REQUEST FOR BIDS

PARK ROYAL EXTERIOR IMPROVEMENTS

18309 96th AVENUE N.E. BOTHELL, WA 98011

RELEASED BY:



CAPITAL CONSTRUCTION DEPARTMENT 700 ANDOVER PARK WEST, SUITE C TUKWILA, WA 98188

BID DATES

ISSUANCE DATE: APRIL 21, 2022

DUE DATE: MAY 12, 2022

TIME: 1:00PM



TABLE OF CONTENTS SECTIONS

- A. INFORMATIONAL FORMS
- **B. BID PROPOSAL**
- **BB.** NO PARTICIPATION RESPONSE FORM
- C. CONTRACT DOCUMENTS
- **D.** THIRD PARTY REPORTS
- **E. DRAWINGS AND SPECIFICATIONS**



A - SECTION

INFORMATIONAL FORMS

- A.1 Invitation to Bid
- A.2 Notice to All Bidders
- A.3 Instructions to Bidders for Contracts (form HUD 5369)
- A.4 Fair Housing / Accessibility Notice
- A.5 Pre-Bid Conference MANDATORY ATTENDANCE
- A.6 Project Wage Rates
- A.7 Tax Applications
- A.8 Section 3
 - a. Clause
 - b. Supplemental Instruction to Bidders
- A.9 Progress Payment Suspension Criteria
- A.10 Executive Order 11246 (as Amended)
- A.11 Compliance with Executive Order 13496
- A.12 Requirements for Public Works Jobs
 - a. Requirements for Public Works Jobs
 - b. Screenshots of Intent
 - c. Requirements for Certified Payroll



INVITATION FOR BID

DUE DATE: MAY 12, 2022

The 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: PARK ROYAL EXTERIOR IMPROVEMENTS

Park Royal is a 2-building apartment complex located at 18309 96th Ave. NE Bothell, WA 98011. Built in 1967, both buildings have 2 floors with steel frame elevated walkways. The south building has seventeen, 2 bedroom, 1 bath units which includes one daylight basement unit and laundry room. The north building has six, 2 bedroom, 1 bath units and a laundry room. The typical existing wall construction is ½" GWB, 2x4 framing, batt insulation, ½" sheathing and cedar lap siding. The Park Royal Exterior Improvement is an envelope and re-roof project, that consists of the removal of the existing siding, windows, exterior doors, building and unit signage, and all appurtenances per plan. Elevated walkways and stairs to be completely re-built with new pier pads, steel posts, beams, bridge decks (deck pans with concrete top), guard rails and handrails. Interior work to include removal of select GWB to install bracing and strapping for new elevated walkway support GWB patching and interior paint finishes.

For complete scope, please see E.1 Scope of Work and Technical Specifications

DRAWINGS – PROJECT MANUAL DISTRIBUTION:

Drawing and bid documents can be downloaded from: https://www.kcha.org/business/construction/open

PRE-BID CONFERENCE:

Date:	April 28, 2022
Time:	10:00 AM
Jobsite Address:	18309 96 th Ave. N.E., Bothell, WA 98011
Notation:	Attendance of the Pre-Bid Site Visit is MANDATORY .
Questions /	Direct Questions, Requests or Clarification by Email or Fax to:
Contact Person:	Project Manager: Carl Frankel
	Email Address: carlf@kcha.org
	Phone Number: 206-574-1249
	No Later Than: May 5, 2022
Website Posting:	https://www.kcha.org/business/construction/open
	All responses shall be in the form of Addenda
	All Addenda(s) will post As Occurs
	Plan Holder's List posts every Friday
BIDS ARE DUE:	
Date:	May 12, 2022
Time:	1:00 pm (see KCHA Process – COVID-19 Process Changes)
Address:	King County Housing Authority - Capital Construction Office
	700 Andover Park West, Suite C, Tukwila, WA 98188
Submittal Procedure:	Envelope MUST BE:
	a. Sealed
	b. List Name and Address of your Firm/Company
	c. List Due Date and Time
	d. List Project Name:
	PARK ROYAL EXTERIOR IMPROVEMENTS
	 PARK ROYAL EXTERIOR IMPROVEMENTS e. Mailing / Shipping Package or Wrapping must also be marked with this



KCHA Process:

All Bids MUST BE Time and Date Stamped at KCHA – Capital Construction Office by the above Due Date and Time.

- a. No Bids will be accepted after that Date and Time
- b. No Bids Faxed or Email will be accepted
- **COVID-19 Process Changes**
- a. Bids should be dropped off at the front desk at 600 Andover Park West, Tukwila, WA 98188.
- b. Bids will be accepted between 11:00AM 1:00PM ONLY. The front desk will only be open during these hours.
- c. A KCHA representative will be present at the front desk to time stamp bids.
- d. There will be NO PUBLIC READING of the bids.
- e. At 1:00PM bidding will be closed and KCHA staff will tabulate the bids and notify bidders by email of the bid results.

**NOTE: Contractors have the option to mail in bids, but bids must be received by the deadline of 1:00PM. KCHA does not recommend mailing in bids due to possible complications or difficulties that may arise with the mail delivery.

BID BOND OR CERTIFIED CHECK:

Amount:	Five (5%) Percent of the Total bid must accompany Each Bid greater than one
	hundred fifty (\$150,000) dollars.
Payable to:	King County Housing Authority
Process:	Bid Bond or Certified Check will be returned to the Unsuccessful Bidders within Ten (10) Days after the Contract Award.

BONDS MUST BE ORIGINAL, NO PHOTOCOPIES OR SCANNED BONDS WILL BE ALLOWED

COVID-19 REQUIRED COMPLIANCE

Contractor must submit a signed copy of COVID-19 Job Site Requirements (see Section B.2). Signing the document is an indication that the Contractor has read and understands what is required to comply with the COVID-19 Requirements. If selected, the Contractor will be required to submit COVID-19 Protection Protocols in place for the Contractor's company, as well as a site specific COVID-19 safety plan; both of which will be placed into the contract as exhibits.

ASSURANCE OF COMPLETION:

Projects valued over one hundred fifty thousand (\$150,000) dollars **require** a one hundred (100%) percent Performance and Payment Bond. (See Section C – Contract Documents)

BONDING CAPACITY:

Provide **with your bid proposal**, a written statement from the contractor's bonding agent of the contractor's ability and capacity for providing a one hundred (100%) percent Performance and Payment Bond for the project. The statement shall be made on the official letterhead of the bonding company and signed by an authorized agent of the bonding company.

BONDING & INSURANCE FOR CONTRACT AWARD:

The contract award will be contingent on full performance bonding, or equivalent and contractor's ability to meet KCHA insurance requirements as outlined in the bid documents.

NON-ROUTINE MAINTENANCE WAGE RATES:

Bidders should note that the current Non-Routine Maintenance wage rates and weekly payroll reporting requirements apply to this project.



WASHINGTON STATE REQUIREMENT:

All contractors and subcontractors working on this project are required to file a "Statement of Intent to Pay Prevailing Wages", "Affidavit of Wages Paid" and certified payroll with L&I. (See Form **A.12** for additional information.)

EEOE:

The King County Housing Authority 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 RESERVED RIGHTS:

The King County Housing Authority 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 thirty (30) calendar days subsequent to the opening of the bids without the written consent of KCHA.

The King County Housing Authority also reserves the right to reject all bids, for any reason, prior to Contract Execution.

PUBLIC RECORDS:

All information submitted to KCHA will become public records, as per RCW 42.56. If you are submitting information, which you think is confidential and/or proprietary to your business, KCHA recommends that you do not submit that information, as KCHA cannot guarantee that type of information will be withheld from a public disclosure request.

PLAN CENTERS:

Bid documents, including drawings, specifications and conditions of the agreements may be examined at the following offices:

BUILDERS EXCHANGE OF WA	CONTRACTOR PLAN CENTER	BLUE BOOK
2607 Wetmore Ave.	5468 SE International Way	33801 1 st Way S., Ste. 251
Everett, WA 98201	Milwaukie, OR 97222	Federal Way, WA 98003
www.bxwa.com	www.contractorplancenter.com	www.thebluebook.com
425-258-1303	503-650-0148	800-431-2584 x3121
DAILY JOURNAL OF COMMERCE	DODGE DATA & ANALYTICS	ISQFT
<u>www.djc.com</u>	www.construction.com	<u>www.isqft.com</u>
206-622-8272	206-328-5615	800-364-2059 x7051

The King County Housing Authority 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.

The King County Housing Authority 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 thirty (30) calendar days subsequent to the opening of the bids without the written consent of KCHA.

PUBLICATION:	Daily Journal of Commerce The Seattle Medium	Daily Wednesday
	Northwest Asian Weekly KCHA Web Site	Thursday www.kcha.org/business/construction/open



CONTACT PERSON:

Carl Frankel 206-574-1249 carlf@kcha.org

Project Manager Phone Number Email Address

EXAMPLE OF <u>SEALED</u> ENVELOPE PROCEDURE / PREPARATION:

FROM:

ENTER YOUR COMPANY NAME Street Address City, State, Zip Code

TO:

KING COUNTY HOUSING AUTHORITY CAPITAL CONSTRUCTION DEPARTMENT 700 Andover Park West, Suite C Tukwila, WA 98188

BID DUE:

Date: May 12, 2022 Time: 1:00 PM

PROJECT NAME: PARK ROYAL EXTERIOR IMPROVEMENTS

Upon Receipt, the Envelope will be Time and Date Stamped by King County Housing Authority



NOTICE TO ALL BIDDERS

In order to be considered as **RESPONSIVE BIDS**, all bidders <u>MUST</u> submit Signed Section B forms no later than the **Bid Due Date and Time**:

- **B.1 Bid Form**
- **B.2** COVID-19 Job Site Requirements
- **B.3** Bidder's Experience Record
- **B.4** Contractor Certification
- **B.5** Non-Collusive Affidavit
- **B.6** Equal Opportunity
- **B.7** Bid Security (Submit only for bids greater than \$150,000)
- **B.8** Debarment / Suspension Compliance Certification
- **B.9** Proposed Subcontractor List
- B.10 Section 3
 - a. Business Certification
 - b. Subcontractor Work Plan
 - c. Individual Certification and FAQ's
- **B.11** Harassment and Discrimination Policies
- **B.12** WMBE Survey (Form is not required to be responsive, but requested)
- B.13 Preliminary Project Schedule Provided by Contractor

From HUD Website 2021

U.S. Department of Housing and Urban Development

Office of Public and Indian Housing

Instructions to Bidders for Contracts Public and Indian Housing Programs

Previous edition is obsolete

FORM 5369

Instructions to Bidders for Contracts

Public and Indian Housing Programs

Table of Contents

Clause	Page
1. Bid Preparation and Submission	1
2. Explanations and Interpretations to P	rospective Bidders 1
3. Amendments to Invitations for Bids	1
4. Responsibility of Prospective Contract	tor 1
5. Late Submissions, Modifications, and	Withdrawal of Bids 1
6. Bid Opening	2
7. Service of Protest	2
8. Contract Award	2
9. Bid Guarantee	3
10. Assurance of Completion	3
11. Preconstruction Conference	3
12. Indian Preference Requirements	3

1. Bid Preparation and Submission

(a) Bidders are expected to examine the specifications, drawings, all instructions, and, if applicable, the construction site (see also the contract clause entitled **Site Investigation and Conditions Affect-***ing the Work* of the *General Conditions of the Contract for Construc-tion*). Failure to do so will be at the bidders' risk.

(b) All bids must be submitted on the forms provided by the Public Housing Agency/Indian Housing Authority (PHA/IHA). Bidders shall furnish all the information required by the solicitation. Bids must be signed and the bidder's name typed or printed on the bid sheet and each continuation sheet which requires the entry of information by the bidder. Erasures or other changes must be initialed by the person signing the bid. Bids signed by an agent shall be accompanied by evidence of that agent's authority. (Bidders should retain a copy of their bid for their records.)

(c) Bidders must submit as part of their bid a completed form HUD-5369-A, "Representations, Certifications, and Other-Statements of Bidders." NO LONGER REQUIRED BY HUD

(d) All bid documents shall be sealed in an envelope which shall be clearly marked with the words "Bid Documents," the Invitation for Bids (IFB) number, any project or other identifying number, the bidder's name, and the date and time for receipt of bids.

(e) If this solicitation requires bidding on all items, failure to do so will disqualify the bid. If bidding on all items is not required, bidders should insert the words "No Bid" in the space provided for any item on which no price is submitted.

(f) Unless expressly authorized elsewhere in this solicitation, alternate bids will not be considered.

(g) Unless expressly authorized elsewhere in this solicitation, bids submitted by telegraph or facsimile (fax) machines will not be considered.

(h) If the proposed contract is for a Mutual Help project (as described in 24 CFR Part 905, Subpart E) that involves Mutual Help contributions of work, material, or equipment, supplemental information regarding the bid advertisement is provided as an attachment to this solicitation.

2. Explanations and Interpretations to Prospective Bidders

(a) Any prospective bidder desiring an explanation or interpretation of the solicitation, specifications, drawings, etc., must request it at least 7 days before the scheduled time for bid opening. Requests may be oral or written. Oral requests must be confirmed in writing. The only oral clarifications that will be provided will be those clearly related to solicitation procedures, i.e., not substantive technical information. No other oral explanation or interpretation will be provided. Any information given a prospective bidder concerning this solicitation will be furnished promptly to all other prospective bidders as a written amendment to the solicitation, if that information is necessary in submitting bids, or if the lack of it would be prejudicial to other prospective bidders.

(b) Any information obtained by, or provided to, a bidder other than by formal amendment to the solicitation shall not constitute a change to the solicitation.

3. Amendments to Invitations for Bids

(a) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

(b) Bidders shall acknowledge receipt of any amendment to this solicitation (1) by signing and returning the amendment, (2) by identifying the amendment number and date on the bid form, or (3) by letter, telegram, or facsimile, if those methods are authorized in the solicitation. The PHA/IHA must receive acknowledgement by the time and at the place specified for receipt of bids. Bids which fail to acknowledge the bidder's receipt of any amendment will result in the rejection of the bid if the amendment(s) contained information which substantively changed the PHA's/IHA's requirements.

(c) Amendments will be on file in the offices of the PHA/IHA and the Architect at least 7 days before bid opening.

4. Responsibility of Prospective Contractor

(a) The PHA/IHA will award contracts only to responsible prospective contractors who have the ability to perform successfully under the terms and conditions of the proposed contract. In determining the responsibility of a bidder, the PHA/IHA will consider such matters as the bidder's:

- (1) Integrity;
- (2) Compliance with public policy;
- (3) Record of past performance; and
- (4) Financial and technical resources (including construction and technical equipment).

(b) Before a bid is considered for award, the bidder may be requested by the PHA/IHA to submit a statement or other documentation regarding any of the items in paragraph (a) above. Failure by the bidder to provide such additional information shall render the bidder nonresponsible and ineligible for award.

5. Late Submissions, Modifications, and Withdrawal of Bids

(a) Any bid received at the place designated in the solicitation after the exact time specified for receipt will not be considered unless it is received before award is made and it:

(1) Was sent by registered or certified mail not later than the fifth calendar day before the date specified for receipt of offers (e.g., an offer submitted in response to a solicitation requiring receipt of offers by the 20th of the month must have been mailed by the 15th);

(2) Was sent by mail, or if authorized by the solicitation, was sent by telegram or via facsimile, and it is determined by the PHA/IHA that the late receipt was due solely to mishandling by the PHA/IHA after receipt at the PHA/IHA; or

(3) Was sent by U.S. Postal Service Express Mail Next Day Service - Post Office to Addressee, not later than 5:00 p.m. at the place of mailing two working days prior to the date specified for receipt of proposals. The term "working days" excludes weekends and observed holidays.

(b) Any modification or withdrawal of a bid is subject to the same conditions as in paragraph (a) of this provision.

(c) The only acceptable evidence to establish the date of mailing of a late bid, modification, or withdrawal sent either by registered or certified mail is the U.S. or Canadian Postal Service postmark both on the envelope or wrapper and on the original receipt from the U.S. or Canadian Postal Service. Both postmarks must show a legible date or the bid, modification, or withdrawal shall be processed as if mailed late. "Postmark" means a printed, stamped, or otherwise placed impression (exclusive of a postage meter machine impression) that is readily identifiable without further action as having been supplied and affixed by employees of the U.S. or Canadian Postal Service on the date of mailing. Therefore, bidders should request the postal clerk to place a hand cancellation bull's-eye postmark on both the receipt and the envelope or wrapper.

(d) The only acceptable evidence to establish the time of receipt at the PHA/IHA is the time/date stamp of PHA/IHA on the proposal wrapper or other documentary evidence of receipt maintained by the PHA/IHA.

(e) The only acceptable evidence to establish the date of mailing of a late bid, modification, or withdrawal sent by Express Mail Next Day Service-Post Office to Addressee is the date entered by the post office receiving clerk on the "Express Mail Next Day Service-Post Office to Addressee" label and the postmark on both the envelope or wrapper and on the original receipt from the U.S. Postal Service. "Postmark" has the same meaning as defined in paragraph (c) of this provision, excluding postmarks of the Canadian Postal Service. Therefore, bidders should request the postal clerk to place a legible hand cancellation bull's eye postmark on both the receipt and Failure by a bidder to acknowledge receipt of the envelope or wrapper.

(f) Notwithstanding paragraph (a) of this provision, a late modification of an otherwise successful bid that makes its terms more favorable to the PHA/IHA will be considered at any time it is received and may be accepted.

(g) Bids may be withdrawn by written notice, or if authorized by this solicitation, by telegram (including mailgram) or facsimile machine transmission received at any time before the exact time set for opening of bids; provided that written confirmation of telegraphic or facsimile withdrawals over the signature of the bidder is mailed and postmarked prior to the specified bid opening time. A bid may be withdrawn in person by a bidder or its authorized representative if, before the exact time set for opening of bids, the identity of the person requesting withdrawal is established and the person signs a receipt for the bid.

6. Bid Opening

All bids received by the date and time of receipt specified in the solicitation will be publicly opened and read. The time and place of opening will be as specified in the solicitation. Bidders and other interested persons may be present.

7. Service of Protest

(a) Definitions. As used in this provision:

"Interested party" means an actual or prospective bidder whose direct economic interest would be affected by the award of the contract.

"Protest" means a written objection by an interested party to this solicitation or to a proposed or actual award of a contract pursuant to this solicitation.

(b) Protests shall be served on the Contracting Officer by obtaining written and dated acknowledgement from —

Contracting Officer Capital Construction Department King County Housing Authority 600 Andover Park West Tukwila, WA 98188

[Contracting Officer designate the official or location where a protest may be served on the Contracting Officer]

(c) All protests shall be resolved in accordance with the PHA's/ IHA's protest policy and procedures, copies of which are maintained at the PHA/IHA.

8. Contract Award

(a) The PHA/IHA will evaluate bids in response to this solicitation without discussions and will award a contract to the responsible bidder whose bid, conforming to the solicitation, will be most advantageous to the PHA/IHA considering only price and any price-related factors specified in the solicitation.

(b) If the apparent low bid received in response to this solicitation exceeds the PHA's/IHA's available funding for the proposed contract work, the PHA/IHA may either accept separately priced items (see 8(e) below) or use the following procedure to determine contract award. The PHA/IHA shall apply in turn to each bid (proceeding in order from the apparent low bid to the high bid) each of the separately priced bid deductible items, if any, in their priority order set forth in this solicitation. If upon the application of the first deductible item to all initial bids, a new low bid is within the PHA's/IHA's available funding, then award shall be made to that bidder. If no bid is within the available funding amount, then the PHA/IHA shall apply the second deductible item. The PHA/IHA shall continue this process until an evaluated low bid, if any, is within the PHA's/IHA's available funding. If upon the application of all deductibles, no bid is within the PHA's/IHA's available funding, or if the solicitation does not request separately priced deductibles, the PHA/IHA shall follow its written policy and procedures in making any award under this solicitation.

(c) In the case of tie low bids, award shall be made in accordance with the PHA's/IHA's written policy and procedures.

(d) The PHA/IHA may reject any and all bids, accept other than the lowest bid (e.g., the apparent low bid is unreasonably low), and waive informalities or minor irregularities in bids received, in accordance with the PHA's/IHA's written policy and procedures.

(e) Unless precluded elsewhere in the solicitation, the PHA/IHA may accept any item or combination of items bid.

(f) The PHA/IHA may reject any bid as nonresponsive if it is materially unbalanced as to the prices for the various items of work to be performed. A bid is materially unbalanced when it is based on prices significantly less than cost for some work and prices which are significantly overstated for other work.

(g) A written award shall be furnished to the successful bidder within the period for acceptance specified in the bid and shall result in a binding contract without further action by either party.

9. Bid Guarantee (applicable to construction and equipment contracts exceeding \$25,000)

KCHA Procurement Policy requires Bid Guarantees for Projects valued at \$150,000 or more.

All bids must be accompanied by a negotiable bid guarantee which shall not be less than five percent (5%) of the amount of the bid. The bid guarantee may be a certified check, bank draft, U.S. Government Bonds at par value, or a bid bond secured by a surety company acceptable to the U.S. Government and authorized to do business in the state where the work is to be performed. In the case where the work under the contract will be performed on an Indian reservation area, the bid guarantee may also be an irrevocable Letter of Credit (see provision 10, Assurance of Completion, below). Certified checks and bank drafts must be made payable to the order of the PHA/IHA. The bid guarantee shall insure the execution of the contract and the furnishing of a method of assurance of completion by the successful bidder as required by the solicitation. Failure to submit a bid guarantee with the bid shall result in the rejection of the bid. Bid guarantees submitted by unsuccessful bidders will be returned as soon as practicable after bid opening.

10. Assurance of Completion

(a) Unless otherwise provided in State law, the successful bidder shall furnish an assurance of completion prior to the execution of any contract under this solicitation. This assurance may be [Contracting Officer check applicable items] —

[X] (1) a performance and payment bond in a penal sum of 100 percent of the contract price; or, as may be required or permitted by State law;

[] (2) separate performance and payment bonds, each for 50 percent or more of the contract price;

[] (3) a 20 percent cash escrow;

[] (4) a 25 percent irrevocable letter of credit; or,

[] (5) an irrevocable letter of credit for 10 percent of the total contract price with a monitoring and disbursements agreement with the IHA (applicable only to contracts awarded by an IHA under the Indian Housing Program).

(b) Bonds must be obtained from guarantee or surety companies acceptable to the U.S. Government and authorized to do business in the state where the work is to be performed. Individual sureties will not be considered. U.S. Treasury Circular Number 570, published annually in the Federal Register, lists companies approved to act as sureties on bonds securing Government contracts, the maximum underwriting limits on each contract bonded, and the States in which the company is licensed to do business. Use of companies listed in this circular is mandatory. Copies of the circular may be downloaded on the U.S. Department of Treasury website http://www.fms.treas.gov/c570/index.html, or ordered for a minimum fee by contacting the Government Printing Office at (202) 512-2168.

(c) Each bond shall clearly state the rate of premium and the total amount of premium charged. The current power of attorney for the person who signs for the surety company must be attached to the bond. The effective date of the power of attorney shall not precede the date of the bond. The effective date of the bond shall be on or after the execution date of the contract.

(d) Failure by the successful bidder to obtain the required assurance of completion within the time specified, or within such extended period as the PHA/IHA may grant based upon reasons determined adequate by the PHA/IHA, shall render the bidder ineligible for award. The PHA/IHA may then either award the contract to the next lowest responsible bidder or solicit new bids. The PHA/IHA may retain the ineligible bidder's bid guarantee.

11. Preconstruction Conference (applicable to construction contracts)

After award of a contract under this solicitation and prior to the start of work, the successful bidder will be required to attend a preconstruction conference with representatives of the PHA/IHA and its architect/engineer, and other interested parties convened by the PHA/IHA. The conference will serve to acquaint the participants with the general plan of the construction operation and all other requirements of the contract (e.g., Equal Employment Opportunity, Labor Standards). The PHA/IHA will provide the successful bidder with the date, time, and place of the conference.

12. Indian Preference Requirements (applicable only if this solicitation is for a contract to be performed on a project for an Indian Housing Authority)

(a) HUD has determined that the contract awarded under this solicitation is subject to the requirements of section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e(b)). Section 7(b) requires that any contract or subcontract entered into for the benefit of Indians shall require that, to the greatest extent feasible

(1) Preferences and opportunities for training and employment (other than core crew positions; see paragraph (h) below) in connection with the administration of such contracts or subcontracts be given to qualified "Indians." The Act defines "Indians" to mean persons who are members of an Indian tribe and defines "Indian tribe" to mean any Indian tribe, band, nation, or other organized group or community, including any Alaska Native village or regional or village corporation as defined in or established pursuant to the Alaska Native Claims Settlement Act, which is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians; and,

(2) Preference in the award of contracts or subcontracts in connection with the administration of contracts be given to Indian organizations and to Indian-owned economic enterprises, as defined in section 3 of the Indian Financing Act of 1974 (25 U.S.C. 1452). That Act defines "economic enterprise" to mean any Indianowned commercial, industrial, or business activity established or organized for the purpose of profit, except that the Indian ownership must constitute not less than 51 percent of the enterprise; "Indian organization" to mean the governing body of any Indian tribe or entity established or recognized by such governing body; "Indian" to mean any person who is a member of any tribe, band, group, pueblo, or community which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs and any "Native" as defined in the Alaska Native Claims Settlement Act; and Indian "tribe" to mean any Indian tribe, band, group, pueblo, or community including Native villages and Native groups (including

Treasury website: https://www.fiscal.treasury.gov/surety-bonds/

eorporations organized by Kenai, Juneau, Sitka, and Kodiak) as defined in the Alaska Native Claims Settlement Act, which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs.

(b) (1) The successful Contractor under this solicitation shall comply with the requirements of this provision in awarding all subcontracts under the contract and in providing training and employment opportunities.

(2) A finding by the IHA that the contractor, either (i) awarded a subcontract without using the procedure required by the IHA, (ii) falsely represented that subcontracts would be awarded to Indian enterprises or organizations; or, (iii) failed to comply with the contractor's employment and training preference bid statement shall be grounds for termination of the contract or for the assessment of penalties or other remedies.

(c) If specified elsewhere in this solicitation, the IHA may restrict the solicitation to qualified Indian-owned enterprises and Indian organizations. If two or more (or a greater number as specified elsewhere in the solicitation) qualified Indian-owned enterprises or organizations submit responsive bids, award shall be made to the qualified enterprise or organization with the lowest responsive bid. If fewer than the minimum required number of qualified Indian-owned enterprises or organizations submit responsive bids, the IHA shall reject all bids and readvertise the solicitation in accordance with paragraph (d) below.

(d) If the IHA prefers not to restrict the solicitation as described in paragraph (c) above, or if after having restricted a solicitation an insufficient number of qualified Indian enterprises or organizations submit bids, the IHA may advertise for bids from non-Indian as well as Indian-owned enterprises and Indian organizations. Award shall be made to the qualified Indian enterprise or organization with the lowest responsive bid if that bid is –

(1) Within the maximum HUD-approved budget amount established for the specific project or activity for which bids are being solicited; and

(2) No more than the percentage specified in 24 CFR 905.175(c) higher than the total bid price of the lowest responsive bid from any qualified bidder. If no responsive bid by a qualified Indian-owned economic enterprise or organization is within the stated range of the total bid price of the lowest responsive bid from any qualified enterprise, award shall be made to the bidder with the lowest bid.

(e) Bidders seeking to qualify for preference in contracting or subcontracting shall submit proof of Indian ownership with their bids. Proof of Indian ownership shall include but not be limited to:

(1) Certification by a tribe or other evidence that the bidder is an Indian. The IHA shall accept the certification of a tribe that an individual is a member.

(2) Evidence such as stock ownership, structure, management, control, financing and salary or profit sharing arrangements of the enterprise. (f) (1) All bidders must submit with their bids a statement describing how they will provide Indian preference in the award of subcontracts. The specific requirements of that statement and the factors to used by the IHA in determining the statement's adequacy are included as an attachment to this solicitation. Any bid that fails to include the required statement shall be rejected as nonresponsive. The IHA may require that comparable statements be provided by subcontractors to the successful Contractor, and may require the Contractor to reject any bid or proposal by a subcontractor that fails to include the statement.

(2) Bidders and prospective subcontractors shall submit a certification (supported by credible evidence) to the IHA in any instance where the bidder or subcontractor believes it is infeasible to provide Indian preference in subcontracting. The acceptance or rejection by the IHA of the certification shall be final. Rejection shall disqualify the bid from further consideration.

(g) All bidders must submit with their bids a statement detailing their employment and training opportunities and their plans to provide preference to Indians in implementing the contract; and the number or percentage of Indians anticipated to be employed and trained. Comparable statements from all proposed subcontractors must be submitted. The criteria to be used by the IHA in determining the statement(s)'s adequacy are included as an attachment to this solicitation. Any bid that fails to include the required statement(s), or that includes a statement that does not meet minimum standards required by the IHA shall be rejected as nonresponsive.

(h) Core crew employees. A core crew employee is an individual who is a bona fide employee of the contractor at the time the bid is submitted; or an individual who was not employed by the bidder at the time the bid was submitted, but who is regularly employed by the bidder in a supervisory or other key skilled position when work is available. Bidders shall submit with their bids a list of all core crew employees.

(i) Preference in contracting, subcontracting, employment, and training shall apply not only on-site, on the reservation, or within the IHA's jurisdiction, but also to contracts with firms that operate outside these areas (e.g., employment in modular or manufactured housing construction facilities).

(j) Bidders should contact the IHA to determine if any additional local preference requirements are applicable to this solicitation.

(k) The IHA [] does [] does not [Contracting Officer check applicable box] maintain lists of Indian-owned economic enterprises and Indian organizations by specialty (e.g., plumbing, electrical, foundations), which are available to bidders to assist them in meeting their responsibility to provide preference in connection with the administration of contracts and subcontracts.



FAIR HOUSING/ACCESSIBILITY NOTICE

A. <u>SUBJECT:</u>

Accessibility Notice: Section 504 of the Rehabilitation Act of 1973; the Americans with Disabilities Act of 1990; the Architectural Barriers Act of 1968 and the Fair Housing Act of 1988.

B. <u>PURPOSE:</u>

The purpose of this Notice is to remind recipients of Federal funds (in this instance, the Public Housing Authority) of their obligation to comply with pertinent laws and implementing regulations which provide for non-discrimination and accessibility in Federally funded housing and non-housing programs for people with disabilities.

C. <u>NOTIFICATIONS:</u>

Public housing agencies (PHAs) and other recipients of Federal PIH funds are responsible for providing this Notice to all current and future contractors participating in covered programs / activities or performing work covered under the above subject legislation and implementing regulations.

D. <u>TO READ THE FULL TEXT OF THE NOTICE:</u>

Go to <u>www.kcha.org/business/requirements</u> Scroll down to Fair Housing Laws and Read: <u>Fair Housing / Accessibility Notice</u>



PRE-BID CONFERENCE

There will be a Pre-Bid Conference prior to the date of the bid opening for the purpose of providing a general discussion and review of any questions that might pertain to the bidding documents and procedures. All interested contractors are required to attend this meeting after reading the Project Manual. Please bring Project Manual and drawings, if any, to this conference. Project Manuals will be available for purchase at the Pre-Bid Conference. ATTENDANCE OF THE PRE-BID CONFERENCE IS REQUIRED FOR ACCEPTANCE OF BID FROM THE CONTRACTOR.

PROJECT SITE ADDRESS:	PARK ROYAL
	18309 96 th Ave. N.E.
	Bothell, WA 98011
CONFERENCE DATE:	April 28, 2022
TIME:	10:00 AM
CONTACT NAME:	Carl Frankel
EMAIL:	carlf@kcha.org



PROJECT WAGE RATES

A. DAVIS BACON WAGE RATES (NA)

B. NON-ROUTINE MAINTENANCE WAGES

TYPE OF WAGE RATES:NON-ROUTINE MAINTENANCEWAGE DATE:01-01-21

For contracts entered into pursuant to competitive bidding procedures, the bid opening date "locks-in" the Non-Routine Maintenance Wage Rates that will be used during the course of the project.

NOTE: The awarded bidder will be required to submit, along with other contractual documentation, Form C.9 Certification of Compliance with Washington State Wage Payment Statutes.



NON-ROUTINE MAINTENANCE WAGE RATES

	HOURLY WAGE RATES						
WORK CLASSIFICATIONS	BASIC WAGE	FRINGE BENEFITS	TOTAL				
Asphalt Painter	\$27.06	\$8.85	\$35.91				
Asphalt Raker	\$25.27	\$8.27	\$33.54				
Backhoe Operator	\$27.06	\$8.85	\$35.91				
Carpenter	\$32.02	\$10.49	\$42.51				
Cement Mason - Finisher	\$32.02	\$10.49	\$42.51				
Concrete Saw Operator	\$25.27	\$8.27	\$33.54				
Drywaller	\$27.06	\$8.85	\$35.91				
Electrician	\$32.02	\$10.49	\$42.51				
Elevator Mechanic	\$55.86	\$39.76	\$95.62				
Glazier	\$27.06	\$8.85	\$35.91				
HVAC/Furnace Mechanic	\$32.02	\$10.40	\$42.42				
Ironworker	\$43.95	\$31.00	\$74.95				
Laborer	\$25.27	\$8.27	\$33.54				
Low Voltage Technician	\$32.02	\$10.49	\$42.51				
Motor Grader	\$25.27	\$8.27	\$33.54				
Painter	\$27.06	\$8.85	\$35.91				
Paver/Roller/(Sakai Roller)	\$27.06	\$8.85	\$35.91				
Paving Machine Operator - Self Propelled	\$27.06	\$8.85	\$35.91				
Pipe Reliner	\$32.02	\$10.49	\$42.51				
Pipefitter	\$25.27	\$8.27	\$33.54				
Plumber	\$32.02	\$10.49	\$42.51				
Pressure Washer	\$19.78	\$6.30	\$26.08				
Refrigeration Mechanic	\$32.02	\$10.49	\$42.51				
Roofer	\$27.06	\$8.85	\$35.91				
Screedman	\$27.06	\$8.85	\$35.91				
Soft Floor Layer	\$25.27	\$8.27	\$33.54				
Tree Trimmer/Tree Climber	\$19.78	\$6.30	\$26.08				
Truck Driver all yardage	\$25.27	\$8.27	\$33.54				



TAX APPLICATIONS

TAX APPLICATIONS

If you have questions regarding the application of the retail sales tax exemption to the King County Housing Authority, please call your personal tax advisor or the Washington State Department of Revenue Office toll-free for one-on-one help: Telephone Information Center 1-800-647-7706.

WAC 458-20-17001

Government contracting -- Construction, installations, or improvements to government real property.

(1) Special business and occupation tax applications and special sales/use tax applications pertain for prime and subcontractors who perform certain construction, installation, and improvements to real property of or for the United States, its instrumentalities, or a county or city housing authority created pursuant to chapter 35.82 RCW. These specific construction activities are excluded from the definition of "sale at retail" under RCW 82.04.050. All other sales to the United States, its agencies or instrumentalities are taxable as retail sales or wholesale sales, as appropriate. See WAC 458-20-190.

(2) The definitions of terms and general provisions contained in WAC 458-20-170 apply equally for this rule, as appropriate. In addition, the terms, "clearing land" and "moving earth" include well drilling, core drilling, and hole digging, whether or not casing materials are installed and any grading or clearing of land, including the razing of buildings or other structures.

Business and Occupation Tax

(3) Amounts derived from constructing, repairing, decorating, or improving new or existing buildings or other structures, including installing or attaching tangible personal property therein or thereto, and clearing land or moving earth, of or for the United States, its instrumentalities, or county or city housing authorities of chapter 35.82 RCW are taxable under the government contracting classification of business and occupation tax. The measure of the tax is the gross contract price.

(4) Government contractors who manufacture or produce any tangible personal property for their own commercial or industrial use as consumers in performing government contracting activities are subject to the manufacturing classification of business and occupation tax measured by the value of the property manufactured or produced. See also, WAC 458-20-134. The manufacturing tax applies even though the property manufactured or produced for commercial use may be subsequently incorporated into buildings or other structures under the government contract and may thereby enhance the gross contract price.

Retail Sales Tax

(5) The retail sales tax does not apply to the gross contract price, or any part thereof, for any business activities taxable under the government contracting classification. Prime and subcontractors who perform such activities are themselves included within the statutory definition of "consumer" under RCW 82.04.190 and are required to pay retail sales tax upon all purchases of materials, including prefabricated and precast items, equipment, and other tangible personal property which is installed, applied, attached, or otherwise incorporated in their government contracting work. This applies for all such purchases of tangible personal property for installation, etc., even though the full purchase price of such property will be reimbursed by the government or housing authority in the gross contract price. It also applies notwithstanding that the contract may contain an immediate title vesting clause which provides that the title to the property vests in the government or housing authority immediately upon its acquisition by the contractor.



(6) Also, the retail sales tax must be paid by government contractors upon their purchases and leases or rentals of tools, consumables, and other tangible personal property used by them as consumers in performing government contracting.

Use Tax

(7) The use tax applies upon the value of all materials, equipment, and other tangible personal property purchased at retail, acquired as a bailee or donee, or manufactured or produced by the contractor for commercial or industrial use in performing government contracting and upon which no retail sales tax has been paid by the contractor, its bailor or donor.

(8) Thus the use tax applies to all property provided by the federal government to the contractor for installation or inclusion in the contract work as well as to all government provided tooling.

(9) The use tax is to be reported and paid by the government contractor who actually installs or applies the property to the contract. Where the actual installing contractor pays the tax, no further use tax is due upon such property by any other contractor.

(10) Note to contractors: The United States Supreme Court has sustained the government contracting tax applications for this state, even though the ultimate economic burden of the tax is borne by the United States Government (Washington v. US, 75 L.Ed 2d 264, 1983).

(11) This rule does not apply to public road construction. See WAC 458-20-171. [Statutory Authority: RCW 82.32.300. 86-10-016 (Order ET 86-9), § 458-20-17001, filed 5/1/86.]

SECTION 3 - CLAUSE

- A. The work to be performed under this contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (Section 3) as implemented by HUD under 24 CFR Part 75 (collectively, the "Section 3 Regulations"). The purpose of Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD- assisted projects covered by Section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, including persons who are recipients of HUD assistance for housing, with preference for both targeted workers living in the service area or neighborhood of the Development and YouthBuild participants.
- B. The parties to this contract agree to comply with Section 3 Regulations. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual obligation or other impediment that would prevent them from complying with Section 3 Regulations.
- C. The Contractor agrees to send to each labor organization or representative of workers with which the Contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the Contractor's commitments under this Section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the Section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- D. The Contractor agrees to include this Section 3 clause in every subcontract subject to compliance with Section 3 Regulations, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this Section 3 clause, upon a finding that the subcontractor is in violation of Section 3 Regulations. The Contractor will not subcontract with any subcontractor where the Contractor has notice or knowledge that the subcontractor has been found in violation of Section 3 Regulations.
- E. The Contractor will certify that any vacant employment positions, including training positions, that are filled; (1) after the Contractor is selected but before the contract is executed, and (2) with persons other than those to whom Section 3 Regulations require employment opportunities to be directed, were not filled to circumvent the Contractor's obligations under Section 3 Regulations.
- F. Noncompliance with HUD's Section 3 Regulations may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- G. Section 3 Employment and Training. Without limiting Contractor's obligation to comply with Section 3 Regulations, the Contractor specifically agrees to use best efforts to provide employment and training opportunities to Section 3 workers in the following order of priority:
 - 1. To residents of the KCHA development where the work is being performed;
 - 2. To residents of other KCHA developments or for residents of Section 8-assisted housing managed by KCHA;
 - 3. To participants in YouthBuild programs; and



- 4. To low- and very low-income persons residing within the Puget Sound Region.
- H. Section 3 Contracting. Without limiting Contractor's obligation to comply with Section 3 Regulations, Contractor specifically agrees to use best efforts to award contracts and subcontracts to business concerns that provide economic opportunities to Section 3 workers in the following order of priority:
 - 1. To Section 3 business concerns that provide economic opportunities for KCHA residents of the development where the work is being performed;
 - 2. To Section 3 business concerns that provide economic opportunities for KCHA residents of other KCHA developments or Section–8 assisted housing managed by KCHA;
 - 3. To YouthBuild programs; and
 - 4. To Section 3 business concerns that provide economic opportunities to Section 3 workers residing within the Puget Sound Region.



SECTION 3 – SUPPLEMENTAL INSTRUCTIONS TO BIDDERS

LOCAL RESIDENT HIRING AND CONTRACTING (SECTION 3) REQUIREMENTS:

The Owner's or King County Housing Authority's (KCHA) goal for this project is to participate in Section 3 activities by including efforts that will provide employment opportunities to Section 3 workers and contracting opportunities to Section 3 businesses. (Section 3 workers and Section 3 Businesses are defined below and in 24 CFR 75.)

The Contractor and its Subcontractors at all tiers for this specific contract will partner with the Owner to contribute to the Owner's overall "Section 3" goals, as described below.

Because local hiring and contracting requirements are defined under Section 3 of the Housing and Community Development Act of 1968, these requirements are commonly referred to as Section 3. The definitions and goals are defined in Sections A and B below. Section C describes the process. Section D discusses consequences of non-compliance with Section 3 goals and Section E describes some local hiring resources. For more information on the Owner's employment and training efforts, or compliance with Section 3, please contact KCHA by email at Section3@kcha.org.

A. Section 3 Definitions

For the purposes of this solicitation:

- 1. "Section 3 worker" means any worker who currently fits or when hired within the past five years fit at least one of the following categories, as documented:
 - a. The worker's income for the previous or annualized calendar year is below the income limit established by HUD. (See Pg. 4 of this section for HUD income limits)
 - b. The worker is employed by a Section 3 business concern.
 - c. The worker is a YouthBuild participant.
- 2. "Targeted Section 3 worker" means a Section 3 worker who is:
 - a. A worker employed by a Section 3 business concern; or
 - b. A worker who currently fits or when hired fit at least one of the following categories, as documented within the past five years:
 - i. A resident of public housing or Section 8-assisted housing;
 - ii. A resident of other public housing projects or Section 8–assisted housing managed by the PHA that is providing the assistance; or
 - iii. A YouthBuild participant.
- 3. "Business concern" means a business entity formed in accordance with State law, and which is licensed under State, county, or municipal law to engage in the type of business activity for which it was formed.
- 4. "Section 3 business concern" means a business concern meeting at least one of the following criteria, documented within the last six-month period:
 - a. It is at least 51 percent owned and controlled by low- or very low-income persons;
 - b. Over 75 percent of the labor hours performed for the business over the prior three-month period are performed by Section 3 workers; or
 - c. It is a business at least 51 percent owned and controlled by current public housing residents or residents who currently live in Section 8–assisted housing.
- 5. The greatest extent feasible means:
 - a. Completing and submitting a Section 3 Work Plan to designated Owner staff prior to contract signing (template to be provided by the Owner).
 - b. If contracting with Section 3 business concerns:



- i. Placing qualified business enterprises on solicitation lists.
- ii. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation of qualified Section 3 businesses.
- iii. Using the services and assistance of the U.S. Small Business Administration, the Minority Business Development Agency of the U.S. Department of Commerce and State and local governmental small business agencies to identify potential Section 3 businesses.
- iv. Ensuring that small and minority businesses and women's business enterprises are solicited whenever they are potential sources.
- c. If hiring Section 3 workers:
 - i. Post job opportunities for a mutually agreed upon length of time through the Owner's employment agency service partners and at project site as appropriate.
 - ii. Conduct interviews with qualified Section 3 workers.
 - iii. Notify designated Owner (KCHA) staff of all new hires.
- d. For both: Complete Section 3 compliance and tracking paperwork as necessary.

B. Section 3 Goals

The Owner will require, to the greatest extent feasible, for the Contractor to demonstrate participation in the local hiring and contracting requirements as defined under Section 3 of the Housing and Community Development Act of 1968.

- 1. Bidders shall demonstrate compliance with the Section 3 goals by making a best faith effort to achieve the following benchmarks:
 - a. Twenty-five (25) percent or more of the total number of labor hours worked by all workers are Section 3 workers; and
 - b. Five (5) percent or more of the total number of labor hours worked by all workers are Targeted Section 3 workers.
- 2. The successful bidder and covered subcontractors shall direct their efforts to provide Section 3 employment opportunities to Section 3 workers in the following order of priority:
 - a. First Priority: Current residents of KCHA development(s) benefitting from project.
 - b. Second Priority: Other Owner public housing and Section 8 voucher- assisted residents.
 - c. Third Priority: Participants in HUD Youthbuild programs.
 - d. Fourth Priority: Other low or very low income individuals in the Housing Authorities metropolitan area (Puget Sound region) who are at or below the Area's Low Income calculation.
- 3. The Contractor and covered subcontractors shall direct their efforts to award contracts to Section 3 business concerns in the following order of priority:
 - a. First Priority: To Section 3 business concern that provides economic opportunities for KCHA residents at the site(s) where the work will take place.
 - b. Second Priority: To Section 3 business concerns that provide economic opportunities for residents of other KCHA developments or Section–8 assisted housing managed by KCHA.
 - c. Third Priority: A subcontractor that is a HUD Youthbuild company.
 - d. Fourth Priority: To Section 3 business concerns that provide economic opportunities to Section 3 workers residing within the metropolitan area (Puget Sound).
- 4. Sealed Bidding

In order for KCHA to meet or exceed its adopted goal that 3% of all non-construction contracts and 10% of construction contracts paid in whole or in part with HUD funds be awarded to Section 3 businesses, KCHA may elect, on a contract-by-contract basis, to award a competitively bid contract to a responsible bidder other than the lowest responsive bidder by using the following procedure:



Bids shall be solicited from both Section 3 and non-Section 3 business concerns. KCHA may award the contract to the qualified Section 3 business concern with the highest priority ranking and with the lowest responsive bid if:

- a. the specific project or KCHA as an agency is otherwise not expected to meet Section 3 utilization goals; and,
- b. the bid is within the maximum total contract price established in KCHA's budget for the specific project for which bids are being taken; and,
- c. the sources of funds for the project are such that there are no conflicts between this procedure and applicable state law; and,
- d. the bid is not more than "X" higher than the total bid price for the lowest responsive bid from any responsible, bidder. "X" is determined as follows:

(FOR KCHA USE ONLY)	$\mathbf{X} = \mathbf{LESSER} \ \mathbf{OF}$:
• When the lowest responsive bid is less than \$100,000	10%
• When the lowest responsive bid is: \$100,000, but less than \$200,000 At least \$200,000 but less than \$300,000 At least \$300,000 but less than \$400,000 At least \$400,000 but less than \$500,000 At least \$500,000 but less than \$1 million At least \$1 million but less than \$2 million	9% 8% 7% 6% 5% 4%
At least \$2 million but less than \$4 million At least \$4 million but less than \$7 million \$7 million or more	3% 2% 1 ½ % of the lowest responsive bid with no dollar limit

If no responsive bid by a Section 3 business concern meets the requirements above, the contract shall be awarded to a responsible bidder with the lowest responsive bid.

C. The Process

- 1. Contract is awarded to lowest responsible Bidder.
- 2. Section 3 orientation with Owner. Once the Notice of Intent to Award has been issued to the successful Bidder, Owner's staff will contact that Bidder and arrange for a meeting to discuss local hiring and contracting goals and strategies in greater detail. At this meeting, the Contractor will be provided a packet that will include a Section 3 overview, Section 3 certification form, and all Section 3 compliance and tracking forms that will be used throughout the contract.
- 3. Contractor reports on Section 3 activities monthly.

FOR CONTRACTS EXCEEDING \$500K ONLY:

- 4. Contractor submits Section 3 Work Plan, including hiring and subcontracting activities, prior to contract execution. Owner reviews and approves work plan prior to contract execution. Section 3 Work Plan shall be included in contract. Owner issues Notice to Proceed, providing all requirements are met.
- 5. Section 3 Work Plan implemented throughout the duration of contract.



D. Penalties for Non-compliance

Owner's commitment to this program is reflected in part by the cost of administering the program. Failure to make a good faith effort to the greatest extent feasible negates such funding and impairs the Owner's efforts to promote workforce diversity and to provide fair and equal opportunities to the public as a whole as a result of the expenditure of public funds. Therefore, if awarded this contract, the parties will mutually agree that failure to meet the requirements, including but not limited to the submission of required documentation, constitutes a material breach of contract. In the event of such breach, Owner may take any or all of the actions as contained in the Contract Documents.

E. Local Hiring Resources

Contact KCHA by email at <u>Section3@kcha.org</u> to obtain a list of local hiring resources.

Location	Bremerton Silverdale (Kitsap County)		Seattle, Bellevue Everett (King/Snohomish Counties)		Tacoma (Pierce County)		Sedro Woolley (Skagit County)	
Income	Extremely Low	\$19,800	Extremely Low	\$24,300	Extremely Low	\$19,100	Extremely Low	\$17,300
Limit 1 Person	Very low income	\$23,950	Very low income	\$40,500	Very low income	\$31,800	Very low income	\$28,850
	Low income	\$52,750	Low income	\$63,350	Low income	\$50,900	Low income	\$46,100

SECTION 3 – 2021 INCOME GUIDELINES



PROGRESS PAYMENT SUSPENSION CRITERIA

CRITERIA will include:

- 1. Non-submittal of Certified Payroll documents (see Informational Form A.12)
- 2. Non-submittal of Section 3 Labor Hours Benchmark Status Report (see Section C for sample)
- 3. No lien release with Application for Payment
- 4. Insurance expires
- 5. Federal and/or State liens on general contractor
- 6. Suspension/expiration of WA State contractor's license
- 7. Work not accomplished
- 8. Work not approved/ accepted
- 9. Repeated safety violations not resolved if warnings from KCHA are ignored
- 10. Incorrect Application for Payment or invoice (whichever is applicable)
- 11. Non-submittal of the GC Certification Upon Application for Payment (see Section E, Division 1 for sample of KCHA Pay Application which includes the continuation sheet, the payment application and the GC Certification)



EXECUTIVE ORDER 11246 (as AMENDED)

---DISCLAIMER--- http://www.dol.gov/general/disclaim#statutory

Executive Order 11246 - Equal Employment Opportunity

SOURCE: The provisions of Executive Order 11246 of Sept. 24, 1965, appear at 30 FR 12319, 12935, 3 CFR, 1964-1965 Comp., p.339, unless otherwise noted.

Under and by virtue of the authority vested in me as President of the United States by the Constitution and statutes of the United States, it is ordered as follows:

Part I - Nondiscrimination in Government Employment

[Part I superseded by EO 11478 of Aug. 8, 1969, 34 FR 12985, 3 CFR, 1966-1970 Comp., p. 803]

Part II - Nondiscrimination in Employment by Government Contractors and Subcontractors Subpart A - Duties of the Secretary of Labor

SEC. 201.The Secretary of Labor shall be responsible for the administration and enforcement of Parts II and III of this Order. The Secretary shall adopt such rules and regulations and issue such orders as are deemed necessary and appropriate to achieve the purposes of Parts II and III of this Order.

[Sec. 201 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

Subpart B - Contractors' Agreements

SEC. 202. Except in contracts exempted in accordance with Section 204 of this Order, all Government contracting agencies shall include in every Government contract hereafter entered into the following provisions:

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

(1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.

(2) The contractor will, in all solicitations or advancements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex or national origin.

(3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor's commitments under Section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(4) The contractor will comply with all provisions of Executive Order No. 11246 of Sept. 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

(5) The contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order No. 11246 of Sept. 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(7) The contractor will include the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the contractor may request the United States to enter into such litigation to protect the interests of the United States."

[Sec. 202 amended by EO 11375 of Oct. 13, 1967, 32 FR 14303, 3 CFR, 1966-1970 Comp., p. 684, EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 203. Each contractor having a contract containing the provisions prescribed in Section 202 shall file, and shall cause each of his subcontractors to file, Compliance Reports with the contracting agency or the Secretary of Labor as may be directed. Compliance Reports shall be filed within such times and shall contain such information as to the practices, policies, programs, and employment policies, programs, and employment statistics of the contractor and each subcontractor, and shall be in such form, as the Secretary of Labor may prescribe.

(b) Bidders or prospective contractors or subcontractors may be required to state whether they have participated in any previous contract subject to the provisions of this Order, or any preceding similar Executive order, and in that event to submit, on behalf of themselves and their proposed subcontractors, Compliance Reports prior to or as an initial part of their bid or negotiation of a contract.

(c) Whenever the contractor or subcontractor has a collective bargaining agreement or other contract or understanding with a labor union or an agency referring workers or providing or supervising apprenticeship or training for such workers, the Compliance Report shall include such information as to such labor union's or agency's practices and policies affecting compliance as the Secretary of Labor may prescribe: Provided, That to the extent such information is within the exclusive possession of a labor union or an agency referring workers or providing or supervising apprenticeship or training and such labor union or agency shall refuse to furnish such information to the contractor, the contractor shall so certify to the Secretary of Labor as part of its Compliance Report and shall set forth what efforts he has made to obtain such information.

(d) The Secretary of Labor may direct that any bidder or prospective contractor or subcontractor shall submit, as part of his Compliance Report, a statement in writing, signed by an authorized officer or agent on behalf of any labor union or any agency referring workers or providing or supervising apprenticeship or other training, with which the bidder or prospective contractor deals, with supporting information, to the effect that the signer's practices and policies do not discriminate on the grounds of race, color, religion, sex or national origin, and that the signer either will affirmatively cooperate in the implementation of the policy and provisions of this Order or that it consents and agrees that recruitment, employment, and the terms and conditions of employment under the proposed contract shall be in accordance with the purposes and



provisions of the order. In the event that the union, or the agency shall refuse to execute such a statement, the Compliance Report shall so certify and set forth what efforts have been made to secure such a statement and such additional factual material as the Secretary of Labor may require.

[Sec. 203 amended by EO 11375 of Oct. 13, 1967, 32 FR 14303, 3 CFR, 1966-1970 Comp., p. 684; EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 204 (a) The Secretary of Labor may, when the Secretary deems that special circumstances in the national interest so require, exempt a contracting agency from the requirement of including any or all of the provisions of Section 202 of this **Order** in any specific contract, subcontract, or purchase **order**.

(b) The Secretary of Labor may, by rule or regulation, exempt certain classes of contracts, subcontracts, or purchase orders (1) whenever work is to be or has been performed outside the United States and no recruitment of workers within the limits of the United States is involved; (2) for standard commercial supplies or raw materials; (3) involving less than specified amounts of money or specified numbers of workers; or (4) to the extent that they involve subcontracts below a specified tier.

(c) Section 202 of this **Order** shall not apply to a Government contractor or subcontractor that is a religious corporation, association, educational institution, or society, with respect to the employment of individuals of a particular religion to perform work connected with the carrying on by such corporation, association, educational institution, or society of its activities. Such contractors and subcontractors are not exempted or excused from complying with the other requirements contained in this **Order**.

(d) The Secretary of Labor may also provide, by rule, regulation, or **order**, for the exemption of facilities of a contractor that are in all respects separate and distinct from activities of the contractor related to the performance of the contract: provided, that such an exemption will not interfere with or impede the effectuation of the purposes of this **Order**: and provided further, that in the absence of such an exemption all facilities shall be covered by the provisions of this **Order**."

[Sec. 204 amended by EO 13279 of Dec. 16, 2002, 67 FR 77141, 3 CFR, 2002 Comp., p. 77141 - 77144]

Subpart C - Powers and Duties of the Secretary of Labor and the Contracting Agencies

SEC. 205. The Secretary of Labor shall be responsible for securing compliance by all Government contractors and subcontractors with this Order and any implementing rules or regulations. All contracting agencies shall comply with the terms of this Order and any implementing rules, regulations, or orders of the Secretary of Labor. Contracting agencies shall cooperate with the Secretary of Labor and shall furnish such information and assistance as the Secretary may require.

[Sec. 205 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 206. The Secretary of Labor may investigate the employment practices of any Government contractor or subcontractor to determine whether or not the contractual provisions specified in Section 202 of this Order have been violated. Such investigation shall be conducted in accordance with the procedures established by the Secretary of Labor.

(b) The Secretary of Labor may receive and investigate complaints by employees or prospective employees of a Government contractor or subcontractor which allege discrimination contrary to the contractual provisions specified in Section 202 of this Order.

[Sec. 206 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 207. The Secretary of Labor shall use his/her best efforts, directly and through interested Federal, State, and local agencies, contractors, and all other available instrumentalities to cause any labor union



engaged in work under Government contracts or any agency referring workers or providing or supervising apprenticeship or training for or in the course of such work to cooperate in the implementation of the purposes of this Order. The Secretary of Labor shall, in appropriate cases, notify the Equal Employment Opportunity Commission, the Department of Justice, or other appropriate Federal agencies whenever it has reason to believe that the practices of any such labor organization or agency violate Title VI or Title VII of the Civil Rights Act of 1964 or other provision of Federal law.

[Sec. 207 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 208. The Secretary of Labor, or any agency, officer, or employee in the executive branch of the Government designated by rule, regulation, or order of the Secretary, may hold such hearings, public or private, as the Secretary may deem advisable for compliance, enforcement, or educational purposes.

(b) The Secretary of Labor may hold, or cause to be held, hearings in accordance with Subsection of this Section prior to imposing, ordering, or recommending the imposition of penalties and sanctions under this Order. No order for debarment of any contractor from further Government contracts under Section 209(6) shall be made without affording the contractor an opportunity for a hearing.

Subpart D - Sanctions and Penalties

SEC. 209. In accordance with such rules, regulations, or orders as the Secretary of Labor may issue or adopt, the Secretary may:

(1) Publish, or cause to be published, the names of contractors or unions which it has concluded have complied or have failed to comply with the provisions of this Order or of the rules, regulations, and orders of the Secretary of Labor.

(2) Recommend to the Department of Justice that, in cases in which there is substantial or material violation or the threat of substantial or material violation of the contractual provisions set forth in Section 202 of this Order, appropriate proceedings be brought to enforce those provisions, including the enjoining, within the limitations of applicable law, of organizations, individuals, or groups who prevent directly or indirectly, or seek to prevent directly or indirectly, compliance with the provisions of this Order.

(3) Recommend to the Equal Employment Opportunity Commission or the Department of Justice that appropriate proceedings be instituted under Title VII of the Civil Rights Act of 1964.

(4) Recommend to the Department of Justice that criminal proceedings be brought for the furnishing of false information to any contracting agency or to the Secretary of Labor as the case may be.

(5) After consulting with the contracting agency, direct the contracting agency to cancel, terminate, suspend, or cause to be cancelled, terminated, or suspended, any contract, or any portion or portions thereof, for failure of the contractor or subcontractor to comply with equal employment opportunity provisions of the contract. Contracts may be cancelled, terminated, or suspended absolutely or continuance of contracts may be conditioned upon a program for future compliance approved by the Secretary of Labor.

(6) Provide that any contracting agency shall refrain from entering into further contracts, or extensions or other modifications of existing contracts, with any noncomplying contractor, until such contractor has satisfied the Secretary of Labor that such contractor has established and will carry out personnel and employment policies in compliance with the provisions of this Order.

(b) Pursuant to rules and regulations prescribed by the Secretary of Labor, the Secretary shall make reasonable efforts, within a reasonable time limitation, to secure compliance with the contract provisions of this Order by methods of conference, conciliation, mediation, and persuasion before proceedings shall be instituted under subsection (a)(2) of this Section, or before a contract shall be cancelled or terminated in whole or in part under subsection (a)(5) of this Section.



[Sec. 209 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 210. Whenever the Secretary of Labor makes a determination under Section 209, the Secretary shall promptly notify the appropriate agency. The agency shall take the action directed by the Secretary and shall report the results of the action it has taken to the Secretary of Labor within such time as the Secretary shall specify. If the contracting agency fails to take the action directed within thirty days, the Secretary may take the action directly.

[Sec. 210 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p 230]

SEC. 211. If the Secretary shall so direct, contracting agencies shall not enter into contracts with any bidder or prospective contractor unless the bidder or prospective contractor has satisfactorily complied with the provisions of this Order or submits a program for compliance acceptable to the Secretary of Labor. [Sec. 211 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 212. When a contract has been cancelled or terminated under Section 209(a)(5) or a contractor has been debarred from further Government contracts under Section 209(a)(6) of this Order, because of noncompliance with the contract provisions specified in Section 202 of this Order, the Secretary of Labor shall promptly notify the Comptroller General of the United States.

[Sec. 212 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

Subpart E - Certificates of Merit

SEC. 213. The Secretary of Labor may provide for issuance of a United States Government Certificate of Merit to employers or labor unions, or other agencies which are or may hereafter be engaged in work under Government contracts, if the Secretary is satisfied that the personnel and employment practices of the employer, or that the personnel, training, apprenticeship, membership, grievance and representation, upgrading, and other practices and policies of the labor union or other agency conform to the purposes and provisions of this Order.

SEC. 214. Any Certificate of Merit may at any time be suspended or revoked by the Secretary of Labor if the holder thereof, in the judgment of the Secretary, has failed to comply with the provisions of this Order.

SEC. 215. The Secretary of Labor may provide for the exemption of any employer, labor union, or other agency from any reporting requirements imposed under or pursuant to this Order if such employer, labor union, or other agency has been awarded a Certificate of Merit which has not been suspended or revoked.

Part III - Nondiscrimination Provisions in Federally Assisted Construction Contracts

SEC. 301. Each executive department and agency, which administers a program involving Federal financial assistance shall require as a condition for the approval of any grant, contract, loan, insurance, or guarantee thereunder, which may involve a construction contract, that the applicant for Federal assistance undertake and agree to incorporate, or cause to be incorporated, into all construction contracts paid for in whole or in part with funds obtained from the Federal Government or borrowed on the credit of the Federal Government pursuant to such grant, contract, loan, insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, the provisions prescribed for Government contracts by Section 202 of this Order or such modification thereof, preserving in substance the contractor's obligations thereunder, as may be approved by the Secretary of Labor, together with such additional provisions as the Secretary deems appropriate to establish and protect the interest of the United States in the enforcement of those obligations. Each such applicant shall also undertake and agree (1) to assist and cooperate actively with the Secretary of Labor in obtaining the compliance of contractors and subcontractors with those contract provisions and with the rules, regulations as the Secretary may require



for the supervision of such compliance, (3) to carry out sanctions and penalties for violation of such obligations imposed upon contractors and subcontractors by the Secretary of Labor pursuant to Part II, Subpart D, of this Order, and (4) to refrain from entering into any contract subject to this Order, or extension or other modification of such a contract with a contractor debarred from Government contracts under Part II, Subpart D, of this Order.

[Sec. 301 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 302."Construction contract" as used in this Order means any contract for the construction, rehabilitation, alteration, conversion, extension, or repair of buildings, highways, or other improvements to real property.

(b) The provisions of Part II of this Order shall apply to such construction contracts, and for purposes of such application the administering department or agency shall be considered the contracting agency referred to therein.

(c) The term "applicant" as used in this Order means an applicant for Federal assistance or, as determined by agency regulation, other program participant, with respect to whom an application for any grant, contract, loan, insurance, or guarantee is not finally acted upon prior to the effective date of this Part, and it includes such an applicant after he/she becomes a recipient of such Federal assistance.

SEC. 303. The Secretary of Labor shall be responsible for obtaining the compliance of such applicants with their undertakings under this Order. Each administering department and agency is directed to cooperate with the Secretary of Labor and to furnish the Secretary such information and assistance as the Secretary may require in the performance of the Secretary's functions under this Order.

(b) In the event an applicant fails and refuses to comply with the applicant's undertakings pursuant to this Order, the Secretary of Labor may, after consulting with the administering department or agency, take any or all of the following actions: (1) direct any administering department or agency to cancel, terminate, or suspend in whole or in part the agreement, contract or other arrangement with such applicant with respect to which the failure or refusal occurred; (2) direct any administering department or agency to refrain from extending any further assistance to the applicant under the program with respect to which the failure or refusal occurred of future compliance has been received by the Secretary of Labor from such applicant; and (3) refer the case to the Department of Justice or the Equal Employment Opportunity Commission for appropriate law enforcement or other proceedings.

(c) In no case shall action be taken with respect to an applicant pursuant to clause (1) or (2) of subsection (b) without notice and opportunity for hearing.

[Sec. 303 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 304. Any executive department or agency which imposes by rule, regulation, or order requirements of nondiscrimination in employment, other than requirements imposed pursuant to this Order, may delegate to the Secretary of Labor by agreement such responsibilities with respect to compliance standards, reports, and procedures as would tend to bring the administration of such requirements into conformity with the administration of requirements imposed under this Order: Provided, That actions to effect compliance by recipients of Federal financial assistance with requirements imposed pursuant to Title VI of the Civil Rights Act of 1964 shall be taken in conformity with the procedures and limitations prescribed in Section 602 thereof and the regulations of the administering department or agency issued thereunder.

Part IV - Miscellaneous

SEC. 401. The Secretary of Labor may delegate to any officer, agency, or employee in the Executive branch of the Government, any function or duty of the Secretary under Parts II and III of this Order.



[Sec. 401 amended by EO 12086 of Oct. 5, 1978, 43 FR 46501, 3 CFR, 1978 Comp., p. 230]

SEC. 402. The Secretary of Labor shall provide administrative support for the execution of the program known as the "Plans for Progress."

SEC. 403. Executive Orders Nos. 10590 (January 19, 1955), 10722 (August 5, 1957), 10925 (March 6, 1961), 11114 (June 22, 1963), and 11162 (July 28, 1964), are hereby superseded and the President's Committee on Equal Employment Opportunity established by Executive Order No. 10925 is hereby abolished. All records and property in the custody of the Committee shall be transferred to the Office of Personnel Management and the Secretary of Labor, as appropriate.

(b) Nothing in this Order shall be deemed to relieve any person of any obligation assumed or imposed under or pursuant to any Executive Order superseded by this Order. All rules, regulations, orders, instructions, designations, and other directives issued by the President's Committee on Equal Employment Opportunity and those issued by the heads of various departments or agencies under or pursuant to any of the Executive orders superseded by this Order, shall, to the extent that they are not inconsistent with this Order, remain in full force and effect unless and until revoked or superseded by appropriate authority. References in such directives to provisions of the superseded orders shall be deemed to be references to the comparable provisions of this Order.

[Sec. 403 amended by EO 12107 of Dec. 28, 1978, 44 FR 1055, 3 CFR, 1978 Comp., p, 264]

SEC. 404. The General Services Administration shall take appropriate action to revise the standard Government contract forms to accord with the provisions of this Order and of the rules and regulations of the Secretary of Labor.

SEC. 405. This Order shall become effective thirty days after the date of this Order.

EXECUTIVE ORDER 13496

New Employee Notification Requirements for Federal Contractors and Subcontractors

Under Department of Labor regulations, <u>www.gpo.gov/fdsys/pkg/FR-2010-05-20/pdf/2010-11639.pdf</u>, contractors holding contracts with the Federal government and their subcontractors are required, beginning on June 21, 2010, to post notices informing employees of their rights under the National Labor Relations Act (NLRA). The notice to employees required by the regulations inform employees about their rights under the NLRA to form, join and assist a union and to bargain collectively with their employer; provides examples of unlawful employer and union conduct that interferes with those rights; and indicates how employees can contact the National Labor Relations Board, the Federal agency that enforces those rights, with questions or to file complaints. Contractors that violate the Labor Department's regulations requiring employee notification of these rights may be subject to sanctions, including suspension or cancellation of the contract.

The regulations require Federal contractors:

- 1. to post the required employee notice conspicuously in and around their plants and offices so that it is prominent and readily seen by employees who are covered by the NLRA and who engage in contract-related activity;
- 2. to post the required notice electronically if they communicate with employees electronically, which requires posting a link to the Department of Labor's website containing the employee notice where they customarily place other electronic notices to employees about their jobs; and
- 3. to insert provisions in their subcontracts that require their subcontractors to comply with the same posting requirements as well.

Contractors and subcontractors may obtain the required poster in any of the three ways. The Labor Department will print posters and provide them to Federal contracting departments and agencies for supply to contractors and subcontractors. In addition, contractors and subcontractors can request posters from the field offices of the Labor Department's Office of Federal Contract Compliance Programs (http://www.dol.gov/ofccp/contacts/ofnation2.htm), or Office of Labor-Management Standards (OLMS) (http://www.dol.gov/olms/contacts/lmskeyp.htm). Finally, contractors and subcontractors can acquire the poster from OLMS' website by downloading it from http://www.dol.gov/olms or by calling (202) 693-0123. Compliance information for contractors and subcontractors can be found at OFCCP's website Construction Compliance Checks Frequently Asked Questions | U.S. Department of Labor (dol.gov)

EXECUTIVE ORDER 13496 - FREQUENTLY ASKED QUESTIONS

Executive Order 13496 Frequently Asked Questions | U.S. Department of Labor (dol.gov)



REQUIREMENTS FOR PUBLIC WORKS PROJECTS

REQUIREMENTS FOR PUBLIC WORKS PROJECTS – All projects require that the contractor and all subcontractors performing labor on the project site must file the Statement of Intent with L&I regardless of the wage determination is set as HUD Non-Routine Maintenance, State Prevailing wages or Davis-Bacon.

<u>Statement of Intent to Pay Prevailing Wages</u> - filed at the start of the project

- A. **Filed Immediately** after the contract is awarded and before work begins, if that is possible. **NO PAYMENTS CAN BE MADE** until the contractor has submitted an Intent form that has been approved by the Industrial Statistician.
- B. SUBCONTRACTORS must file using the PRIME CONTRACTOR'S "Form ID Number" after the PRIME has received approval for their Statement of Intent.
- C. Wage payment requirements for this project are determined to be
 - 1. Davis-Bacon (NA)

2. HUD Non-Routine Maintenance

- a. The Intent is then filed with the question "Is this a Housing Act of 1937 Project?" answered as **Yes.**
- b. See the Informational Form A.13b for the sample of Intent to Pay Prevailing Wages with the highlighted statement shown on the form.

Certified Payroll - filed each week for the duration of the project

- A. Submitted on a weekly basis, beginning with the first week that the Contractor works on the Project, and for every week afterward until the Contractor completes the Work.
- B. Consisting of a certified payroll report and a statement of compliance.
- C. See Informational Form A.13c for more information. *NOTE:* These requirements will also apply to HUD Non-Routine Maintenance Wages.

Affidavit of Wages Paid - filed at the end of the project

A. Submitted at the end of the project once all of the work has been completed, showing the wages paid to employees who worked on the project.



KCHA – PARK ROYAL EXTERIOR IMPROVEMENTS CAPITAL CONSTRUCTION DEPARTMENT

SCREEN SHOTS OF INTENT

le Intent: E	nter the Proje	ct Details					
STEP 1 Select Contract Type	STEP 2 Project Details	STEP 3 Intent Details	STEP 4 Add Wages		STEP 5 Review Intent	STEP 6 Payment Details	
Project Detail	5						
Contract Type			Bid–Build (Tr	aditiona	D		
Bid Due Date (require	ed) (i)		mm/dd/yyyy				
Contract Award Date	(required) 🚺		mm/dd/yyyy				
Awarding Agency			KING COUNTY	Y HOUSIN	NG AUTHORITY		
Awarding Agency Ado	dress		700 ANDOVE	r park s	W TUKWILA, WA - 98188		
Awarding Agency Cor	ntact Name (<mark>required)</mark>						
Awarding Agency Cor	ntact Phone Number <mark>(requ</mark>	ired)		E	xt		
Awarding Agency Cor	ntract Number <mark>(required) (</mark>	i					
Project Name <mark>(require</mark>	ed)						
Is apprentice utilization	on required? (required)		○ Yes ○ No				
Is OMWBE utilization	required? (required)		O Yes O No				
Is this a Housing Act	of 1937 project? <mark>(requirec</mark>	4)	O Yes O No				
Project Site Address o	or Directions (4	

0/1000





Prevailing Wage Section - Telephone 360-902-533S PO Box 44540, Olympia, WA 98504-4540

Statement of Intent to Pay Prevailing Wage

This is a <u>Housing Act of 1937</u> project per <u>24 CFR 96-101</u> and is exempt from the state prevailing wage rates but not exempt from the application of other prevailing wage requirements under the Washington State laws, rules and policies.

Document Received Date:	Intent Id:	Affidavits:	Status:
Company Details			
Company X	,	UBI:123 456 789	
123 Somewhere	1	Reg #: companyx122	
Renton, WA 98111		Email: puppies@yahoo.com	
OMWBE Certifications as of 2/26/2020		Filed By: Pup Pies	
No active certifications exist for this business.			
Workers' Compensation Account ID		688,82501	
Prime Contractor			
Company Name	(Company X	
Contractor Registration No.	c	companyx122	
WA UBI No.	1	23 456 789	
Phone Number	:	206-555-1212	
Project Information			
Awarding Agency		KING COUNTY HOUSING AUTHORITY	
Awarding Agency Contact Name		Amy Kurtz	
Awarding Agency Contact Phone Number		206-574-1283	
Contract Number		CC2000165	
Project Name		Munro Manor	
Contract Type		Bid-Build (Traditional)	
Bid Due Date		1/29/2020	



KCHA – PARK ROYAL EXTERIOR IMPROVEMENTS CAPITAL CONSTRUCTION DEPARTMENT

Contract Award Date							
Contract Award Date			2/5/2020				
Apprentice utilization	is required		No				
OMWBE utilization is r	required		No				
Is this a Housing Ac	t of 1937 project?		Yes				
Project Site Address o	r Directions		630 South 152nd S	St Burien, W	A 98148		
Project Description			Installation of CIPP and landscaping.	liners unde	er the build	ing slab, cone	rete walkway
Intent Details							
Does your company in	ntend to hire ANY subcontracto	ors?	Yes				
Willyour company have employees perform work on t Do you intend to use any apprentices? (Apprentices ar employees.)		this project?	Yes				
		are considered	No				
How many owner/operators p or more of the company?	erators performing work on the iny?	project own 30%	0				
What is the estimated materials estimate?	contract amount? OR is this a	time and	\$340,309.00				
Your expected project	t start date: (MM-DD-YYYY)		3/2/2020				
In what county (or co	unties) will the work be perforn	ned?	King				
In what city (or neare	st city) will the work be perforn	ned?	Burien				
Journey Level	Wage Details						
County	Trade	Occupation	ı	Prevailing Wage	Wage	Fringe	#Workers
	Laborers	Pipe Reliner		\$51.80	\$49.81	\$2.00	5



REQUIREMENTS FOR CERTIFIED PAYROLL per CFR TITLE 29 SUBTITLE A DAVIS BACON & RELATED ACTS PROVISIONS & PROCEDURES

§ 5.5 Contract provisions and related matters.

- (a) The Agency head shall cause or require the contracting officer to insert in full in any contract in excess of \$2,000 which is entered into for the actual construction, alteration and/or repair, including painting and decorating, of a public building or public work, or building or work financed in whole or in part from Federal funds or in accordance with guarantees of a Federal agency or financed from funds obtained by pledge of any contract of a Federal agency to make a loan, grant or annual contribution (except where a different meaning is expressly indicated), and which is subject to the labor standards provisions of any of the acts listed in § 5.1, the following clauses (or any modifications thereof to meet the particular needs of the agency, *Provided*, That such modifications are first approved by the Department of Labor):
 - (1) Minimum wages.
 - (i) All laborers and mechanics employed or working upon the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics. Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph (a)(1)(iv) of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in § 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: *Provided*, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under paragraph (a)(1)(ii) of this section) and the Davis- Bacon poster (WH-1321) shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.
 - (ii)
- (A) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:
 - (1) The work to be performed by the classification requested is not performed



by a classification in the wage determination; and

- (2) The classification is utilized in the area by the construction industry; and
- (3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
- (B) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (C) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30- day period that additional time is necessary.
- (D) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs (a)(1)(ii) (B) or (C) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- (iii) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- (iv) If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, *Provided*, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.
- (2) *Withholding*. The King County Housing Authority shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld from the contractor under this contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the contract or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work (or under the United States Housing Act of 1937 or under the Housing Act of 1949 in the construction or development of the project), all or part of



the wages required by the contract, the (Agency) may, after written notice to the contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

- (3) Payrolls and basic records.
 - (i) Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work (or under the United States Housing Act of 1937, or under the Housing Act of 1949, in the construction or development of the project). Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis- Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.
 - (ii)
- (A) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the King County Housing Authority if the agency is a party to the contract, but if the agency is not such a party, the contractor will submit the payrolls to the applicant, sponsor, or owner, as the case may be, for transmission to the King County Housing Authority. The payrolls submitted shall set out accurately and completely all of the information required to be

maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site at http://www.dol.gov/esa/whd/forms/wh347instr.htm or its successor site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to the King County Housing Authority if the agency is a party to the contract, but if the agency is not such a party, the contractor will submit them to the applicant, sponsor, or owner, as the case may be, for transmission to the King County Housing Authority, the contractor, or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to the sponsoring government agency (or the applicant, sponsor, or owner).



- (B) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:
 - (1) That the payroll for the payroll period contains the information required to be provided under § 5.5 (a)(3)(ii) of Regulations, 29 CFR part 5, the appropriate information is being maintained under § 5.5 (a)(3)(i) of Regulations, 29 CFR part 5, and that such information is correct and complete;
 - (2) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in Regulations, 29 CFR part 3;
 - (3) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.
- (C) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph (a)(3)(ii)(B) of this section.
- (D) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under section 1001 of title 18 and section 231 of title 31 of the United States Code.
- (iii) The contractor or subcontractor shall make the records required under paragraph (a)(3)(i) of this section available for inspection, copying, or transcription by authorized representatives of the King County Housing Authority or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, the Federal agency may, after written notice to the contractor, sponsor, applicant, or owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.
- (4) Apprentices and trainees -
 - (i) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship Training, Employer and Labor Services, or with a State Apprenticeship Agency recognized by the Office, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Office of Apprenticeship Training, Employer and Labor Services or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above,



shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Office of Apprenticeship Training, Employer and Labor Services, or a State Apprenticeship Agency recognized by the Office, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

- (ii) Trainees. Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.
- (iii) Equal Employment Opportunity. The utilization of apprentices, trainees and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.
- (5) *Compliance with Copeland Act requirements.*. The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract.



- (6) *Subcontracts*. The contractor or subcontractor shall insert in any subcontracts the clauses contained in 29 CFR 5.5(a)(1) through (10) and such other clauses as the (write in the name of the Federal agency) may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.
- (7) *Contract Termination: Debarment*. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.
- (8) *Compliance with Davis-Bacon and Related Act requirements.* All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract.
- (9) Disputes concerning labor standards. Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.
- (10) Certification of eligibility.
 - (i) By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis- Bacon Act or 29 CFR 5.12(a)(1).
 - (ii) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
 - (iii) The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.
- (b) *Contract Work Hours and Safety Standards Act.* The Agency Head shall cause or require the contracting officer to insert the following clauses set forth in paragraphs (b)(1), (2), (3), and (4) of this section in full in any contract in an amount in excess of \$100,000 and subject to the overtime provisions of the Contract Work Hours and Safety Standards Act. These clauses shall be inserted in addition to the clauses required by § 5.5(a) or § 4.6 of part 4 of this title. As used in this paragraph, the terms *laborers* and *mechanics* include watchmen and guards.
 - (1) *Overtime requirements*. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
 - (2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (b)(1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (b)(1) of this section, in the sum of \$29 for each calendar day on which such individual was required or permitted to



work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (b)(1) of this section.

- (3) *Withholding for unpaid wages and liquidated damages.* The (write in the name of the Federal agency or the loan or grant recipient) shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (b)(2) of this section.
- (4) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (b)(1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (b)(1) through (4) of this section.
- (c) In addition to the clauses contained in paragraph (b), in any contract subject only to the Contract Work Hours and Safety Standards Act and not to any of the other statutes cited in § 5.1, the Agency Head shall cause or require the contracting officer to insert a clause requiring that the contractor or subcontractor shall maintain payrolls and basic payroll records during the course of the work and shall preserve them for a period of three years from the completion of the contract for all laborers and mechanics, including guards and watchmen, working on the contract. Such records shall contain the name and address of each such employee, social security number, correct classifications, hourly rates of wages paid, daily and weekly number of hours worked, deductions made, and actual wages paid. Further, the Agency Head shall cause or require the contracting officer to insert in any such contract a clause providing that the records to be maintained under this paragraph shall be made available by the contractor or subcontractor for inspection, copying, or transcription by authorized representatives of the (write the name of agency) and the Department of Labor, and the contractor or subcontractor will permit such representatives to interview employees during working hours on the job.



B - SECTION

PARK ROYAL EXTERIOR IMPROVEMENTS

18309 96th Ave. N.E., Bothell, WA 98011 **DUE DATE:** May 12, 2022 **TIME:** 1:00 pm

In order to be considered as **RESPONSIVE BIDS**, all bidders **MUST** submit the following <u>Signed</u> <u>Documents (each single sided)</u> no later than the **Bid Due Date and Time**.

Forms to Return if Bidding

- B.1 Bid Form
- B.2 COVID-19 Job Site Requirements
- B.3 Bidder's Experience Record
- B.4 Contractor Certification
- B.5 Non-Collusive Affidavit
- B.6 Equal Opportunity
- B.7 Bid Security (Submit only for bids greater than \$150,000)
- B.8 Debarment / Suspension Compliance Certification
- B.9 Proposed Subcontractor List
- B.10 Section 3
 - a. Business Certification
 - b. Subcontractor Work Plan
- B.11 Harassment and Discrimination Policies
- B.12 WMBE Survey (Form is not required to be responsive, but requested)
- B.13 Preliminary Project Schedule Provided by Contractor



BID FORM – RETURN EACH FORM SINGLE SIDED

BID TO:

KING COUNTY HOUSING AUTHORITY CAPITAL CONSTRUCTION DEPARTMENT 700 Andover Park West, Suite C * Tukwila, WA 98188

PROJECT NAME AND LOCATION:

Park Royal Exterior Improvements 18309 96th Ave. N.E., Bothell, WA 98011

SCOPE OF WORK:

Park Royal is a 2-building apartment complex located at 18309 96th Ave. NE Bothell, WA 98011. Built in 1967, both buildings have 2 floors with steel frame elevated walkways. The south building has seventeen, 2 bedroom, 1 bath units which includes one daylight basement unit and laundry room. The north building has six, 2 bedroom, 1 bath units and a laundry room. The typical existing wall construction is ½" GWB, 2x4 framing, batt insulation, ½" sheathing and cedar lap siding. The Park Royal Exterior Improvement is an envelope and re-roof project, that consists of the removal of the existing siding, windows, exterior doors, building and unit signage, and all appurtenances per plan. Elevated walkways and stairs to be completely re-built with new pier pads, steel posts, beams, bridge decks (deck pans with concrete top), guard rails and handrails. Interior work to include removal of select GWB to install bracing and strapping for new elevated walkway support GWB patching and interior paint finishes.

For complete scope, please see E.1 Scope of Work and Technical Specifications

BASE BID:

Bidders must provide a cost for **each and every** bid item (even if the amount is **\$0.00**), for the bid to be considered responsive. Where conflict occurs between the bid item values entered and the total amount written, the bid item price(s) shall prevail, and totals will be corrected to conform thereto. The work of the various items is described throughout the Contract Documents.

Total Base Bid Lump Sum Amount (Gross Contract Price) should include all applicable taxes. King County Housing Authority (KCHA) will only pay this Gross Contract Price. Contractors shall review the State of Washington Department of Revenue Ruling WAC 458-20-17001 (included in bid documents) and all other applicable documents for tax obligations.

Contractor must pay the attached \Box **Davis Bacon** / \boxtimes **Non-Routine Maintenance** as the Minimum Wages and Fringe Benefits for the construction workers under this contract.

The Bidder agrees to accept as full payment for the Work, as specified in the Contract Documents, and based upon the undersigned's own estimate of quantities and costs, the following stipulated sums.



BASE BID PRICE

BASE B	ID PRICE	
А.	Materials, including all applicable Taxes	\$
В.	Labor	\$
C.	O & P, including all applicable Fees	\$
D.	Owner Allowance for added work contingency, as authorized by KCHA	\$131,000.00
TOTAL	BID AMOUNT: (all costs inclusive – A, B, C& D) Round to Nearest Dollar	\$
		And No/100 Dollars
PRINT (in	words) Total Bid Amount. Sample – Three Hundred Thousand, Two Hundred Six	ty-Six

ADDITIONAL COVID-19 REQUIREMENTS

Should there be new COVID-19 requirements instituted by the State or County prior to the bid date, they will be addressed in an Addendum.

UNIT PRICES:

Unit prices are considered for use when small quantities are needed and additional competitive bidding is not required for price justification. An unforeseen condition requiring large quantities resulting in a substantial change in scope of new work will not be considered applicable for unit pricing. Large deviations in the scope of work will be addressed and evaluated through a bid process or on a Time Material basis as stipulated in the contract documents. Acceptance of any unit pricing is at the Owner's discretion.

UNIT PRICE #1 ROOF SHEATHING CDX

Contractor to provide a Unit price for addition/deduct based on one (1) 4'x8' (32SF) x 1/2" CDX to include removal and legal disposal of existing 5/8" plywood sheathing and install new 5/8" **CDX** plywood. These unit values shall include full compensation for furnishing, placing, removing, legal disposal, installing, all labor and necessary equipment related to this item. All damaged sheathing must be reviewed and approved by the Owner's representative prior to the removal and replacement.

А.	Mat	t erials , inclu	ding all applicable Taxes		\$
В.	Lab	or			\$
C.	0 &	P , including	g all applicable Fees		\$
TOTA	AL BI	ID AMOUN	T: (all costs inclusive – A	, B, and C)	\$
					And No/100 Dollars
Enter V	Vritten	Total Rid Amou	nt above NOTE: PRINT dollar at	mount round to nearest dollar, no cents	

Enter Written Total Bid Amount above. NOTE: PRINT dollar amount, round to nearest dollar, no cents.

UNIT PRICE #2 WALL SHEATHING CDX

Contractor to provide a Unit price based on (1) 4'x8' (32SF) x 1/2" of removal and legal disposal of existing 1/2" plywood wall sheathing and install new 1/2" CDX plywood. This unit price will be utilized for the replacement of the unforeseen damage to existing wall sheathing. All damaged sheathing must be reviewed and approved by the Owner's representative prior to the removal and replacement.

Enter Written Total Bid Amount above. NOTE: PRINT dollar amount, round to nearest dollar, no cents.			
		And No/100 Dollars	
TOTA	AL BID AMOUNT: (all costs inclusive – A, B, and C)	\$	
C.	O & P, including all applicable Fees	\$	
В.	Labor	\$	
А.	Materials, including all applicable Taxes	\$	

Bidding Contractor's Company Name:

UNIT PRICE #3

Provide hourly rate for Journeyman Carpenter. This unit price will be used for change order purposes for addition or deduction of cost associated for work.

A.	Rate	\$
В.	Fringe Benefits	\$
TOTA	AL BID AMOUNT: (all costs inclusive – A and B)	\$
		And No/100 Dollars
Enter V	Vritten Total Bid Amount above NOTE: PRINT dollar amount round to nearest dollar no cents	

UNIT PRICE #4

Provide hourly rate for Common Laborer. This unit price will be used for change order purposes for addition or deduction of cost associated for work.

А.	Rate	\$
В.	Fringe Benefits	\$
TOT	AL BID AMOUNT: (all costs inclusive – A and B)	\$
		And No/100 Dollars
Enter V	Vritten Total Bid Amount above. NOTE: PRINT dollar amount, round to nearest dollar, no cents.	•

COMPLETE BID:

Contractor shall include all costs of doing the work shown, described, and intended by the Contract Documents, within the lump sum bid prices in the Proposal.

LOW BIDDER DETERMINATION:

The determination of the Low Bidder will be determined on the basis of the Grand Total of the Total Base Bid Price plus Owner-Directed Work Total. The Owner reserves the right to accept any, all, or no Additive items at the time of Award, or at any time thereafter.

RIGHT TO AWARD THE CONTRACT:

KCHA reserves the right to award the Contract to the Contractor based on the Contractor's Qualifications, Bonding Capacity and ability to Complete the Project within the Completion Time allowed for project. If written notice of the acceptance of this bid is mailed, or delivered to the undersigned within Seven (7) days after the opening thereof, or at any time thereafter before this bid is withdrawn, the undersigned agrees to execute and deliver a Contract in the prescribed form within Seven (7) calendar days after the Contract is presented for signature.

RIGHT TO REJECT BIDS:

KCHA Reserves the Right to Reject any and all Bids and select any bid options (Base Bid/Alternate Bid or both). In addition, KCHA Reserves the Right to Refuse to Award a Bid to a Contractor based on the Contractor's Past Performance, and/or Unresolved Issues with KCHA, as well as unresolved issues with Washington State Labor & Industries. No Extension of Completion is allowed.

KCHA also Reserves the Right to Reject all bids, for any reason, prior to Contract Execution.

The undersigned hereby agrees that this proposal shall be a Valid and Firm Offer for the following calendar days from the date of the Bid Opening.

Calendar Days: <u>SIXTY (60)</u>

Bidding Contractor's Company Name:_



If the Contractor's Bid is determined to be "Not Responsible", KCHA will issue in writing the specific reasons for this determination. Your company will be allowed to appeal this decision. The appeal must be in writing. The appeal must be delivered to KCHA at the address provided in the determination of 'Not Responsible' within two (2) business days after KCHA makes the decision. 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.

ADDENDUM RECEIPT: (Receipt of the following Addenda is acknowledged)

Addendum No.:		Date:	
Addendum No.:		Date:	
Addendum No.:		Date:	
Addendum No.:		Date:	
NO ADDENDA were receive	ed		

START TIME OF CONSTRUCTION:

Construction for the project must be started in accordance with the written Notice to Proceed Date issued by KCHA.

COMPLETION TIME OF CONSTRUCTION:

The undersigned hereby agrees to significantly complete the project within the construction period or duration (**Construction Period/Duration: NTP "construction start" to physical completion**) all the work required under the Contract and in accordance with the Contract Documents. Time allowed to complete the project (including punch list items) shall be the following number of Calendar Days from the Notice to Proceed Date issued by KCHA:

Calendar Days: <u>ONE HUNDRED TWENTY (120)</u>

PRELIMINARY SCHEDULE:

MANDATORY: Contractor is to **provide** a preliminary Master Project Schedule in Microsoft Project, Primavera or similar and will include task durations and a project duration/completion date **at time of bid**.

METHOD OF PAYMENT:

Contract Amount shall be paid by KCHA to the Contractor monthly from the date of Contract, based on Contractor's Invoice of percentage of 'Completion'. Contractor shall use the AIA-G702 and G703 forms for Application and Certificate for Payment for Invoice Submittal.

CONTRACT RETENTION:

KCHA will withhold Contract Retention at the following Rate, pursuant to the General Conditions and will be released upon receipt of the Proper clearances from all pertinent state agencies. Release of Retention will not be made until All Requirements for Release, including clearances from State Agencies are received.

Retention Rate: <u>FIVE PERCENT (5%)</u>

CLOSEOUT PERCENTAGE:

Contractor to include in his Schedule of Values **Closeout Costs**; this is a percentage of the contract bid amount for costs associated with closing out the project as described in Section 01 77 00.

Bidding Contractor's Company Name:_

_____Initials: _____



Closeout Percentage: <u>TWO AND ONE-HALF PERCENT (2.5%)</u>

LIQUIDATED DAMAGES:

Timely performance and completion of the Work is essential to the Owner and time limits stated in the Agreement are of the essence. Owner will incur serious and substantial damages if Substantial Completion of the Work or Contract Completion of the entire project does not occur in the time limits defined in the Contract. Liquidated damages are not assessed as a penalty, but as liquidated damages for breach of contract. The amount is fixed and agreed upon by the Contractor and Owner due to the extreme difficulty and impracticability of fixing and ascertaining the actual damages the Owner would sustain.

This amount is construed as actual amount of damages to the Owner and may be retained by the Owner and deducted from any payments to the Contractor. Assessment of liquidated damages does not release the Contractor for obligations in the Agreement. If different and separate completion dates are stated in the Agreement for separate parts or stages of the Work, the amount of liquidated damages shall apply and may be assessed on those parts or stages of the Work which are delays.

If the Contractor fails to complete the Work by the Time for Substantial Completion stated above, then the Contractor agrees to abide by all provision of the Liquidated Damages clause to the Contract. Liquidated Damages shall be in the following DOLLAR AMOUNT per Calendar Days and will be assessed for each day that the Contractor exceeds the time for substantial completion stated above as follows:

Dollar Amount: <u>TWO HUNDRED FIFTY DOLLARS AND NO/100 (\$250.00)</u>

INDEMNIFICATION AND HOLD HARMLESS:

The Contractor hereby agrees that, to the fullest extent permitted by law, it will defend, indemnify and hold KCHA and its officials, partners, volunteers, agents and employees (the "Indemnities") harmless from and against any and all claims, losses, damages and expenses, including attorney's fees incurred with respect thereto or in enforcing this indemnity, which in any manner arise out of or in connection with, or result from:

- 1. The Work to be performed pursuant to this contract (the 'Work'), or
 - Any Act or Omission of:
 - a. The Contractor;
 - b. Any Subcontractor, Lower Tier Contractor, or Supplier engaged with respect to the Work;
 - c. Any other party acting at the direction, at the request or under the control of the Contractor with respect to this contract or the Work; or
 - d. The Officers, Directors, Partners, Employees, Volunteers or Agents of any of the foregoing, or the successors in interest of any of them.

Notwithstanding the foregoing, however, the Contractor shall not be required to indemnify and Indemnitee against liability for damages arising out of bodily injury to persons or damage to property caused by or resulting from the intentional misconduct or sole negligence of the Indemnitee, and if such damages are caused by or result from the concurrent negligence of the Indemnitee and the Contractor or its employees or agents, then the Contractor's indemnity hereunder shall be limited to the extent of the negligence of the Contractor or its employees or agents. For purposes of this Indemnity, the Contractor waives its immunity under industrial insurance, Title 51 of the Revised Code of Washington, and acknowledges that the parties have negotiated this waiver for the purposes of this agreement.

Bidding Contractor's Company Name:_

2.



Is Not a Section 3 Business

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 agreement substantively identical to the proceeding one, specifically naming KCHA as an indemnitee, and the Contractor's failure to do so shall constitute a material breach of this contract by the Contractor.

LOCAL RESIDENCE HIRING AND CONTRACTING REQUIREMENTS FOR SECTION 3:

The undersigned agrees to adhere to the Local Resident Hiring and Contracting Requirements as defined in the Section 3 Documents. Failure to comply with this program "to the greatest extent feasible" may result in the withholding of progress payments until the breach of the contract is remedied. See Section 3 Certification Forms attached.

I certify, under penalty of perjury, that my company	Is a Section 3 Business

(For further clarification for Section 3 Certification, refer to Sections A.8 and B.10.a)

BID WITHDRAWAL AFTER BID OPENING:

- 1. A bidder who submits an erroneous low bid may withdraw the bid at the risk of forfeiting the bid bond. 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. The bidder must notify KCHA and submit evidence of the error within twenty-four (24) hours of the bid opening.
- 2. Evaluating factors for return or forfeiture of bid bonds should include:
 - a. Whether the bidder acted in good faith;
 - b. Whether the bidder acted without gross negligence;
 - c. Whether the bidder gave prompt notice of the error;
 - d. Whether the bidder will suffer substantial detriment by forfeiture;
 - e. Whether KCHA's status has not greatly changed, and no substantial hardship will be caused.
- 3. Any low bidder who withdraws its bid is prohibited from bidding on the same project if it is subsequently re-solicited.

NOTIFICATION:

Contractors submitting bids must have current industrial insurance and not be disqualified from bidding (not suspended or debarred by any federal, state, or other public agency).

All or a portion of this contract is paid for by Federal Funds. As a result, Successful Contractors are subject to the following statures: Section 504 of the Rehabilitation Act of 1973; the Americans with Disabilities Act of 1990; the Architectural Barriers Act of 1968 and the Fair Housing Act of 1988.

It will be the Contractor's obligation to comply with pertinent laws and implementing regulations, which provide for non-discrimination and accessibility in Federally Funded Housing and Non-Housing Programs for people with Disabilities. To read the full text of the Notice go to Go to www.kcha.org/business/requirements_Scroll down to Fair Housing Laws and Read: <u>Fair Housing /</u><u>Accessibility Notice</u>

Bidding Contractor's Company Name:__

Initials: ____



The undersigned acknowledges:

- 1. To have carefully reviewed and understood the scope of work and requirements under the Contract Documents and the complete scope of work as required under the Bid Proposal,
- 2. To have been provided the opportunity to physically assess the project site,
- 3. And affirms that the bid entered herein, shall be a complete bid in accordance with the terms of the Contract Documents,
- 4. And hereby agrees to complete the Work required under the terms of the Contract Documents by the Completion Dates enumerated therein, and
- 5. That all Documents Submitted to KCHA will become Public Records, as per RCW 42.56. If you are submitting information, which you think is confidential and / or proprietary to your business; KCHA recommends that you do not submit that information, as KCHA cannot guarantee that type of information will be withheld from a public disclosure request.

Bidding Contractor's Company Name:_



COMPANY INFORMATION (please print all information):

Name of Bidder's Company	
Physical Street Address: (Contractor MUST have a Physical Street Address)	
City-State-Zip:	
Mailing Address if different than Physical:	
City-State-Zip:	
Telephone: Name of Person Authorized to Sign Contract: (<i>if Company is Awarded Contract</i>) Title of Person Authorized to Sign Contract: (<i>if Company is Awarded Contract</i>) Email Address of Person Authorized to Sign Contract: (<i>if Company is Awarded Contract</i>)	
Website:	
Contractor's License (WA State) Number:	
UBI (Unified Business License) Number:	
Employment Security Account Number:	
State Excise Tax Registration Number:	
Federal Tax I.D. Number:	
Duns Number:	Exempt
Public Works Training (RCW39.04.350):	Not Exempt – signed Compliance Statement in Accordance with RCW 9A.72.085 is

Bidding Contractor's Company Name:____

provided

_____ Initials: _____

King County Housing Authority	KCHA – PARK ROYAL EXTERIOR IMPROVEMENTS CAPITAL CONSTRUCTION DEPARTMENT
Check Box if your parties below.	r company is a Corporation and name the State Incorporated in below. r company is a Partnership and provide Full Name(s) and Address of all r company is also known as (aka) and list that name and address below.
	alse statements in offer is prescribed in 18 U.S.C. 1001.
Signature of Bidder	Print Name and Title

Initials:



COVID -19 JOB SITE REQUIREMENTS – RETURN EACH FORM SINGLE SIDED

COVID-19 Job Site Requirements

Prior to recommencing work all contractors are required to develop for at each job site a comprehensive COVID-19 exposure control, mitigation, and recovery plan. The plan must include policies regarding the following control measures: PPE utilization; on-site social distancing; hygiene; sanitation; symptom monitoring; incident reporting; site decontamination procedures; COVID-19 safety training; exposure response procedures; and a post-exposure incident project wide recovery plan.

A copy of the Site Specific COVID-19 plan must be available on the job site during construction and available for inspection by state and local authorities, KCHA staff, and residents. Workers must be trained on the safety protocols listed below before the activity begins.

All contractors have a general obligation to keep a safe and healthy worksite in accordance with state and federal law and must comply with the Washington State Department of Labor & Industries General Requirements and Prevention Ideas for Workplaces and the Washington State Department of Health Workplace and Employer Resources & Recommendations at https://www.doh.wa.gov/Coronavirus/workplace. Failure to follow these requirements will be considered a violation of these duties and be penalized accordingly. Under RCW 49.17.060, "each employer shall furnish to each of their employees a place of employment free from recognized hazards that are causing or likely to cause serious injury or death to his or her employees and shall comply with the rules, regulations, and orders promulgated under this chapter."

- The Contractor must ensure operations follow the main L&I COVID-19 requirements to protect workers.
- Educate workers about coronavirus and how to prevent transmission and the employer's COVID-19 policies.

A worker may refuse to perform unsafe work, including hazards created by COVID-19. And, it is unlawful for their employer to take adverse action against a worker who has engaged in safety-protected activities under the law if their work refusal meets certain requirements.

COVID-19 Site Supervisor

1. A site-specific COVID-19 Supervisor shall be designated by the Contractor to monitor the health of employees and enforce the COVID-19 job site safety plan. A designated COVID-19 Supervisor must be present at all times during construction activities, except on single family residential job sites with 6 or fewer people on the site. The name and contact information for the site specific COVID-19 Supervisor must be clearly displayed on all jobsite COVID-19 required postings.

Bidding Contractor's Company Name:

Initials:



COVID-19 Safety Training

- 1. A Safety Stand-Down/toolbox talk/tailgate training must be conducted on all job sites on the first day of returning to work, and weekly thereafter, to explain the protective measures in place for all workers. Social distancing must be maintained at all gatherings.
- 2. Attendance will be communicated verbally and the trainer will sign in each attendee.

Social Distancing

- 1. Social distancing of at least 6 feet of separation must be maintained by every person on the worksite at all possible times. In instances where the 6 feet separation cannot be maintained, other prevention measures are required such as barriers, staggering breaks or work shift starts, etc.
- 2. Gatherings of any size must be precluded by taking breaks and lunch in shifts. Any time two or more persons must meet, ensure minimum 6 feet of separation.
- 3. Identify "choke points" and "high-risk areas" on job sites where workers typically congregate and control them so social distancing is always maintained.
- 4. Minimize interactions when picking up or delivering equipment or materials, ensure minimum 6-foot separation.

Personal Protective Equipment (PPE) – Employer Provided

- 1. Appropriate eye protection for all hazards must be worn at all times by every employee while on the worksite.
- 2. If appropriate PPE cannot be provided, the work is not authorized to commence, recommence, or the site must be shut down.
- 3. Provide personal protective equipment (PPE) such as gloves, goggles, face shields and face masks as appropriate or required to employees for the activity being performed. Cloth facial coverings must be worn by every employee not working alone (with no chance of human interaction) on the jobsite unless their exposure dictates a higher level of protection under Department of Labor & Industries safety and health rules and guidance. Refer to Coronavirus Facial Covering and Mask Requirements for additional details. A cloth facial covering is described in the Department of Health guidance, https://www.doh.wa.gov/Portals/1/Documents/1600/coronavirus/ClothFacemasks.pdf.

Sanitation and Cleanliness

- 1. Hand-washing stations, with soap and running water, shall be abundantly provided on all job sites for frequent handwashing. When running water is not available, portable washing stations, with soap, are required.
- 2. Workers should be encouraged to leave their workstations to wash their hands regularly, before and after going to the bathroom, before and after eating and after coughing, sneezing or blowing their nose.

Bidding Contractor's Company Name:___

Initials: _____



- 3. Alcohol-based hand sanitizers with greater than 60% ethanol or 70% isopropanol can also be used, but are not a replacement for the water requirement.
- 4. Post, in areas visible to all workers, required hygienic practices, including not to touch face with unwashed hands or with gloves; washing hands often with soap and water for at least 20 seconds; use hand sanitizer with at least 60% alcohol; cleaning and disinfecting frequently touched objects and surfaces such as workstations, keyboards, telephones, handrails, machines, shared tools, elevator control buttons, and doorknobs; covering the mouth and nose when coughing or sneezing as well as other hygienic recommendations by the U.S. Centers for Disease Control (CDC).
- 5. Make disinfectants available to workers throughout the worksite and ensure cleaning supplies are frequently replenished.
- 6. Frequently clean and disinfect high-touch surfaces on job sites and in offices, such as shared tools, machines, vehicles and other equipment, handrails, doorknobs, and portable toilets. If these areas cannot be cleaned and disinfected frequently, the jobsite shall be shut down until such measures can be achieved and maintained.
- 7. Shared tools and other equipment must be wipe sanitized between users.
- 8. When the worksite is an occupied home, workers should sanitize work areas upon arrival, throughout the workday and immediately before they leave, and keep a personal distance of at least 10 feet from occupants at all times.
- 9. If an employee reports feeling sick and goes home, the area where that person worked should be immediately disinfected.

Employee Health/Symptoms

- 1. Create policies which encourage workers to stay home or leave the worksite when feeling sick or when they have been in close contact with a confirmed positive case. If they develop symptoms of acute respiratory illness, they must seek medical attention and inform their employer.
- 2. Have employees inform their supervisors if they have a sick family member at home with COVID-19. If an employee has a family member sick with COVID-19, that employee must follow the isolation/quarantine requirements as established by the State Department of Health.
- 3. Screen all workers at the beginning of their day by asking them if they have a fever, cough, shortness of breath, fatigue, muscle aches, or new loss of taste or smell.
- 4. Ask employees to take their temperature at home prior to arriving at work or take their temperature when they arrive. Thermometers used shall be 'no touch' or 'no contact' to the greatest extent possible. If a 'no touch' or 'no contact' thermometer is not available, the thermometer must be properly sanitized between each use. Any worker with a temperature of 100.4°F or higher is considered to have a fever and must be sent home.
- 5. Instruct workers to report to their supervisor if they develop symptoms of COVID-19 (e.g., fever, cough, shortness of breath, fatigue, muscle aches, or new loss of taste or smell). If symptoms

Bidding Contractor's Company Name:____



develop during a shift, the worker should be immediately sent home. If symptoms develop while the worker is not working, the worker should not return to work until they have been evaluated by a healthcare provider.

- 6. Failure of employees to comply will result in employees being sent home during the emergency actions. For example, if an employee refuses to wear the appropriate facial covering they would be sent home.
- 7. Any worker coming to work on a construction site in Washington from any state that is not contiguous to Washington must self-quarantine for the required number of days to become eligible to work on a job site in Washington.
- 8. If an employee is confirmed to have COVID-19 infection, employers should inform fellow employees of their possible exposure to COVID-19 in the workplace but maintain confidentiality as required by the Americans with Disabilities Act (ADA). The employer should instruct fellow employees about how to proceed based on the CDC <u>Public Health Recommendations for Community-Related Exposure</u>.

No jobsite may operate until the Contractor can meet and maintain all requirements, including providing materials, schedules and equipment required to comply.

All issues regarding worker safety and health are subject to enforcement action under L&I's Division of Occupational Safety and Health (DOSH).

- Employers can request COVID-19 prevention advice and help from L&I's Division of Occupational Safety and Health (DOSH).
- Employee Workplace safety and health complaints may be submitted to the L&I DOSH Safety Call Center: (1-800-423-7233) or via e-mail to adag235@lni.wa.gov

Contractor's Company Name:

I have read and understand what is required to comply with the COVID-19 Requirements.

Signature

Title

Name (Please Print)

Date

Bidding Contractor's Company Name:

Initials: _____



BIDDER'S EXPERIENCE RECORD – RETURN EACH FORM SINGLE SIDED

KCHA WILL AWARD CONTRACTS ONLY TO RESPONSIBLE PROSPECTIVE CONTRACTORS WHO HAVE THE ABILITY TO PERFORM SUCCESSFULLY UNDER THE TERMS AND CONDITIONS OF THE PROPOSED CONTRACT. *PRINT ALL INFORMATION*.

ATTACH ADDITIONAL SHEETS AS NECESSARY TO FULLY PROVIDE THE INFORMATION REQUIRED.

NAME OF BIDDER:					
PHYSICAL ADDRESS	S:				
CITY-STATE-ZIP:	. <u></u>				
MAILING ADDRESS:	. <u></u>				
CITY-STATE-ZIP:					
CONTRACTOR'S LICENSE NUMBER: BOND REGISTRATION NUMBER:	(Must be a valid WA State I	License) L&I's W(TY NUMBER:		
L&I PUBLIC WORKS TRAINING:	YES NO				
BIDDER IS A(N):	INDIVIDUAL	PA	ARTNERSHIP		
	JOINT VENTURE	INCO	RPORATION	IN STATE OF	F
CONTINUOUSLY	Y BEEN IN BUSINESS FROM YEAR		NO. OF REGU	ILAR FULL TIN EMPLOYE	
TOTAL NUMBER OF I	PROJECT COMPLETED	IN THE PAST 5	YEARS		
NUMBER OF PROJEC	IS COMPLETED	AHEAD	0	N-TIME	BEHIND
	PERIENCE IN WORK C RIME CONTRACTOR:				S PROJECT NO. OF YEARS
BIDDERS LIST THE F	OLLOWING INFORMA	TION: PRINT AL	L INFORMAT	ION	
NAME OF BONDING	COMPANY:				
	ADDRESS:				
PHON	E NUMBER:				
BONDING	CAPACITY:				



HOW LONG

LIST THE SUPERVISORY PERSONNEL TO BE EMPLOYED BY THE BIDDER AND AVAILABLE FOR, AND INTENDED TO WORK ON THIS PROJECT (PROJECT MANAGER, PRINCIPAL FOREPERSON, SUPERINTENDENTS AND ENGINEERS): **PRINT ALL INFORMATION**

NAME	TITLE	WITH BIDDER
LIST ALL PUBLICLY FUNDED PROJECTS WITHIN THE PAST 5 YEARS. INCLUDE A SEPARATE SHEET(S), USING THE FORMAT	A REFERENCE FOR EACH. IF NE	ECESSARY, ATTACH A
PROJECT NAME:		
OWNER/CONTACT NAME & NUMBER:		
IF SUB, YOUR CONTRACT AMOUNT:		
PROJECT NAME:		
OWNER/CONTACT NAME & NUMBER:		
IF SUB, YOUR CONTRACT AMOUNT:		
YEAR PROJECT COMPLETED:		
PROJECT NAME:		
IF SUB, YOUR CONTRACT AMOUNT:		
YEAR PROJECT COMPLETED:		
PROJECT NAME:		
OWNER/CONTACT NAME & NUMBER:		

YEAR PROJECT COMPLETED: _____

IF ANY OF THE PROJECTS LISTED ABOVE WERE NOT COMPLETED WITHIN THEIR ORIGINALLY SCHEDULED PERIOD, EXPLAIN WHY: **PRINT ALL INFORMATION**

LIST ALL PROJECTS UNDERTAKEN IN THE LAST 5 YEARS WHICH HAVE RESULTED IN PARTIAL OR FINAL SETTLEMENT OF THE CONTRACT BY ARBITRATION OR LITIGATION IN THE COURTS: **PRINT ALL INFORMATION**

NAME OF CLIENT & PROJECT	CONTRACT AMT.	TOTAL CLAIM ARBITRATED / LITIGATED	AMT. OF SETTLEMENTS OF CLAIM

HAS BIDDER, OR ANY REPRESENTATIVE OR PARTNER THEREOF, EVER FAILED TO COMPLETE A CONTRACT? **PRINT ALL INFORMATION**

NO YES

IF YES, EXPLAIN

HAS THE BIDDER EVER HAD ANY PAYMENT / PERFORMANCE BOND CALLED AS A RESULT OF THIS WORK? **PRINT ALL INFORMATION**

NO YES IF YES, COMPLETE THE FOLLOWING:

PROJECT NAME		<u> </u>	CONTRACTING PARTY BOND AMOU		D AMOUNT		
	ER EVER BEE INT ALL INF(N FOUND GUILTY DRMATION	OF VIOL	ATING ANY	Y STATE OR FED	ERAL EMPI	LOYMENT
NO	YES	IF YES, EXPI	LAIN				
		ILED FOR PROTE STATE INSOLVEN					FEDERAL
NO	YES	IF YES, EXPI	LAIN				

_



TTO

110

HAS ANY ADVERSE LEGAL JUDGEMENT RELATED TO CONSTRUCTION BEEN RENDERED AGAINST THE BIDDER IN THE LATE 5 YEARS? **PRINT ALL INFORMATION**

BIDDER OR	ANY OF ITS EMPLOYEES FILED ANY	CLAIMS WITH WASHINGTON STATE
KER'S COMPE	ENSATION OR OTHER INSURANCE COMI	PANY FOR ACCIDENTS RESULTING IN
AL INJURY OR	DISMEMBERMENT IN THE PAST 5 YEARS	PRINT ALL INFORMATION
NO YES	IF YES, COMPLETE THE FOLLOWING:	
NO YES D DATE	IF YES, COMPLETE THE FOLLOWING: TYPE OF INJURY	AGENCY RECEIVING CLAIM
	,	AGENCY RECEIVING CLAIM
	,	AGENCY RECEIVING CLAIM
	,	AGENCY RECEIVING CLAIM
DATE	,	

CALCULATIONS) NOTES TO BIDDERS: SAFETY IS A PRIMARY CONCERN ON THIS PROJECT. KCHA reserves the right

to disqualify Bidders where either the current or three (3) year average of the Experience Modification Rate (EMR) EXCEEDS 1.0. KCHA may require additional information from Bidders that have an EMR of more than 1.0.

DESCRIBE ALL VIOLATION CITATIONS ISSUED AGAINST BIDDER IN THE LAST 5 YEARS UNDER OSHA, WISHA OR OTHER APPLICABLE WORKPLACE SAFETY PROGRAMS. **PRINT ALL INFORMATION**

SUBJECT OF VIOLATION	DATE OF INSPECTION / INCIDENT	OSHA ACTIVITY NO.	CLOSED / PENDING

ADDITIONAL INFORMATION:

BEFORE A BID IS CONSIDERED FOR AWARD, THE BIDDER MAY BE REQUESTED BY KCHA TO SUBMIT A STATEMENT OR OTHER DOCUMENTATION REGARDING ANY OF THE BASIC QUALIFICATIONS LISTED ABOVE. FAILURE BY THE BIDDER TO PROVIDE SUCH ADDITIONAL INFORMATION SHALL RENDER THE BIDDER NON-RESPONSIVE AND NON-RESPONSIBLE, AND INELIGIBLE FOR AWARD.

THE UNDERSIGNED WARRANTS UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS COMPLETE, TRUE AND ACCURATE TO THE BEST OF HIS / HER KNOWLEDGE. THE UNDERSIGNED AUTHORIZES THE KING COUNTY HOUSING AUTHORITY TO VERIFY ALL INFORMATION CONTAINED HEREIN. (IF THIS INFORMATION IS NOT COMPLETE AND ACCURATE THE BID MAY BE CONSIDERED NON-RESPONSIVE.)

BIDDER'S	SIGNATURE

BIDDER'S NAME (PLEASE PRINT)

BIDDER'S TITLE (PLEASE PRINT)



CONTRACTOR CERTIFICATION – RETURN EACH FORM SINGLE SIDED

PROJECT NAME: PARK ROYAL EXTERIOR IMPROVEMENTS

NAN	IE OF COMPANY:			
PHY	SICAL STREET ADDRESS:			
CITY – STATE – ZIP:				
			WA STATE UBI NO.:	
TYPE (OF BUSINESS: CO	RPORATION	LLC - PARTNERSHIP	SOLE PROPRIETOR
OWN necessa		List All Owners from the	he inception of the Company. Use an ad	lditional sheet of paper if
	NAME OF OWN	ER(S)	DATE(S) OF OWNE	RSHIP (from – to)
UNDI	ER PENALTIES OF PERJUI	RY,I/	We hereby certify that: (Check the	appropriate responses)
1.	I / We have a c as supplied by the King Cou	omplete copy of the B nty Housing Authorit	Bid Documents and Drawings (if app ty.	licable) for this project
2.		requirements contain	n or other disabilities that would pre ned in the Bid Documents to the grea ched goals.	
3.	I / We do not a location where segregated f facilities, if necessary, to ass	acilities are maintaine	nor permitMy /Our e ed, except for separate or single-use the sexes.	employees to work in a er toilets and changing
4.	Plan in the past that required	filing reports with the	we Not participated in an Equal Em e Government; and that ifI / d all reports due. If not, the reports w	We have,I
5.			Our correct Taxpayer Iden er to be issued toMe / U	
6.	(a)I Am / We (b)I / We have	Are Exempt from Ba not been notified by t	We are not subject to Backup uckup Withholding, or the Internal Revenue Service (IRS) th result of a failure to report all interest	nat I Am /



(c) the IRS has notified _____Me / _____Us that _____I Am / _____We Are no longer subject to Backup Withholding.

(If you ARE subject to Backup Withholding, leave #6 blank and go to #7)

- 7. <u>I</u> / <u>We</u> have been notified by the IRS that <u>I</u> Am / <u>We</u> Are currently subject to Backup Withholding because of under reporting interest or dividends.
 (If you filled out #6 you are *NOT* subject to Backup Withholding, leave #7 blank)
- 8. ______, who is by title the _______ of our firm/company and has been designated, as the responsible official to ensure required reports are submitted, and record keeping complies with all the applicable regulations.

AUTHORIZED OFFICIAL:

SIGNATURE

NAME (PLEASE PRINT)

TITLE (PLEASE PRINT)

DATE



NON-COLLUSIVE AFFIDAVIT – RETURN EACH FORM SINGLE SIDED

FOR CONTRACTS AND EQUIPMENT \$50,000 AND ABOVE

STATE OF WASHINGTON)) ss COUNTY OF KING)

_____, being first duly sworn, deposes and says:

That he / she is a Partner or Officer of the Firm of, etc.

The party making the forgoing proposal or bid, that such proposal or bid is genuine and not collusive or a sham; that said bidder has not colluded, conspired, connived or agreed, directly or indirectly, with any bidder or person, to put in a sham bid or to refrain from bidding, and has not in any manner, directly or indirectly, sought by agreement or collusion, or communication or conference, with any person, to fix the bid price of affiant or of any other bidder, or to fix any overhead, profit or cost element of said bid price, or of that of any other bidder, or to secure any advantage against KING COUNTY HOUSING AUTHORITY or any person interested in the proposed contract; and that all statements in said proposal or bid are true.

SIGNATURE OF AUTHORIZED OFFICIAL

Bidder, if the Bidder is an Individual

Partner, if the Bidder is a Partnership

Officer, if the Bidder is a Corporation

SUBSCRIBED AND SWORN to before me:

this _____ day of _____, 20 ____

(Signature)

(Print Name)

My Commission Expires: _____, 20____

Bidding Contractor's Company Name:

_ Initials: _____



EQUAL OPPORTUNITY CLAUSE - RETURN EACH FORM SINGLE SIDED

DURING THE PERFORMANCE OF THIS CONTRACT, THE CONTRACTOR AGREES AS FOLLOWS:

- 1. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin, citizenship status, creed, age, marital status, physical or mental disability, sexual orientation, political ideology, or status as a Vietnam era or specially disabled veteran. The Contractor will take affirmative action to ensure that applicants are employed and the employees are treated during employment without regard to the aforementioned conditions. Such action shall include, but not be limited to, the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Officer setting forth the provisions of this nondiscrimination clause.
- 2. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to the aforementioned conditions of paragraph 1 above.
- 3. The Contractor will send to each labor union or representative of workers with which he/she has a collective bargaining agreement or other contract or understanding, a notice advising the labor union or workers' representative of the Contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 4. The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.
- 5. The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by the rules, regulations and relevant orders of the Secretary of Labor, or pursuant thereto, and will permit access to his/her books, records and accounts by the Owner and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.
- 6. In the event of the Contractor's non-compliance with the non-discrimination clauses of the Contract or with any of such rules, regulations or orders, this Contract may be canceled, terminated or suspended in whole or in part and the Contractor may be declared ineligible for further Government Contracts, in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rules, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- 7. The Contractor will include the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulation, or order of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the Owner may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the Owner, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

AUTHORIZED OFFICIAL:

SIGNATURE		NAME (PLEASE	E PRINT)
TITLE (PLEASE PRINT)		DATE	
Bidding Contractor's Company Name:			Initials:
Equal Opportunity Clause Return Form – B.6	Page 1 of 1		KCHA / 08-05-21



BID SECURITY – RETURN EACH FORM SINGLE SIDED

BID DEPOSIT:

The undersigned Principal hereby deposits a Bid Deposit with the King County Housing Authority in the form of a cash deposit, certified or cashier's check, or postal money order in the amount of:

		Dollars (\$)
	OR	
BID BOND: The undersigned,		(Principal), and
	(Surety), are h	held and firmly bound unto the
King County Housing Auth	nority (Owner) in the penal sum of:	

Dollars (\$_____), which for the payment of which Principal and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally. The liability of surety under this Bid Bond shall be limited to the penal sum of this Bid Bond.

CONDITIONS:

The Bid Deposit or Bid Bond shall be an amount not less than **five percent (5%)** of the total bid, including any Alternates, Additives, and Owner-Directed Work, if any, including sales tax, if any, and is submitted by Principal to Owner in connection with a Proposal in according to the terms of the Proposal and Bid Documents for:

PARK ROYAL EXTERIOR IMPROVEMENTS

NOW THEREFORE:

- a. If Principal requests, in writing, to withdraw its Bid, prior to Bid Opening, or
- b. If the Proposal is rejected by Owner, or
- c. Owner in accordance with the terms of the Proposal and furnishes a bond for the faithful performance of said Project and for the payment of all persons performing labor or furnishing materials in connection therewith, with Surety or Sureties approved by Owner,

then this Bid Security shall be released; otherwise it shall remain in full force and effect and Principal shall forfeit the Bid Deposit or Surety shall immediately pay and forfeit to Owner the amount of the Bid Bond, as penalty and liquidated damages.

The obligations of Surety and its Bid Bond shall be in no way impaired or affected by any extension of time within which Owner may accept bids; and Surety does hereby waive notice of any such extension.



KCHA - PARK ROYAL EXTERIOR IMPROVEMENTS

CAPITAL CONSTRUCTION DEPARTMENT

SIGNED AND DATED THIS	Day of	, 20
		ATTEST to Principal's Signature:
PRINCIPAL (Print Company Name)		
Signature of Authorized Official		Signature
Printed Name		Printed Name
Title (Please Print)		Title (Please Print)
Corporate Seal (if Applicable)		
		ATTEST to Surety's Signature:
SURETY (Print Company Name)		
Signature of Authorized Official		Signature
Printed Name		Printed Name
Title (Please Print)		Title (Please Print)
Corporate Seal (if Applicable)		The above is Attorney in Fact:
		Yes No (If Yes, attach Power of Attorney)
Local Office of Agent and / or Surety Comp	any (please p	print):
Name	e: –	
Street	t Address: _	
City,	State, Zip: _	
Power of Attorney of person signing for Surety	y Company m	nust be attached to this Bond Form.

Surety Companies executing Bonds must appear on the current Authorized Insurance List in the State of Washington.

Bidding Contractor's Company Name:______ Initials: _____



DEBARMENT / SUSPENSION COMPLIANCE CERTIFICATION RETURN EACH FORM SINGLE SIDED

The Bidder certifies to the best of its knowledge and belief, that it and its principals:

- 1. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency;
- 2. Have not within a three (3) -year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- 3. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph (2) of this certification; and
- 4. Have not within a three-year period preceding this application/proposal had one or more public transactions (federal, state or local) terminated for cause or default.

BIDDING COMPANY

Company Name	
Physical Street Address	
City / State / Zip	
Print Name of Authorized Official	Title
Signature of Authorized Official	Date
SUBSCRIBED AND SWORN to before me:	
this day of, 20	
(Signature)	_
(Print Name)	_
My Commission Expires:, 20	
Bidding Contractor's Company Name:	Initials:
Debarment/Suspension Compliance Page 1 of 1 Return Form – B.8	KCHA / 08-05-21



SUBCONTRACTOR - FIRST TIER - LISTING - RETURN EACH FORM SINGLE SIDED

NAME OF BIDDING COMPANY: PHYSICAL STREET ADDRESS: CITY / STATE / ZIP: 1. List Approximate Percent (%) of Work Your Company will actually Perform: ____ Do You Intend on using Subcontractor(s) for this Project? 2. Yes No 3. (If Yes, you must show on this form the name and information of All First Tier Subcontractors performing work that will be associated with this Bid.) Attach additional sheets if necessary. This form needs to be completed to the best of the Bidder's ability at time of bid. If Bidder is Awarded Contract a final subcontractor list will be submitted prior to Notice to Proceed. PRINT ALL INFORMATION SUBCONTRACTOR - FIRST TIER - LIST Business Name: Trade: Address: Contact: Years of Experience: Phone: _____ UBI No.: Business Name: Trade: _____ Address: Contact: Years of Experience: Phone: UBI No.: Business Name: Trade: Address: Contact: Years of Experience: Phone: UBI No.: Business Name: Trade:

The Bidder hereby certifies that the information contained in this Proposed Subcontractor List, including any attached sheets, is accurate, complete, and current:

 Print Name of Authorized Official
 Title

 Signature
 Date

 Bidding Contractor's Company Name:
 Initials:

Address:

UBI No.:

Phone:

KCHA / 08-05-21

Contact:

Years of Experience:



SECTION 3 – BUSINESS CERTIFICATION RETURN FORM SINGLE SIDED

THIS FORM MUST BE SIGNED AND RETURNED

Project Name:	
Company Name:	
Address:	
Contact Name:	
Contact Phone:	Contact Email:
Type of Trade or Business:	
Current Number of Regular, Full Time Employees (Puget Sound Region):	
1. Have over 75 percent of the labor hours performed for your business over the prior three-month period	

been performed by Section 3 workers?

Yes No If "yes" is checked, submit the section 3 Individual Certification form(s) for all the regular, full-time employees (Puget Sound Region).

2. Is **51% or more** of your business owned and controlled by low- or very low-income persons (persons who earn 80% or less of the median income level for the past 12 months - see attached income guidelines)?

Yes No If "yes" is checked, submit either the section 3 Individual Certification form(s) or the Section 3 Subcontractor Business Work Plan form.

3. Does your business provide economic opportunities for KCHA residents at the site(s) where the work will take place?

Yes No If "yes" is checked, please provide supporting documentation.

4. Does your business provide economic opportunities for residents of other KCHA developments or Section-8 assisted housing managed by KCHA?

Yes No If "yes" is checked, please provide supporting documentation.

5. Does your business provide economic opportunities to Section 3 workers residing within the metropolitan area (Puget Sound Region)?

Yes No If "yes" is checked, please provide supporting documentation.



I certify, under penalty of perjury, that my company Is Is Not a Section 3 Business.

I further certify that, **if my company is awarded the bid, and needs to hire additional employees for the project**, we will carry out Section 3 hiring, training and subcontracting requirements to the best of our ability.

Signature

Name

Title

Date

Phone Number

Email Address

If you have more specific questions about Section 3 requirements, contact KCHA at section3@kcha.org.

SECTION 3 – 2021 INCOME GUIDELINES

Location	Bremerton Silverdale (Kitsap County)		Eve (King/Sn	Seattle, Bellevue Everett (King/Snohomish Counties)		Tacoma (Pierce County)		Sedro Woolley (Skagit County)	
Income	Very low income	≤\$32,950	Very low income	≤\$40,500		Very low income	≤\$31,800	Very low income	≤\$28,850
Limit 1 Person	Low income	\$32,951 to \$52,750	Low income	\$40,501 to \$63,350		Low income	\$31,801 to \$50,900	Low income	\$28,851 to \$46,100



	RI	ETURN FORM	I SINGLE SIDED		
_	RET CLAIMING <u>YES</u> TO QUESTIC		WITH THE BID <u>IF:</u> CTION 3 BUSINESS CERT	IFICATION FORM	1
	Project Name:				
	Company Name:				
	Contact Name:				
	Contact Phone:		Contact Email:		
	SECTION 3 BUSINESS C	CONCERN	SUBCONTRACTED TASK(S)	SUBCONTRACT AMOUNT	% OF OVERALL CONTRACT
	Subcontractor's Name:				
1.	Subcontractor's Address:				
	Subcontractor's Phone No.:				
	Subcontractor's Name:				
2.	Subcontractor's Address:				
	Subcontractor's Phone No.:				
	Subcontractor's Name:				
3.	Subcontractor's Address:				
	Subcontractor's Phone No.:				
	Subcontractor's Name:				
4.	Subcontractor's Address:				

SECTION 3 – SUBCONTRACTOR WORK PLAN

Subcontractor's Phone No.:

TOTAL CONTRACT VALUE: _____ TOTAL SUBCONTRACT VALUE: _____

PERCENTAGE OF TOTAL BID:

For a list of Section 3 Certified Businesses, please go to: https://portalapps.hud.gov/Sec3BusReg/BRegistry/SearchBusiness



SUMMARY OF HARASSMENT AND DISCRIMINATION RETURN EACH FORM SINGLE SIDED

KCHA prohibits harassment and discrimination based on race, color, national origin, citizenship status, creed, religion, sex, age, marital or veteran's status, physical or mental disability, sexual orientation, political ideology, or any other basis protected by law ("protected status"). This policy applies to KCHA's employees, vendors, contractors, visitors and others who conduct business with KCHA. The following are examples of prohibited conduct. This list is not exclusive; employees should see KCHA's Personnel Policies and Procedures for more details and vendors/contractors should contact the Human Resources Department for more details:

- Unwelcome conduct based on protected status when sufficiently severe or pervasive to create a hostile work environment; or a supervisor's improper conduct results in a tangible change in an employee's status or benefits (demotion, termination, etc.).
- Unwelcome sexual advances, requests for sexual favors and other verbal or physical conduct of a sexual nature when (1) submission to such conduct is made an implicit or explicit condition of employment; (2) submission to or rejection of such conduct affects employment opportunities or decisions; or (3) such conduct interferes with an employee's work or creates an intimidating, hostile or offensive work environment.
- Sexually suggestive or racially derogatory words, pictures, videos, cartoons, emails, etc.
- Leering, staring in a sexually suggestive manner or making offensive remarks about looks, clothing, or body.
- Touching in a way that may make an individual feel uncomfortable, such as patting, pinching or intentional brushing against another's body.
- Gestures, pictures or drawings which would offend a particular racial or ethnic group or other protected class.
- Comments about an individual's skin color, accent, or other racial/ethnic characteristics.
- Disparaging remarks or stereotypes about an individual's gender, race, birthplace, ethnicity or ancestry.
- Negative comments about an individual's religious beliefs (or lack of religious beliefs).
- Negative comments regarding an individual's age if age 40 and over.
- Derogatory or intimidating references to an employee's mental or physical impairment.

Anyone who has been harassed and/or discriminated against is expected to promptly report the alleged incident(s) to the Supervisor, Department Director, Director of Human Resources, Deputy Executive Director/Chief Administrative Officer or the Executive Director. KCHA will protect the confidentiality of such complaints to the extent possible. Complaints will be promptly, thoroughly and impartially investigated and KCHA will take immediate and appropriate corrective action when it determines that harassment has occurred. Individuals who make complaints or provide information related to complaints will be protected from retaliation.

The Bidder hereby certifies that the information contained above is understood and agreed upon.

Bidder's Company Name:			
Print Name of Authorized Official		Title	
Signature		Date	
Bidding Contractor's Company Name:			Initials:
Harassment and Discrimination Return Form – B.11	Page 1 of 1		KCHA / 08-05-21



WMBE SURVEY – RETURN EACH FORM SINGLE SIDED

PLEASE COMPLETE THIS SURVEY AND RETURN WITH YOUR BID / PROPOSAL DOCUMENTS. NOT SUBMITTING THIS SURVEY WILL NOT DISQUALIFY YOUR BID/PROPOSAL. THIS IS FOR INFORMATIONAL PURPOSES ONLY.

Bidding Company Name: Address: City / State / Zip:				
Type of Business:		_ Incorporated – Federal ID# _ Sole Proprietorship – SS#: _ Other – Describe:	:	
WMBE: Describe:		_YesNo _Disadvantage Owned (Disa _Women Owned (WBE)		2)
	1. 2.	Black American	4. 5.	heck Applicable) Hispanic American Asian – Pacific American Hasidic Jew
Registered WMBE:	Yes	No		_Registration in Progress
Authorized Signer		Print Name and Title		Date
FOR KCHA USE ONLY: IF TO: Tim Baker – KCHA Phone: 206-574-111	Senior Manage	ANY HAS BEEN AWARDED TH ment Analyst o@kcha.org	IE CONTRA	CT, FORWARD THIS FORM

Bidding Contractor's Company Name: Initials:



CONTRACTOR'S SUPPLIED SCHEDULE – RETURN EACH FORM SINGLE SIDED

- A. Gantt-Chart Schedule: Submit to the Owner a comprehensive, fully developed, horizontal Gantt-chart-type, Contractor's Final Master Project Schedule within fourteen (14) days of date after Letter of Award. Base schedule on the Preliminary Master Project Schedule and whatever updating and feedback was received since the start of Project. The Gantt-Chart Final Master Project Schedule can be either in MS Project or equivalent format.
- B. Preparation: Indicate each significant construction activity separately. Identify first workday of each week with a continuous vertical line.
 - 1. For construction activities that require three (3) months or longer to complete, indicate an estimated completion percentage in ten (10%) percent increments within time bar.
- C. Contractor's Final Master Project Schedule Updating: At two (2) week intervals, update schedule to reflect actual construction progress and activities. Issue schedule three (3) days before each regularly scheduled progress meeting.
 - 1. Revise schedule immediately after each meeting or other activity where revisions have been recognized or made. Issue updated schedule concurrently with the report of each such meeting.
 - 2. Include a report with updated schedule that indicates every change, including, but not limited to, changes in logic, durations, actual starts and finishes, and activity durations.
 - 3. As the Work progresses, indicate Actual Completion percentage for each activity.

CONTRACTOR TO INSERT PRELIMINARY MASTER PROJECT SCHEDULE HERE MUST BE IN MICROSOFT PROJECT, PRIMAVERA or SIMILAR

Bidding Contractor's Company Name:

Initials:



BB - SECTION

NO PARTICIPATION for Bid Package

BB.1 No Participation Form



NO PARTICIPATION RESPONSE FORM

IF YOU CHOOSE NOT TO BID ON THIS PROJECT RETURN ONLY THIS FORM PRIOR TO THE BID DUE DATE. (NOT RETURNING THIS DOCUMENT COULD RESULT IN YOUR NAME BEING REMOVED FROM FURTHER KCHA SOLICITATIONS.)

FURTHER KCHA SOLICITATIONS.)				
BID DUE DATE:	<u>May 12, 2022</u>			
PROJECT NAME:	Park Royal Exterior Improvements			
RETURN FORM TO:	carlf@kcha.org			
	to mail in the No Participation Response Form, but this form must KCHA does not recommend mailing in this form due to possible rise with the mail delivery.			
If using the mail please return the form to:	KING COUNTY HOUSING AUTHORITY ATTN: Carl Frankel, Project Manager 700 Andover Park West, Suite C Tukwila, WA 98188			
1. My Company is NOT BIDDING on this	Contract because: (check all response(s) that apply:			
Does not perform the requested typ	be of work			
Has other work which would interf	fere with the proposed work schedule			
Job is too big				
Job is too small				
Can't meet the bonding and/or insu	arance requirements			
The documents were not received i	in time to prepare a bid			
The specifications were not clear.	Please describe:			
Other:				
2. I would have Bid on this Contract if:				
COMPANY NAME:				

ADDRESS:



C - SECTION

CONTRACT DOCUMENTS for Bid Package

- C.1 Construction Contract and General Conditions Sample Template
- C.2 Performance and Payment Bond with Directions (for projects \$35,000 & over)
- C.3 Certificate as to Corporate Principal (If Performance & Payment Bonds are required)
- C.4 Instructions to Bidders for Insurance Requirements
- C.5 Site Specific Safety Plan List of Plan Requirements
- C.6 Subcontractor Verification
- C.7 Certification of Payments to Influence Federal Transactions (for all subcontracts \$100,000 & over)
- C.8 Disclosure of Lobbying Activities (for all subcontracts \$100,000 & over)
- C.9 Certification of Compliance with Washington State Wage Payment Statutes
- C.10 Vendor Set Up Form
- C.11 Final Affidavits of Amounts Paid Contractors
- C.12 Section 3 Individual Certification Form and FAQ's
- C.13 Section 3 Labor Hours Benchmark Status Report Sample Template

If selected, the documents that are numbered 2 through 9 will need to be submitted prior to the "Notice of Award" along with a copy of the completed Statement of Intent to Pay Prevailing Wages that you have filed with the Washington State Department of Labor and Industries.



CONSTRUCTION CONTRACT / GENERAL CONDITION SAMPLES

PLEASE SEE ATTACHED AIA DOCUMENTS

RAFT AIA Document A101[™] - 2017

Standard Form of Agreement Between Owner and Contractor where

the basis of payment is a Stipulated Sum

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

CONTRACT NUMBER: « »

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

KING COUNTY HOUSING AUTHORITY 600 Andover Park West Tukwila, Washington 98188

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

NAME OF CONTRACTOR Street Address City, State Zip

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

NAME OF SITE Street Address City, State Zip **PROJECT NAME:**

The Architect and/or The Engineer: (Name, legal status, address and other information)

NAME OF ARCHITECT OR ENGINEER Street Address City, State Zip

The Owner and Contractor agree as follows.

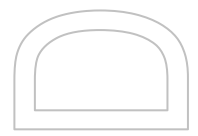
In consideration of the mutual covenants and agreements herein contained, the Contractor agrees to furnish all labor, material, tools, equipment, and other items necessary to perform and complete all work described in the contract documents. This agreement includes Owner Directed Work Items. The Owner Directed Work Items may or may not be completed under this agreement. If the Owner elects to exclude any or all Owner Directed Work Items, an adjustment shall be made to this Agreement.

ADDITIONS AND DELETIONS: The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An Additions and Deletions Report that notes added information as well as revisions to the standard form text is available from the author and should be reviewed.

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

AIA Document A201™-2017, General Conditions of the Contract for Construction, is adopted in this document by reference. Do not use with other general conditions unless this document is modified.





ELECTRONIC COPYING of any portion of this AIA® Document to another electronic file is prohibited and constitutes a violation of copyright laws as set forth in the footer of this document.

AIA Document A101^w - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, 1 and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:16:12 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (2034653549)

TABLE OF ARTICLES

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

ARTICLE 1 THE CONTRACT DOCUMENTS

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

ARTICLE 2 THE WORK OF THIS CONTRACT

The Contractor shall fully execute the Work described in the Contract Documents, except as specifically indicated in the Contract Documents to be the responsibility of others. The Contractor shall comply with the Detailed Summary of the Scope of Work per Exhibit A.

ARTICLE 3 DATE OF COMMENCEMENT AND SUBSTANTIAL COMPLETION

§ 3.1 The date of commencement of the Work shall be: (Check one of the following boxes.)

- [« »] The date of this Agreement.
- [X] A date set forth in a notice to proceed issued by the Owner.
- [« »] Established as follows: (Insert a date or a means to determine the date of commencement of the Work.)

§ 3.2 The Contract Time shall be measured from the date of commencement of the Work, as indicated in the Notice to Proceed.

§ 3.3 Substantial Completion

« »

§ 3.3.1 Subject to adjustments of the Contract Time as provided in the Contract Documents, the Contractor shall achieve Substantial Completion of the entire Work no later than the date stipulated in the Notice to Proceed.

	Contract – Start Date M Construction Period M Substantial Completion Date M Physical Completion Date M	Dates Month, Day, Year Month, Day, Year to Month, Month, Day, Year Month, Day, Year (Liquidate Month, Day, Year	
	f the Contractor fails to achieve Substantial Could be assessed as set forth in Section 4.5.	mpletion as provided in this Se	ection 3.3, liquidated damages, if
	e Owner shall pay the Contractor the Contract t. The Contract Sum shall be « » (\$ « »), subj		
§ 4.2 Alt § 4.2.1 A	ernates Alternates, if any, included in the Contract Sum	1:	
	Alternate Number and Description		Price
executio	Subject to the conditions noted below, the follo n of this Agreement. Upon acceptance, the Ow below each alternate and the conditions that mu	vner shall issue a Modification	to this Agreement.
	Item	Price	Conditions for Acceptance
	NA		
	lowances, if any, included in the Contract Sum each allowance.)	1:	
	Allowance Description Owner's Contingency		Price
(Identify Unit pric requiring	hit prices, if any: <i>the item and state the unit price and quantity</i> ces will be used for unforeseen conditions whe g large quantities resulting in a substantial chan ing. Large deviations in the Scope of Work wil	re small quantities are needed. nge in the scope of work will r	An unforeseen condition not be considered applicable for

Unit Item Description		Price per Unit (\$0.00)			

§ 4.5 Liquidated damages, if any:

stipulated in the Contract Documents.

(Insert terms and conditions for liquidated damages, if any.)

« »

Timely performance and completion of the Work is essential to the Owner and Time limits stated in the Agreement are of the essence. Owner will incur serious and substantial damages if Substantial Completion of the Work or Contract Completion of the entire project does not occur in the time limits defined in the Agreement. Liquidated Damages will not be assessed as a penalty, but as Liquidated Damages for breach of contract. The amount is fixed and agreed upon by the Contractor and Owner due to the extreme difficulty and impracticability of fixing and ascertaining the actual damages the Owner would sustain. This amount is construed as an actual amount of damages to the Owner and may be retained by the Owner and deducted from any payment to the Contractor for obligations in the Agreement. If different and separate completion dates are stated in the Agreement for separate parts or stages of the Work, the amount of Liquidated Damages shall apply and may be assessed on those parts or those stages of the Work which are delayed. The Owner therefore may impose and assess Liquidated Damages in the following amount **per calendar day**:

« »

AIA Document A101^w - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:16:12 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. USER Notes: (2034653549)

§ 4.6 Other:

(Insert provisions for bonus or other incentives, if any, that might result in a change to the Contract Sum.)

NA

ARTICLE 5 PAYMENTS

§ 5.1 Progress Payments

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

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

NA

§ 5.1.3 Provided that an Application for Payment is received by the Owner not later than the 25th day of a month, the Owner shall make payment of the amount certified to the Contractor not later than the 25th day of the following month.

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

§ 5.1.3.1 Applications for Payment may be delayed by Owner should any criteria listed in A201TM-2017 General Conditions Section 9.5.1 be evident or if the As-Built Documents have not been updated per Division 01 10 10 Scope of Work Section 2.0.B.6.

§ 5.1.4 Each Application for Payment shall be based on the most recent schedule of values submitted by the Contractor. in accordance with the Contract Documents. The schedule of values shall allocate the entire Contract Sum among the various portions of the Work. The schedule of values shall be prepared in such form, and supported by such data to substantiate its accuracy. This schedule, unless objected to by the Owner, shall be used as a basis for reviewing the Contractor's Applications for Payment.

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

§ 5.1.6 In accordance with AIA Document A201[™]–2017, General Conditions of the Contract for Construction, and subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:

§ 5.1.6.1 The amount of each progress payment shall first include:

- .1 That portion of the Contract Sum properly allocable to completed Work;
- .2 That portion of the Contract Sum properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the completed construction, or, if approved in advance by the Owner, suitably stored off the site at a location agreed upon in writing.; and

§ 5.1.6.2 The amount of each progress payment shall then be reduced by:

- .1 The aggregate of any amounts previously paid by the Owner;
- .2 The amount, if any, for Work that remains uncorrected and for which the Owner has previously withheld an Application for Payment as provided in Article 9 of AIA Document A201-2017;
- .3 Any amount for which the Contractor does not intend to pay a Subcontractor or material supplier, unless the Work has been performed by others the Contractor intends to pay;
- .4 For Work performed or defects discovered since the last payment application, any amount for which the Owner may withhold payment, or nullify an Application of Payment in whole or in part, as provided in Article 9 of AIA Document A201-2017; and
- .5 Retainage withheld pursuant to Section 5.1.7.

§ 5.1.6.3 The General Contractor Certification upon the Application for Payment form, per Exhibit B will accompany each Application for Payment. By submitting an Application for Payment, the Contractor certifies, agrees and warrants to the Owner as follows:

AIA Document A101^m - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:16:12 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (2034653549)

The Contractor has made full payment to all laborers, subcontractors and suppliers of material and .1 equipment whose charges were included in any prior Application for Payment, subject only to (a) retainage at the contract rate, and (b) the matters set forth below or on an attachment hereto.

.2 The Contractor knows of no one making a claim for payment other than those included in the current Application for Payment, who will be paid when the current Application for Payment is paid by the Owner, except as noted below or on an attachment hereto.

In consideration of payments made by the Owner, the Contractor hereby waives and releases any and all .3 claims and demands against Owner and the Project for all periods up to and including the period covered by this Application for Payment, subject only to (a) receipt of payment of the current Application, (b) applicable retainage, and (c) the matters set forth below or on an attachment hereto.

§ 5.1.7 Retainage

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

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

«Five Percent » « 5% »

§ 5.1.7.1.1 The following items are not subject to retainage: (Insert any items not subject to the withholding of retainage, such as general conditions, insurance, etc.)

$\ll NA \gg$

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

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

$\ll NA \gg$

§ 5.1.7.3 Retainage shall be held at the rate stated in § 5.1.7.1 for the duration of the project. There shall be no reduction or limitation of retainage. There shall also be no early release of retainage by the Owner to the Contractor. The Owner must obtain all releases in relation to Contractor Compliance from the Washington State Department of Revenue, the Washington State Department of Labor and Industries, and the Washington State Department of Employment Security prior to any release of retention by the Owner to the Contractor.

§ 5.1.8 If final completion of the Work is materially delayed through no fault of the Contractor, the Owner shall pay the Contractor any additional amounts in accordance with Article 9 of AIA Document A201-2017.

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

§ 5.2 Final Payment

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

- .1 the Contractor has fully performed the Contract except for the Contractor's responsibility to correct Work as provided in Article 12 of AIA Document A201–2017, and to satisfy other requirements, if any, which extend beyond final payment; and
- .2 a final Application for Payment has been approved by the Owner;
- verification of final Affidavits of Wages Paid (L&I) is provided by the Contractor to the Owner; .3
- .4 final Review and Approval of all Certified Payroll Documents for all Prevailing Wages.

§ 5.2.2 The Owner's final payment to the Contractor shall be made no later than 30 days after the Owner's approval of the Final Application for Payment,

DISPUTE RESOLUTION ARTICLE 6

§ 6.1 Any claim between the Owner and Contractor shall be resolved in accordance with the provisions set forth in Article 15 of AIA Document A201–2017.

AIA Document A101™ - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, 5 and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:16:12 on 06/29/2018 under Order No.5266129296 which expires on $06/07/2019\,,$ and is not for resale. (2034653549) User Notes:

TERMINATION OR SUSPENSION ARTICLE 7

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

§ 7.2 The Work may be suspended by the Owner as provided in Article 14 of AIA Document A201–2017.

ARTICLE 8 MISCELLANEOUS PROVISIONS

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

§ 8.2 The Owner's representative: (*Name*, address, email address, and other information)

Nikki Parrott, Director of Capital Construction & Weatherization

- « », Project Manager
- « », Construction Coordinator
- « », Project Engineer

§ 8.3 The Contractor's representative:

(Name, address, email address, and other information)

« », President

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

§ 8.5 Insurance and Bonds

§ 8.5.1 The Contractor shall purchase and maintain insurance as set forth in AIA Document A101TM-2017, Standard Form of Agreement Between Owner and Contractor where the basis of payment is a Stipulated Sum. Type of insurance or bond Limit of liability or

		bond amount (\$0.00)	
Certificate of Liability Insurance Requirements:	Limit	(Exhibit – C)	
	Coverage	(Exhibit – C)	
Builders Risk Insurance:	Completed Value of Project	(Exhibit – C)	
Performance and Payment Bond:	Gross Contract Amount	100%	

§ 8.6 Other provisions:

§ 8.6.1 Section 3: Instruction, Requirements and Income Guidelines

§ 8.6.1.1 The Contractor shall comply with all requirements of the Section 3 Program for Economic Opportunities providing to the greatest extent possible, job training, employment and contract opportunities for low and very low income residents in connection with projects and activities in their neighborhoods per Exhibit D.0-D.4 and as designated in AIA A201-2017, Section 17 of the General Conditions.

§ 8.6.2 Davis-Bacon / State Prevailing Wage Certified Payroll

§ 8.6.2.1 The Contractor shall comply with requirements and regulations of the Davis-Bacon Act per Exhibit E.0 and **E.1**.

- .1 Payment of Wages to Workers shall be weekly.
- .2 Certified Payroll Reports recording wages paid to each worker will be submitted to the Owner weekly.
- .3 Failure to submit weekly Certified Payroll Reports or errors in payroll reports for the Contractor and any and all Subcontractors, and any Lower Tier Subcontractors will be cause for the Owner to suspend or delay Contract Progress Payments.
- .4 The Owner shall withhold progress payments until all issues regarding full compliance with the submission of Certified Payroll Reports are resolved to the complete and full satisfaction of the Owner.
- .5 The Contractor is required and shall perform a complete review of all Certified Payroll Reports including those of the Contractor, and all Subcontractors and any and all Lower Tier Subcontractors prior to the submission of the reports by the Contractor to the Owner.
- .6 The Davis Bacon Wage Decision for this project is: Davis-Bacon Wage Decision « » and Modification No. « », Dated « »

AIA Document A101^w - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:16:12 on 06/29/2018 under Order No.5266129296 which expires on $06/07/2019\,,$ and is not for resale. User Notes:

§ 8.6.3 Prevailing Wage Exemption

- § 8.6.3.1 For all contracts with a Bid Date of May 15, 2011 or later:
 - When a Contractor claims an exemption from State Prevailing Wage Requirements on HUD Projects, 1 the Contractor and all Subcontractors and all tiers must file an Intent and Affidavit with the Washington State Department of Labor and Industries for that project.
 - .2 The Statement of Intent must also include an Exemption Claim stating that the project is exempt from the payment of State Prevailing Wage Rates based on the Housing Act of 1937 and 24CFR 965.101 and further stating that all workers will be paid in accordance with the requirements of the Davis-Bacon Wage Requirements, per Exhibit E.2.
 - .3 Pursuant to RCW 39.12.040, the Owner will not make any payments to a Contractor who has not submitted an Intent Form that has been approved by the Washington State Department of Labor and Industries Industrial Statistician, or release funds retained until the Contractor and all subcontractors have submitted Affidavit forms that have been certified by the Industrial Statistician.

ARTICLE 9 ENUMERATION OF CONTRACT DOCUMENTS

§ 9.1 This Agreement is comprised of the following documents:

- AIA Document A101TM–2017, Standard Form of Agreement Between Owner and Contractor .1
- .2 AIA Document A201TM–2017, General Conditions of the Contract for Construction .3 Drawings Number Title Date Refer to **Exhibit F** Drawings Table of Contents .4 Specifications Title Section Date Pages Refer to **Exhibit G** Specifications Table of Contents .5 Addenda, if any: Number Date Pages

Portions of Addenda relating to bidding or proposal requirements are not part of the Contract Documents unless the bidding or proposal requirements are also enumerated in this Article 9. Other documents, if any, listed below:

.6 (List here any additional documents that are intended to form part of the Contract Documents. AIA Document A201TM–2017 provides that the advertisement or invitation to bid, Instructions to Bidders, sample forms, the Contractor's bid or proposal, portions of Addenda relating to bidding or proposal requirements, and other information furnished by the Owner in anticipation of receiving bids or proposals, are not part of the Contract Documents unless enumerated in this Agreement. Any such documents should be listed here only if intended to be part of the Contract Documents.) Changes in the Work shall be documented as provided in Section 7.3.1 of the AIA Document A201-2017, by means of completing: Exhibit – H.0 .1 Change Order Request .2 Change Order Approval Exhibit – H.1 .3 Contractor's Break Down Summary - Change Order Approval Form Exhibit - H.2a .4 Subcontractor's Break Down Summary - Change Order Approval Form Exhibit – H.2b .5 Subcontractor's Breakdown (Lower Tier) - Change Order Approval Form Exhibit – H.2c Exhibit – H.3 .6 **Construction Change Directive Bid Documents** Contractor's Bid Documents Exhibit - I .7

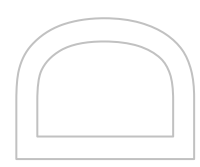
AIA Document A101 - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:16:12 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (2034653549)

This Agreement entered into as of the day and year first written above.

KING COUNTY HOUSING AUTHORITY

XXX CONSTRUCTION COMPANY

OWNER (Signature)		CONTRACTOR (Signature)	
(Printed name and title)		Printed name and title)	
		Contractor's License No.:	
EXHIBIT OVER	KVIEW:		
DESCRIPTION		CROSS REFERENCE	
Exhibit – A	Detailed Summary of Scope of Work	Contractor Scope of Work	Article 2
Exhibit – B	Application for Payment	GC Certification	5.1.6.3
Exhibit – C	Insurance Requirements	Limits	8.5.1
	-	Coverage	8.5.1
		Builders Risk	8.5.1
Exhibit – D.0	Section 3 Documents	New Hire Status Report	8.6.1
Exhibit – D.1	Section 3 Documents	New Hire Instructions	8.6.1
Exhibit – D.2	Section 3 Documents	Business Certification	8.6.1
Exhibit – D.3	Section 3 Documents	Individual Business Certification	8.6.1
Exhibit – D.4	Section 3 Documents	FAQ's	8.6.1
Exhibit – E	Certified Payroll	Labor Relations Training Overview	8.6.2
Exhibit – E.1	Certified Payroll	Requirements for Certified Payroll	8.6.2
Exhibit – E.2	Prevailing Wage Exemption	Statement of Intent	8.6.3.1
Exhibit – F	Drawings	Table of Contents	9.1.3
Exhibit – G	Specifications	Table of Contents	9.1.4
Exhibit – H.0	Change Order Request	COR	9.1.6.1
Exhibit – H.1	Change Order	CO	9.1.6.2
Exhibit – H.2a	General Contractor Breakdown Summary	GC-COR	9.1.6.3
Exhibit – H.2b	Subcontractor Breakdown Summary	SC-COR	9.1.6.4
Exhibit – H.2C	Subcontractor Breakdown Summary (Lowe		9.1.6.5
Exhibit – H.3	Construction Change Directive	CCD	9.1.6.6
Exhibit – I	Contractor's Bid Documents	Contractor's Bid Documents	9.1.6.7



AIA Document A101^w - 2017. Copyright © 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1967, 1974, 1977, 1987, 1991, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:16:12 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (2034653549)

DRAFT AIA Document A201[™] - 2017

General Conditions of the Contract for Construction

CONTRACT NUMBER:

for the following PROJECT:

(Name and location or address)

NAME OF SITE

Street Address City, State Zip **PROJECT NAME:**

THE OWNER: (Name, legal status and address)

KING COUNTY HOUSING AUTHORITY 600 Andover Park West Tukwila, Washington 98188

THE CONTRACTOR: (Name, legal status and address)

CONTRACTOR'S NAME Address City, State Zip

THE ARCHITECT and/or THE ENGINEER: (Name, legal status and address)

ARCHITECT/ENGINEER NAME Address City, State Zip

ADDITIONS AND DELETIONS:

The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An Additions and Deletions Report that notes added information as well as revisions to the standard form text is available from the author and should be reviewed.

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

For guidance in modifying this document to include supplementary conditions, see AIA Document A503™, Guide for Supplementary Conditions.





{426/612.052/02533547-2} ELECTRONIC COPYING of any portion of this AIA®

Document to another electronic file is prohibited and constitutes a violation of copyright laws as set

TABLE OF ARTICLES

- **GENERAL PROVISIONS** 1
- 2 OWNER
- 3 CONTRACTOR
- 4 ARCHITECT
- 5 **SUBCONTRACTORS**
- CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS 6
- 7 CHANGES IN THE WORK
- 8 TIME
- 9 **PAYMENTS AND COMPLETION**
- 10 PROTECTION OF PERSONS AND PROPERTY
- 11 **INSURANCE AND BONDS**
- 12 UNCOVERING AND CORRECTION OF WORK
- **MISCELLANEOUS PROVISIONS** 13
- **TERMINATION OR SUSPENSION OF THE CONTRACT** 14
- 15 **CLAIMS AND DISPUTES**
- 16 FEDERAL PROVISIONS
- 17 AUDITS AND INSPECTIONS
- 18 **SECTION 3**





INDEX (Topics and numbers in bold are Section headings.) Acceptance of Nonconforming Work 9.6.6, 9.9.3, 12.3 Acceptance of Work 9.6.6, 9.8.2, 9.9.3, 9.10.1, 9.10.3, 12.3 Access to Work 3.16, 6.2.1, 12.1 Accident Prevention 10 Acts and Omissions 3.2, 3.3.2, 3.12.8, 3.18, 4.2.3, 8.3.1, 9.5.1, 10.2.5, 10.2.8, 13.3.2, 14.1, 15.1.2, 15.2 Addenda 1.1.1 Additional Costs, Claims for 3.7.4, 3.7.5, 10.3.2, 15.1.5 **Additional Inspections and Testing** 9.4.2, 9.8.3, 12.2.1, 13.4 Additional Time, Claims for 3.2.4, 3.7.4, 3.7.5, 3.10.2, 8.3.2, 15.1.6 **Administration of the Contract** 3.1.3, 4.2, 9.4, 9.5 Advertisement or Invitation to Bid 1.1.1 Aesthetic Effect 4.2.13 Allowances 3.8 **Applications for Payment** 4.2.5, 7.3.9, 9.2, 9.3, 9.4, 9.5.1, 9.5.4, 9.6.3, 9.7, 9.10 Approvals 2.1.1, 2.3.1, 2.5, 3.1.3, 3.10.2, 3.12.8, 3.12.9, 3.12.10.1, 4.2.7, 9.3.2, 13.4.1 Arbitration 8.3.1, 15.3.2, 15.4 ARCHITECT Architect, Definition of 4.1.1 Architect, Extent of Authority 2.5, 3.12.7, 4.1.2, 4.2, 5.2, 6.3, 7.1.2, 7.3.4, 7.4, 9.2, 9.3.1, 9.4, 9.5, 9.6.3, 9.8, 9.10.1, 9.10.3, 12.1, 12.2.1, 13.4.1, 13.4.2, 14.2.2, 14.2.4, 15.1.4, 15.2.1 Architect, Limitations of Authority and Responsibility 2.1.1, 3.12.4, 3.12.8, 3.12.10, 4.1.2, 4.2.1, 4.2.2, 4.2.3, 4.2.6, 4.2.7, 4.2.10, 4.2.12, 4.2.13, 5.2.1, 7.4, 9.4.2, 9.5.4, 9.6.4, 15.1.4, 15.2 Architect's Additional Services and Expenses 2.5, 12.2.1, 13.4.2, 13.4.3, 14.2.4 Architect's Administration of the Contract 3.1.3, 3.7.4, 15.2, 9.4.1, 9.5 Architect's Approvals 2.5, 3.1.3, 3.5, 3.10.2, 4.2.7

Architect's Authority to Reject Work 3.5, 4.2.6, 12.1.2, 12.2.1 Architect's Copyright 1.1.7, 1.5 Architect's Decisions 3.7.4, 4.2.6, 4.2.7, 4.2.11, 4.2.12, 4.2.13, 4.2.14, 6.3, 7.3.4, 7.3.9, 8.1.3, 8.3.1, 9.2, 9.4.1, 9.5, 9.8.4, 9.9.1, 13.4.2, 15.2 Architect's Inspections 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 13.4 Architect's Instructions 3.2.4, 3.3.1, 4.2.6, 4.2.7, 13.4.2 Architect's Interpretations 4.2.11, 4.2.12 Architect's Project Representative 4.2.10 Architect's Relationship with Contractor 1.1.2, 1.5, 3.1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, 3.5, 3.7.4, 3.7.5, 3.9.2, 3.9.3, 3.10, 3.11, 3.12, 3.16, 3.18, 4.1.2, 4.2, 5.2, 6.2.2, 7, 8.3.1, 9.2, 9.3, 9.4, 9.5, 9.7, 9.8, 9.9, 10.2.6, 10.3, 11.3, 12, 13.3.2, 13.4, 15.2 Architect's Relationship with Subcontractors 1.1.2, 4.2.3, 4.2.4, 4.2.6, 9.6.3, 9.6.4, 11.3 Architect's Representations 9.4.2, 9.5.1, 9.10.1 Architect's Site Visits 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.4 Asbestos 10.3.1 Attorneys' Fees 3.18.1, 9.6.8, 9.10.2, 10.3.3 Award of Separate Contracts 6.1.1, 6.1.2 Award of Subcontracts and Other Contracts for **Portions of the Work** 5.2 **Basic Definitions** 1.1 **Bidding Requirements** 1.1.1 **Binding Dispute Resolution** 8.3.1, 9.7, 11.5, 13.1, 15.1.2, 15.1.3, 15.2.1, 15.2.5, 15.2.6.1, 15.3.1, 15.3.2, 15.3.3, 15.4.1 Bonds, Lien 7.3.4.4, 9.6.8, 9.10.2, 9.10.3 **Bonds, Performance, and Payment** 7.3.4.4, 9.6.7, 9.10.3, 11.1.2, 11.1.3, 11.5 **Building Permit** 3.7.1 Capitalization 1.3 Certificate of Substantial Completion 9.8.3, 9.8.4, 9.8.5 **Certificates for Payment** 4.2.1, 4.2.5, 4.2.9, 9.3.3, 9.4, 9.5, 9.6.1, 9.6.6, 9.7, 9.10.1, 9.10.3, 14.1.1.3, 14.2.4, 15.1.4 Certificates of Inspection, Testing or Approval 13.4.4

 ${\tt 426/612.052/02533547-2}$

3

1915, 1915, 1927, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

AIA Document A201™ - 2017. Copyright © 1911,

Certificates of Insurance 9.10.2 **Change Orders** 1.1.1, 3.4.2, 3.7.4, 3.8.2.3, 3.11, 3.12.8, 4.2.8, 5.2.3, 7.1.2, 7.1.3, 7.2, 7.3.2, 7.3.7, 7.3.9, 7.3.10, 8.3.1, 9.3.1.1, 9.10.3, 10.3.2, 11.2, 11.5, 12.1.2 Change Orders, Definition of 7.2.1 CHANGES IN THE WORK 3.11, 4.2.8, 7, 7.2.1, 7.3.1, 7.4, 8.3.1, 9.3.1.1, 11.5 Claims, Definition of 15.1.1 Claims, Notice of 1.6.2, 15.1.3 CLAIMS AND DISPUTES 3.2.4, 6.1.1, 6.3, 7.3.9, 9.3.3, 9.10.4, 10.3.3, 15, 15.4 Claims and Timely Assertion of Claims 15.4.1 **Claims for Additional Cost** 3.2.4, 3.3.1, 3.7.4, 7.3.9, 9.5.2, 10.2.5, 10.3.2, 15.1.5 **Claims for Additional Time** 3.2.4, 3.3.1, 3.7.4, 6.1.1, 8.3.2, 9.5.2, 10.3.2, **15.1.6** Concealed or Unknown Conditions, Claims for 3.7.4 Claims for Damages 3.2.4, 3.18, 8.3.3, 9.5.1, 9.6.7, 10.2.5, 10.3.3, 11.3, 11.3.2, 14.2.4, 15.1.7 Claims Subject to Arbitration 15.4.1 **Cleaning Up** 3.15, 6.3 Commencement of the Work, Conditions Relating to 2.2.1, 3.2.2, 3.4.1, 3.7.1, 3.10.1, 3.12.6, 5.2.1, 5.2.3, 6.2.2, 8.1.2, 8.2.2, 8.3.1, 11.1, 11.2, 15.1.5 Commencement of the Work, Definition of 8.1.2 Communications 3.9.1, 4.2.4 Completion, Conditions Relating to 3.4.1, 3.11, 3.15, 4.2.2, 4.2.9, 8.2, 9.4.2, 9.8, 9.9.1, 9.10, 12.2, 14.1.2, 15.1.2 **COMPLETION, PAYMENTS AND** 9 Completion, Substantial 3.10.1, 4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, 9.8, 9.9.1, 9.10.3, 12.2, 15.1.2 Compliance with Laws 2.3.2, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 9.6.4, 10.2.2, 13.1, 13.3, 13.4.1, 13.4.2, 13.5, 14.1.1, 14.2.1.3, 15.2.8, 15.4.2, 15.4.3 Concealed or Unknown Conditions 3.7.4, 4.2.8, 8.3.1, 10.3 Conditions of the Contract 1.1.1, 6.1.1, 6.1.4 Consent, Written 3.7.4, 3.12.8, 3.14.2, 9.3.2, 11.3.1, 13.3, 13.4.2 3.4.2, 3.14.2, 4.1.2, 9.8.5, 9.9.1, 9.10.2, 9.10.3, 13.2, 15.4.4.2

Consolidation or Joinder 15.4.4 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS 1.1.4.6 Construction Change Directive, Definition of 7.3.1 **Construction Change Directives** 1.1.1, 3.4.2, 3.11, 3.12.8, 4.2.8, 7.1.1, 7.1.2, 7.1.3, 7.3, 9.3.1.1 Construction Schedules, Contractor's 3.10, 3.11, 3.12.1, 3.12.2, 6.1.3, 15.1.6.2 **Contingent Assignment of Subcontracts** 5.4, 14.2.2.2 **Continuing Contract Performance** 15.1.4 Contract, Definition of 1.1.2 CONTRACT, TERMINATION OR SUSPENSION OF THE 5.4.1.1, 5.4.2, 11.5, 14 **Contract Administration** 3.1.3, 4, 9.4, 9.5 Contract Award and Execution, Conditions Relating to 3.7.1, 3.10, 5.2, 6.1 Contract Documents, Copies Furnished and Use of 1.5.2, 2.3.6, 5.3 Contract Documents, Definition of 1.1.1 **Contract Sum** 3.7.4, 3.7.5, 3.8, 3.10.2, 5.2.3, 7.3, 7.4, **9.1**, 9.2, 9.4.2, 9.5.1.4, 9.6.7, 9.7, 10.3.2, 11.5, 12.1.2, 12.3, 14.2.4, 14.3.2, 15.1.4.2, 15.1.5, 15.2.5 Contract Sum, Definition of 9.1 Contract Time 1.1.4, 2.2.1, 3.7.4, 3.7.5, 3.10, 2, 5.2.3, 6.1.5, 7.2.1.3, 7.3.1, 7.3.5, 7.3.6, 7, 7, 7.3.10, 7.4, 8,1.1, 8.2.1, 8.2.3, 8.3.1, 9.5.1, 9.7, 10.3.2, 12.1.1, 12.1.2, 14.3.2, 15.1.4.2, 15.1.6.1, 15.2.5 Contract Time, Definition of 811 CONTRACTOR 3 Contractor, Definition of 3.1.6.1.2 **Contractor's Construction and Submittal** Schedules 3.10, 3.12.1, 3.12.2, 4.2.3, 6.1.3, 15.1.6.2 Contractor's Employees 3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2, 10.3, 11.3, 14.1, 14.2.1.1 **Contractor's Liability Insurance** 11.1 Contractor's Relationship with Separate Contractors and Owner's Forces 3.12.5, 3.14.2, 4.2.4, 6, 11.3, 12.2.4

{426/612.052/02533547-2}

AIA Document A201[™] - 2017. Copyright © 1911,

1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document is protected by 0.5. copyright Law and International Treaties. Unauthorized reproduction or maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232)User Notes:

Contractor's Relationship with Subcontractors 1.2.2, 3.3.2, 3.18.1, 3.18.2, 4.2.4, 5, 9.6.2, 9.6.7, 9.10.2, 11.2, 11.3, 11.4 Contractor's Relationship with the Architect 1.1.2, 1.5, 3.1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, 3.5.1, 3.7.4, 3.10, 3.11, 3.12, 3.16, 3.18, 4.2, 5.2, 6.2.2, 7, 8.3.1, 9.2, 9.3, 9.4, 9.5, 9.7, 9.8, 9.9, 10.2.6, 10.3, 11.3, 12, 13.4, 15.1.3, 15.2.1 Contractor's Representations 3.2.1, 3.2.2, 3.5, 3.12.6, 6.2.2, 8.2.1, 9.3.3, 9.8.2 Contractor's Responsibility for Those Performing the Work 3.3.2, 3.18, 5.3, 6.1.3, 6.2, 9.5.1, 10.2.8 Contractor's Review of Contract Documents 3.2 Contractor's Right to Stop the Work 9.7 Contractor's Right to Terminate the Contract 14.1 Contractor's Submittals 3.10, 3.11, 3.12, 4.2.7, 5.2.1, 5.2.3, 9.2, 9.3, 9.8.2, 9.8.3, 9.9.1, 9.10.2, 9.10.3 Contractor's Superintendent 3.9, 10.2.6 Contractor's Supervision and Construction Procedures 1.2.2, 3.3, 3.4, 3.12.10, 4.2.2, 4.2.7, 6.1.3, 6.2.4, 7.1.3, 7.3.4, 7.3.6, 8.2, 10, 12, 14, 15.1.4 Coordination and Correlation 1.2, 3.2.1, 3.3.1, 3.10, 3.12.6, 6.1.3, 6.2.1 Copies Furnished of Drawings and Specifications 1.5, 2.3.6, 3.11 Copyrights 1.5, 3.17 Correction of Work 2.5, 3.7.3, 9.4.2, 9.8.2, 9.8.3, 9.9.1, 12.1.2, 12.2, 12.3, 15.1.3.1, 15.1.3.2, 15.2.1 **Correlation and Intent of the Contract Documents** 1.2 Cost, Definition of 7.3.4 Costs 7 2.5, 3.2.4, 3.7.3, 3.8.2, 3.15.2, 5.4.2, 6.1.1, 6.2.3, 7.3.3.3, 7.3.4, 7.3.8, 7.3.9, 9.10.2, 10.3.2, 10.3.6, 11.2, 12.1.2, 12.2.1, 12.2.4, 13.4, 14 **Cutting and Patching 3.14**, 6.2.5 Damage to Construction of Owner or Separate Contractors 3.14.2, 6.2.4, 10.2.1.2, 10.2.5, 10.4, 12.2.4 Damage to the Work 3.14.2, 9.9.1, 10.2.1.2, 10.2.5, 10.4, 12.2.4 Damages, Claims for 3.2.4, 3.18, 6.1.1, 8.3.3, 9.5.1, 9.6.7, 10.3.3, 11.3.2, 11.3, 14.2.4, 15.1.7 Damages for Delay 6.2.3, 8.3.3, 9.5.1.6, 9.7, 10.3.2, 14.3.2

Date of Commencement of the Work, Definition of 8.1.2 Date of Substantial Completion, Definition of 8.1.3 Day, Definition of 8.1.4 Decisions of the Architect 3.7.4, 4.2.6, 4.2.7, 4.2.11, 4.2.12, 4.2.13, 6.3, 7.3.4, 7.3.9, 8.1.3, 8.3.1, 9.2, 9.4, 9.5.1, 9.8.4, 9.9.1, 13.4.2, 14.2.2, 14.2.4, 15.1, 15.2 **Decisions to Withhold Certification** 9.4.1, 9.5, 9.7, 14.1.1.3 Defective or Nonconforming Work, Acceptance, Rejection and Correction of 2.5, 3.5, 4.2.6, 6.2.3, 9.5.1, 9.5, 3, 9.6.6, 9.8.2, 9.9.3, 9.10.4, 12.2.1 Definitions 1.1, 2.1.1, 3.1.1, 3.5, 3.12.1, 3.12.2, 3.12.3, 4.1.1, 5.1, 6.1.2, 7.2.1, 7.3.1, 8.1, 9.1, 9.8.1, 15.1.1 **Delays and Extensions of Time 3.2**, **3.7.4**, 5.2.3, 7.2.1, 7.3.1, **7.4**, **8.3**, 9.5.1, **9.7**, 10.3.2, 10.4, 14.3.2, 15.1.6, 15.2.5 Disputes 6.3, 7.3.9, 15.1, 15.2 **Documents and Samples at the Site** 3.11 Drawings, Definition of 1.1.5 Drawings and Specifications, Use and Ownership of 3.11 Effective Date of Insurance 8.2.2 Emergencies 10.4, 14.1.1.2, 15.1.5 Employees, Contractor's 3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2, 10.3.3, 11.3, 14.1, 14.2.1.1 Equipment, Labor, or Materials 1.1.3, 1.1.6, 3.4, 3.5, 3.8.2, 3.12, 3.13, 3.15.1, 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.4, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, 10.2.1, 10.2.4, 14.2.1.1, 14.2.1.2 Execution and Progress of the Work 1.1.3, 1.2.1, 1.2.2, 2.3.4, 2.3.6, 3.1, 3.3.1, 3.4.1, 3.7.1, 3.10.1, 3.12, 3.14, 4.2, 6.2.2, 7.1.3, 7.3.6, 8.2, 9.5.1, 9.9.1, 10.2, 10.3, 12.1, 12.2, 14.2, 14.3.1, 15.1.4 Extensions of Time 3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3, 7.4, 9.5.1, 9.7, 10.3.2, 10.4, 14.3, 15.1.6, 15.2.5 **Failure of Payment** 9.5.1.3, 9.7, 9.10.2, 13.5, 14.1.1.3, 14.2.1.2 Faulty Work (See Defective or Nonconforming Work) **Final Completion and Final Payment** 4.2.1, 4.2.9, 9.8.2, 9.10, 12.3, 14.2.4, 14.4.3 Financial Arrangements, Owner's 2.2.1. 13.2.2. 14.1.1.4 **GENERAL PROVISIONS** 1

{426/612.052/02533547-2}

AIA Document A201[™] - 2017. Copyright © 1911,

5

rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or Mights leserved. AnAllas. This ALA because to protect any other off, and the severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by ALA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232)User Notes:

Governing Law 13.1 Guarantees (See Warranty) **Hazardous Materials and Substances** 10.2.4. 10.3 Identification of Subcontractors and Suppliers 5.2.1 Indemnification 3.17, 3.18, 9.6.8, 9.10.2, 10.3.3, 11.3 Information and Services Required of the Owner 2.1.2, 2.2, 2.3, 3.2.2, 3.12.10.1, 6.1.3, 6.1.4, 6.2.5, 9.6.1, 9.9.2, 9.10.3, 10.3.3, 11.2, 13.4.1, 13.4.2, 14.1.1.4, 14.1.4, 15.1.4 **Initial Decision** 15.2 Initial Decision Maker, Decisions 14.2.4, 15.1.4.2, 15.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 Initial Decision Maker, Extent of Authority 14.2.4, 15.1.4.2, 15.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 Injury or Damage to Person or Property **10.2.8**, 10.4 Inspections 3.1.3, 3.3.3, 3.7.1, 4.2.2, 4.2.6, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 12.2.1, 13.4 Instructions to Bidders 1.1.1 Instructions to the Contractor 3.2.4, 3.3.1, 3.8.1, 5.2.1, 7, 8.2.2, 12, 13.4.2 Instruments of Service, Definition of 1.1.7 Insurance 6.1.1, 7.3.4, 8.2.2, 9.3.2, 9.8.4, 9.9.1, 9.10.2, 10.2.5, 11 Insurance, Notice of Cancellation or Expiration 11.1.4. 11.2.3 Insurance, Contractor's Liability 11.1 Insurance, Effective Date of 8.2.2, 14.4.2 Insurance, Owner's Liability 11.2 **Insurance, Property** 10.2.5, 11.2, 11.4, 11.5 Insurance, Stored Materials 9.3.2 **INSURANCE AND BONDS** 11 Insurance Companies, Consent to Partial Occupancy 9.9.1 Insured loss, Adjustment and Settlement of 11.5 Intent of the Contract Documents 1.2.1, 4.2.7, 4.2.12, 4.2.13 Interest 13.5 Interpretation 1.2.3, 1.4, 4.1.1, 5.1, 6.1.2, 15.1.1

Interpretations, Written 4.2.11, 4.2.12 Judgment on Final Award 15.4.2 Labor and Materials, Equipment 1.1.3, 1.1.6, **3.4**, 3.5, 3.8.2, 3.12, 3.13, 3.15.1, 5.2.1, 6.2.1, 7.3.4, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, 10.2.1, 10.2.4, 14.2.1.1, 14.2.1.2 7.3.7 Labor Disputes 8.3.1 Laws and Regulations 4.1.1 1.5, 2.3.2, 3.2.3, 3.2.4, 3.6, 3.7, 3.12.10, 3.13, 9.6.4, 9.9.1, 10.2.2, 13.1, 13.3.1, 13.4.2, 13.5, 14, 15.2.8, 15.4 Liens 2.1.2, 9.3.1, 9.3.3, 9.6.8, 9.10.2, 9.10.4, 15.2.8 Limitations, Statutes of 12.2.5, 15.1.2, 15.4.1.1 Limitations of Liability 3.2.2, 3.5, 3.12.10, 3.12.10.1, 3.17, 3.18.1, 4.2.6, 4.2.7, 6.2.2, 9.4.2, 9.6.4, 9.6.7, 9.6.8, 10.2.5, 10.3.3, 11.3, 12.2.5, 13.3.1 Limitations of Time 2.1.2, 2.2, 2.5, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2.7, 5.2, 5.3, 5.4.1, 6.2.4, 7.3, 7.4, 8.2, 9.2, 9.3.1, 9.3.3, 9.4.1, 9.5, 9.6, 9.7, 9.8, 9.9, 9.10, 12.2, 13.4, 14, 15, 15.1.2, 15.1.3, 15.1.5 Materials. Hazardous 10.2.4, 10.3 Materials, Labor, Equipment and 1.1.3, 1.1.6, 3.4.1, 3.5, 3.8.2, 3.12, 3.13, 3.15.1, 5.2.1, 6.2.1, 7.3.4, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, 10.2.1.2, 10.2.4, 14.2.1.1, 14.2.1.2 Means, Methods, Techniques, Sequences and Procedures of Construction 3.3.1, 3.12.10, 4.2.2, 4.2.7, 9.4.2 Mechanic's Lien 2.1.2, 9.3.1, 9.3.3, 9.6.8, 9.10.2, 9.10.4, 15.2.8 Mediation 8.3.1, 15.1.3.2, 15.2.1, 15.2.5, 15.2.6, **15.3**, 15.4.1, 15.4.1.1 Minor Changes in the Work 1.1.1, 3.4.2, 3.12.8, 4.2.8, 7.1, 7.4 MISCELLANEOUS PROVISIONS 13 Modifications, Definition of 1.1.1 Modifications to the Contract 1.1.1, 1.1.2, 2.5, 3.11, 4.1.2, 4.2,1, 5,2.3, 7, 8.3.1, 9.7, 10.3.2 **Mutual Responsibility** 6.2 Nonconforming Work, Acceptance of 9.6.6, 9.9.3, 12.3 Nonconforming Work, Rejection and Correction of 2.4, 2.5, 3.5, 4.2.6, 6.2.4, 9.5.1, 9.8.2, 9.9.3, 9.10.4, 12.2

{426/612.052/02533547-2}

6

1915, 1915, 1927, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

AIA Document A201™ - 2017. Copyright © 1911,

Notice

1.6, 1.6.1, 1.6.2, 2.1.2, 2.5, 3.2.4, 3.3.1, 3.7.4, 3.7.5, 3.9.2, 3.12.9, 3.12.10, 5.2.1, 7.4, 8.2.2 9.6.8, 9.7, 9.10.1, 10.2.8, 10.3.2, 11.5, 12.2.2.1, 13.4.1, 13.4.2, 14.1, 14.2.2, 14.4.2, 15.1.3, 15.1.5, 15.1.6, 15.4.1 Notice of Cancellation or Expiration of Insurance 11.1.4, 11.2.3 Notice of Claims 1.6.2, 2.1.2, 3.7.4, 9.6.8, 10.2.8, 15.1.3, 15.1.5, 15.1.6, 15.2.8, 15.3.2, 15.4.1 Notice of Testing and Inspections 13.4.1, 13.4.2 Observations, Contractor's 3.2, 3.7.4 Occupancy 2.3.1, 9.6.6, 9.8 Orders, Written 1.1.1, 2.4, 3.9.2, 7, 8.2.2, 11.5, 12.1, 12.2.2.1, 13.4.2, 14.3.12 **OWNER** 2 Owner, Definition of 2.1.1 **Owner, Evidence of Financial Arrangements** 2.2, 13.2.2, 14.1.1.4 **Owner, Information and Services Required of the** 2.1.2, **2.2**, 2.3, 3.2.2, 3.12.10, 6.1.3, 6.1.4, 6.2.5, 9.3.2, 9.6.1, 9.6.4, 9.9.2, 9.10.3, 10.3.3, 11.2, 13.4.1, 13.4.2, 14.1.1.4, 14.1.4, 15.1.4 Owner's Authority 1.5, 2.1.1, 2.4, 2.5, 3.4.2, 3.8.1, 3.12.10, 3.14.2, 4.1.2, 4.2.4, 4.2.9, 5.2.1, 5.2.4, 5.4.1, 6.1, 6.3, 7.2.1, 7.3.1, 8.2.2, 8.3.1, 9.3.2, 9.5.1, 9.6.4, 9.9.1, 9.10.2, 10.3.2, 11.4, 11.5, 12.2.2, 12.3, 13.2.2, 14.3, 14.4, 15.2.7, **Owner's Insurance** 11.2 Owner's Relationship with Subcontractors 1.1.2, 5.2, 5.3, 5.4, 9.6.4, 9.10.2, 14.2.2 **Owner's Right to Carry Out the Work** 2.5, 14.2.2 **Owner's Right to Clean Up** 6.3 **Owner's Right to Perform Construction and to Award Separate Contracts** 6.1 **Owner's Right to Stop the Work** 2.4 Owner's Right to Suspend the Work 14.3 Owner's Right to Terminate the Contract 14.2.14.4 **Ownership and Use of Drawings, Specifications** and Other Instruments of Service 1.1.1, 1.1.6, 1.1.7, **1.5**, 2.3.6, 3.2.2, 3.11, 3.17, 4.2.12, 5.3 **Partial Occupancy or Use** 9.6.6, 9.9

Patching, Cutting and 3.14, 6.2.5 Patents 3.17 Payment, Applications for 4.2.5, 7.3.9, 9.2, 9.3, 9.4, 9.5, 9.6.3, 9.7, 9.8.5, 9.10.1, 14.2.3, 14.2.4, 14.4.3 Payment, Certificates for 4.2.5, 4.2.9, 9.3.3, **9.4**, 9.5, 9.6.1, 9.6.6, 9.7, 9.10.1, 9.10.3, 14.1.1.3, 14.2.4 Payment, Failure of 9.5.1.3, **9.7**, 9.10.2, 13.5, 14.1.1.3, 14.2.1.2 Payment, Final 4.2.1, 4.2.9, 9.10, 12.3, 14.2.4, 14.4.3 Payment Bond, Performance Bond and 7.3.4.4, 9.6.7, 9.10.3, 11.1.2 **Payments**, **Progress** 9.3, 9.6, 9.8.5, 9.10.3, 14.2.3, 15.1.4 **PAYMENTS AND COMPLETION** Payments to Subcontractors 5.4.2, 9.5.1.3, 9.6.2, 9.6.3, 9.6.4, 9.6.7, 14.2.1.2 PCB 10.3.1 **Performance Bond and Payment Bond** 7.3.4.4, 9.6.7, 9.10.3, 11.1.2 Permits, Fees, Notices and Compliance with Laws 2.3.1, **3.7**, 3.13, 7.3.4.4, 10.2.2, 7.3.7.4 PERSONS AND PROPERTY, PROTECTION OF 10 Polychlorinated Biphenyl 10.3.1 Product Data, Definition of 3.12.2 **Product Data and Samples, Shop Drawings** 3.11, 3.12, 4.2.7 **Progress and Completion** 4.2.2, 8.2, 9.8, 9.9.1, 14.1.4, 15.1.4 **Progress Payments** 9.3, 9.6, 9.8.5, 9.10.3, 14.2.3, 15.1.4 **Project**, Definition of 1.1.4 **Project Representatives** 4.2.10 **Property Insurance** 10.2.5, 11.2 **Proposal Requirements** 1.1.1 PROTECTION OF PERSONS AND PROPERTY 10 **Regulations and Laws** 1.5, 2.3.2, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 9.6.4, 9.9.1, 10.2.2, 13.1, 13.3, 13.4.1, 13.4.2, 13.5, 14, 15.2.8, 15.4 Rejection of Work 4.2.6. 12.2.1

{426/612.052/02533547-2}

AIA Document A201™ - 2017. Copyright © 1911,

7

1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or Mights leserved. AnAllas. This ALA because to protect any other off, and the severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by ALA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232)User Notes:

Releases and Waivers of Liens 9.3.1, 9.10.2 Representations 3.2.1, 3.5, 3.12.6, 8.2.1, 9.3.3, 9.4.2, 9.5.1, 9.10.1 Representatives 2.1.1, 3.1.1, 3.9, 4.1.1, 4.2.10, 13.2.1 Responsibility for Those Performing the Work 3.3.2, 3.18, 4.2.2, 4.2.3, 5.3, 6.1.3, 6.2, 6.3, 9.5.1, 10 Retainage 9.3.1, 9.6.2, 9.8.5, 9.9.1, 9.10.2, 9.10.3 **Review of Contract Documents and Field Conditions by Contractor** 3.2, 3.12.7, 6.1.3 Review of Contractor's Submittals by Owner and Architect 3.10.1, 3.10.2, 3.11, 3.12, 4.2, 5.2, 6.1.3, 9.2, 9.8.2 Review of Shop Drawings, Product Data and Samples by Contractor 3.12 **Rights and Remedies** 1.1.2, 2.4, 2.5, 3.5, 3.7.4, 3.15.2, 4.2.6, 5.3, 5.4, 6.1, 6.3, 7.3.1, 8.3, 9.5.1, 9.7, 10.2.5, 10.3, 12.2.1, 12.2.2, 12.2.4, 13.3, 14, 15.4 **Royalties, Patents and Copyrights** 3.17 Rules and Notices for Arbitration 15.4.1 Safety of Persons and Property 10.2, 10.4 **Safety Precautions and Programs** 3.3.1, 4.2.2, 4.2.7, 5.3, 10.1, 10.2, 10.4 Samples, Definition of 3.12.3 Samples, Shop Drawings, Product Data and 3.11, 3.12, 4.2.7 Samples at the Site, Documents and 3.11 **Schedule of Values** 9.2. 9.3.1 Schedules, Construction 3.10, 3.12.1, 3.12.2, 6.1.3, 15.1.6.2 Separate Contracts and Contractors 1.1.4, 3.12.5, 3.14.2, 4.2.4, 4.2.7, 6, 8.3.1, 12.1.2 Separate Contractors, Definition of 6.1.1 Shop Drawings, Definition of 3.12.1 Shop Drawings, Product Data and Samples 3.11, 3.12, 4.2.7 Site, Use of 3.13, 6.1.1, 6.2.1 Site Inspections 3.2.2, 3.3.3, 3.7.1, 3.7.4, 4.2, 9.9.2, 9.4.2, 9.10.1, 13.4 Site Visits, Architect's 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.4 **Special Inspections and Testing** 4.2.6, 12.2.1, 13.4

Specifications, Definition of 1.1.6 **Specifications** 1.1.1, 1.1.6, 1.2.2, 1.5, 3.12.10, 3.17, 4.2.14 Statute of Limitations 15.1.2. 15.4.1.1 Stopping the Work 2.4, 9.7, 10.3, 14.1 Stored Materials 6.2.1, 9.3.2, 10.2.1.2, 10.2.4 Subcontractor, Definition of 5.1.1 **SUBCONTRACTORS** 5 Subcontractors, Work by 1.2.2, 3.3.2, 3.12.1, 3.18, 4.2.3, 5.2.3, 5.3, 5.4, 9.3.1.2, 9.6.7 **Subcontractual Relations** 5.3, 5.4, 9.3.1.2, 9.6, 9.10, 10.2.1, 14.1, 14.2.1 **Submittals** 3.10, 3.11, 3.12, 4.2.7, 5.2.1, 5.2.3, 7.3.4, 9.2, 9.3, 9.8, 9.9.1, 9.10.2, 9.10.3 Submittal Schedule 3.10.2, 3.12.5, 4.2.7 Subrogation, Waivers of 6.1.1. 11.3 Substances, Hazardous 10.3 **Substantial Completion** 4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, 9.8, 9.9.1, 9.10.3, 12.2, 15.1.2 Substantial Completion, Definition of 9.8.1 Substitution of Subcontractors 5.2.3, 5.2.4 Substitutions of Materials 3.4.2, 3.5, 7.3.8 Sub-subcontractor, Definition of 5.1.2 Subsurface Conditions 3.7.4 Successors and Assigns 13.2 Superintendent 3.9, 10.2.6 **Supervision and Construction Procedures** 1.2.2, **3.3**, 3.4, 3.12.10, 4.2.2, 4.2.7, 6.1.3, 6.2.4, 7.1.3, 7.3.4, 8.2, 8.3.1, 9.4.2, 10, 12, 14, 15.1.4 Suppliers 1.5, 3.12.1, 4.2.4, 4.2.6, 5.2.1, 9.3, 9.4.2, 9.5.4, 9.6, 9.10.5, 14.2.1 Surety 5.4.1.2, 9.6.8, 9.8.5, 9.10.2, 9.10.3, 11.1.2, 14.2.2, 15.2.7 Surety, Consent of 9.8.5, 9.10.2, 9.10.3 Surveys 1.1.7, 2.3.4

{426/612.052/02533547-2}

AIA Document A201[™] - 2017. Copyright © 1911,

8

rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this ATA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232) User Notes:

Suspension by the Owner for Convenience 14.3

Suspension of the Work 3.7.5, 5.4.2, 14.3 Suspension or Termination of the Contract 5.4.1.1.14 Taxes 3.6, 3.8.2.1, 7.3.4.4 **Termination by the Contractor**

14.1, 15.1.7 Termination by the Owner for Cause 5.4.1.1, 14.2, 15.1.7

Termination by the Owner for Convenience 14.4

Termination of the Contractor Employment 14.2.2

TERMINATION OR SUSPENSION OF THE CONTRACT

14

Tests and Inspections

3.1.3, 3.3.3, 3.7.1, 4.2.2, 4.2.6, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 10.3.2, 12.2.1, 13.4

TIME

8

Time, Delays and Extensions of 3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3.1, 7.4, **8.3**, 9.5.1, 9.7, 10.3.2, 10.4, 14.3.2, 15.1.6, 15.2.5 **Time Limits** 2.1.2, 2.2, 2.5, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2, 5.2, 5.3, 5.4, 6.2.4, 7.3, 7.4, 8.2, 9.2, 9.3.1, 9.3.3, 9.4.1, 9.5, 9.6, 9.7, 9.8, 9.9, 9.10, 12.2, 13.4, 14, 15.1.2, 15.1.3, 15.4 **Time Limits on Claims** 3.7.4, 10.2.8, 15.1.2, 15.1.3 Title to Work 9.3.2, 9.3.3 UNCOVERING AND CORRECTION OF WORK

12

Uncovering of Work 12.1 Unforeseen Conditions, Concealed or Unknown 3.7.4, 8.3.1, 10.3 Unit Prices 7.3.3.2. 9.1.2 Use of Documents 1.1.1, 1.5, 2.3.6, 3.12.6, 5.3 Use of Site 3.13, 6.1.1, 6.2.1 Values, Schedule of 9.2, 9.3.1 Waiver of Claims by the Architect 13.3.2 Waiver of Claims by the Contractor 9.10.5, 13.3.2, 15.1.7 Waiver of Claims by the Owner 9.9.3, 9.10.3, 9.10.4, 12.2.2.1, 13.3.2, 14.2.4, 15.1.7 Waiver of Consequential Damages 14.2.4, 15.1.7 Waiver of Liens 9.3, 9.10.2, 9.10.4 Waivers of Subrogation 6.1.1, 11.3 Warranty 3.5, 4.2.9, 9.3.3, 9.8.4, 9.9.1, 9.10.2, 9.10.4, 12.2.2, 15.1.2 Weather Delays 8.3, 15.1.6.2 Work, Definition of 1.1.3 Written Consent 1.5.2, 3.4.2, 3.7.4, 3.12.8, 3.14.2, 4.1.2, 9.3.2, 9.10.3, 13.2, 13.3.2, 15.4.4.2 Written Interpretations 4.2.11, 4.2.12 Written Orders 1.1.1, 2.4, 3.9, 7, 8.2.2, 12.1, 12.2, 13.4.2, 14.3.1

ARTICLE 1 GENERAL PROVISIONS

§ 1.1 Basic Definitions

§ 1.1.1 The Contract Documents

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

§ 1.1.2 The Contract

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

§ 1.1.3 The Work

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

§ 1.1.4 The Project

The Project is the total construction of which the Work performed under the Contract Documents may be the whole or a part and which may include construction by the Owner and by Separate Contractors.

§ 1.1.5 The Drawings

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

§ 1.1.6 The Specifications

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

§ 1.1.7 Instruments of Service

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

§ 1.2 Correlation and Intent of the Contract Documents

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

§ 1.2.1.1 The invalidity of any provision of the Contract Documents shall not invalidate the Contract or its remaining provisions. If it is determined that any provision of the Contract Documents violates any law, or is otherwise invalid or unenforceable, then that provision shall be revised to the extent necessary to make that provision legal and enforceable. In such case the Contract Documents shall be construed, to the fullest extent permitted by law, to give effect to the parties' intentions and purposes in executing the Contract.

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

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

§ 1.3 Capitalization

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

§ 1.4 Interpretation

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

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

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

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

§ 1.6 Notice

§ 1.6.1 Except as otherwise provided in Section 1.6.2, where the Contract Documents require one party to notify or give notice to the other party, such notice shall be provided in writing to the designated representative of the party to whom the notice is addressed and shall be deemed to have been duly served if delivered in person, by mail, by courier, or by electronic transmission.

§ 1.6.2 Notice of Claims as provided in Section 15.1.3 shall be provided in writing and shall be deemed to have been duly served only if delivered to the designated representative of the party to whom the notice is addressed by certified or registered mail, or by courier providing proof of delivery.

§ 1.7 Digital Data Use and Transmission

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

ARTICLE 2 OWNER

§ 2.1 General

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

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

{426/612.052/02533547-2}
AIA Document A201™ - 2017. Copyright © 1911,
1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1970, 1976, 1977, 1977, 2007 and 2017 by The American Institute of Architects. All
rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or
distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the
maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which
expires on 06/07/2019, and is not for resale.
User Notes:
(1936282232)

§ 2.2 Evidence of the Owner's Financial Arrangements

§ 2.2.1 For the purposes of this Agreement the Owner has provided sufficient and adequate funding for this project. The Contractor may only request such evidence if (1) the Owner fails to make payments to the Contractor as the Contract Documents require; (2) a change in the Work materially changes the Contract Sum; or (3) the Contractor identifies in writing a reasonable concern regarding the Owner's ability to make payment when due. The Owner shall furnish such evidence as a condition precedent to commencement or continuation of the Work or the portion of the Work affected by a material change.

§ 2.3 Information and Services Required of the Owner

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

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

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

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

§ 2.3.6 Unless otherwise provided in the Contract Documents, the Owner shall furnish to the Contractor one copy of the Contract Documents for purposes of making reproductions pursuant to Section 1.5.2.

§ 2.4 Owner's Right to Stop the Work

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

§ 2.5 Owner's Right to Carry Out the Work

If the Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents and fails within a ten-day period after receipt of notice from the Owner to commence and continue correction of such default or neglect with diligence and promptness, the Owner may, without prejudice to other remedies the Owner may have, correct such default or neglect. In such case an appropriate Change Order shall be issued deducting from payments then or thereafter due the Contractor for the reasonable cost of correcting such deficiencies, including Owner's expenses and compensation for the additional professional design services made necessary by such default, neglect, or failure. If current and future payments are not sufficient to cover such amounts, the Contractor shall pay the difference to the Owner. If the Contractor disagrees with the actions of the Owner or the professional design services, or the amounts claimed as costs to the Owner, the Contractor may file a Claim pursuant to Article 15.

ARTICLE 3 CONTRACTOR

§ 3.1 General

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

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (193628223)

§ 3.1.2 The Contractor shall perform the Work in accordance with the Contract Documents.

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

§ 3.1.4 Progress Meetings. The Contractor shall schedule and conduct meetings with the Owner and as determined by the Owner with the Architect also present, to discuss such matters as procedures, progress, coordination, and the Final Project Schedules. The Contractor shall prepare, record, and promptly distribute minutes of each progress meeting to each attendee and identified stakeholders. The Contractor shall also provide a short-term look ahead schedule for presentation and review at each progress meeting. The short-term schedule shall be in sufficient detail to allow the Contractor and Owner to make any necessary schedule modifications to maintain the progress of the Work and for adherence to the time frames stipulated in the Agreement. The following shall also be included in the progress meeting agenda:

- .1 Coordination of architectural, structural, mechanical, electrical, civil work or any other item associated with the Work.
- .2 Measures to mitigate adverse effects of construction on the residents of the development during construction.
- .3 Resolving issues with governing agencies.
- .4 Status of submittals, RFI's, COR's and COR's.
- .5 Site safety and associated issues.
- .6 Segregated and comingled material recycling reports.
- .7 Section 3 compliance and status.

§ 3.2 Review of Contract Documents and Field Conditions by Contractor

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

§ 3.2.2 Because the Contract Documents are complementary, the Contractor shall, before starting each portion of the Work, carefully study and compare the various Contract Documents relative to that portion of the Work, as well as the information furnished by the Owner pursuant to Section 2.3.4, shall take field measurements of any existing conditions related to that portion of the Work, and shall observe any conditions at the site affecting it. These obligations are for the purpose of facilitating coordination and construction by the Contractor and are not for the purpose of discovering errors, omissions, or inconsistencies in the Contract Documents; however, the Contractor shall promptly report to the Owner any errors, inconsistencies or omissions discovered by or made known to the Contractor as a request for information in such form as the Owner may require. It is recognized that the Contractor's review is made in the Contractor's capacity as a contractor and not as a licensed design professional, unless otherwise specifically provided in the Contract Documents.

.1 If there is a discrepancy between Scope of Work, Specifications and/or Drawings, the Scope of Work shall take precedence followed by the Specifications and lastly the drawings.

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

§ 3.2.4 If the Contractor believes that additional cost or time is involved because of clarifications or instructions the Owner issues in response to the Contractor's notices or requests for information pursuant to Sections 3.2.2 or 3.2.3, the Contractor shall submit Claims as provided in Article 15. If the Contractor fails to perform the obligations of Sections 3.2.2 or 3.2.3, the Contractor shall pay such costs and damages to the Owner, subject to Section 15.1.7, as would have been avoided if the Contractor had performed such obligations. If the Contractor performs those obligations, the Contract Documents, for differences between field measurements or conditions and the Contract Documents, or for nonconformities of the Contract Documents to applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities.

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232)

§ 3.3 Supervision and Construction Procedures

§ 3.3.1 The Contractor shall supervise and direct the Work, using the Contractor's best skill and attention. The Contractor shall be solely responsible for, and have control over, construction means, methods, techniques, sequences, and procedures, and for coordinating all portions of the Work under the Contract. If the Contract Documents give specific instructions concerning construction means, methods, techniques, sequences, or procedures, the Contractor shall evaluate the jobsite safety thereof and shall be solely responsible for the jobsite safety of such means, methods, techniques, sequences, or procedures, techniques, sequences or procedures may not be safe, the Contractor shall give timely notice to the Owner, and shall propose alternative means, methods, techniques, sequences, or procedures. The Owner shall evaluate the proposed alternative solely for conformance with the design intent for the completed construction. Unless the Owner objects to the Contractor's proposed alternative, the Contractor shall perform the Work using its alternative means, methods, techniques, sequences or procedures and shall not proceed with that portion of the Work without further written instructions from the Owner. If the Contractor is then instructed to proceed with the required means, methods, techniques, sequences or procedures without acceptance of changes proposed by the Contractor, the Owner shall be solely responsible for any loss or damage arising solely from those Owner-required means, methods, techniques, sequences.

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

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

§ 3.4 Labor and Materials

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

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

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

§ 3.5 Warranty

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

§ 3.5.2 All material, equipment, or other special warranties required by the Contract Documents shall be issued in the name of the Owner, or shall be transferable to the Owner, and shall commence in accordance with Section 9.8.4.

§ 3.6 Taxes

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

{426/612.052/02533547-2} IAIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

§ 3.7 Permits, Fees, Notices and Compliance with Laws

§ 3.7.1 Unless otherwise provided in the Contract Documents, the Contractor shall secure and pay permits other than those acquired and paid by the Owners.

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

§ 3.7.3 If the Contractoror performs Work knowing it to be contrary to applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, the Contractor shall assume appropriate responsibility for such Work and shall bear the costs attributable to correction. The Contract shall provide the required tenant notices as directed by the Owner.

§ 3.7.4 Concealed or Unknown Conditions

15

If the Contractor encounters conditions at the site that are (1) subsurface or otherwise concealed physical conditions that differ materially from those indicated in the Contract Documents or (2) unknown physical conditions of an unusual nature that differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the Contract Documents, the Contractor shall promptly provide notice to the Owner before conditions are disturbed and in no event later than 14 days after first observance of the conditions. The Owner will promptly investigate such conditions and, if the Owner determines that they differ materially and cause an increase or decrease in the Contractor's cost of, or time required for, performance of any part of the Work, will recommend that an equitable adjustment be made in the Contract Sum or Contract Time, or both. If the Owner determines that the conditions at the site are not materially different from those indicated in the Contract Documents and that no change in the terms of the Contract is justified, the Owner shall promptly notify the Contractor in writing, stating the reasons.

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

§ 3.8 Allowances

§ 3.8.1 The Contractor shall include in the Contract Sum all allowances stated in the Contract Documents. Items covered by allowances shall be supplied for such amounts and by such persons or entities as the Owner may direct.

§ 3.8.2 Unless otherwise provided in the Contract Documents,

- .1 allowances shall cover the cost to the Contractor of materials and equipment delivered at the site and all required taxes, less applicable trade discounts;
- .2 Contractor's costs for unloading and handling at the site, labor, installation costs, overhead, profit, and other expenses contemplated for stated allowance amounts shall be included in the shall be included in the allowances; and
- .3 whenever costs are more than or less than allowances, the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Change Order shall reflect (1) the difference between actual costs and the allowances under Section 3.8.2.1 and (2) changes in Contractor's costs under Section 3.8.2.2.

§ 3.9 Superintendent

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

§ 3.9.2 The Contractor, as soon as practicable after award of the Contract, shall confirm for the Owner of the name and qualifications of the superintendent as identified in the Bid Documents. Within 14 days of receipt of the information, the Owner may notify the Contractor, stating whether the Owner (1) has reasonable objection to the proposed superintendent or (2) requires additional time for review. Failure of the Owner to provide notice within the 14-day period shall constitute notice of no reasonable objection.

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale.
(1936282232) **§ 3.9.3** The Contractor shall not employ a proposed superintendent to whom the Owner has made reasonable and timely objection. The Contractor shall not change the superintendent without the Owner's consent, which shall not unreasonably be withheld or delayed.

§ 3.9.4 The Contractor's Superintendent(s) shall be physically present at the jobsite from daily commencement of work to daily completion of work. The site shall be managed daily without interruption. Daily commencement and daily completion are defined as the actual hours of operation for the project.

§ 3.10 Contractor's Construction and Submittal Schedules

§ 3.10.1 The Contractor, promptly after being awarded the Contract, shall submit for the Owner's information a Contractor's construction schedule for the Work. The schedule shall contain detail appropriate for the Project, including (1) the date of commencement of the Work, interim schedule milestone dates, and the date of Substantial Completion; (2) an apportionment of the Work by construction activity; and (3) the time required for completion of each portion of the Work. The schedule shall provide for the orderly progression of the Work to completion and shall not exceed time limits current under the Contract Documents. The schedule shall be revised at appropriate intervals as required by the conditions of the Work and Project.

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

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

§ 3.11 Documents and Samples at the Site

The Contractor shall make available, at the Project site, the Contract Documents, including Change Orders, Construction Change Directives, and other Modifications, in good order and marked currently to indicate field changes and selections made during construction, and the approved Shop Drawings, Product Data, Samples, and similar required submittals. These shall be in electronic form or paper copy, available to the Owner, and delivered to the Owner upon completion of the Work as a record of the Work as constructed.

§ 3.12 Shop Drawings, Product Data and Samples

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

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

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

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

§ 3.12.5 The Contractor shall review for compliance with the Contract Documents, approve, and submit to the Owner, Shop Drawings, Product Data, Samples, and similar submittals required by the Contract Documents, in accordance with the submittal schedule approved by the Owner or, in the absence of an approved submittal

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale.
(1936282232)

schedule, with reasonable promptness and in such sequence as to cause no delay in the Work or in the activities of the Owner or of Separate Contractors.

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

§ 3.12.7 The Contractor shall perform no portion of the Work for which the Contract Documents require submittal and review of Shop Drawings, Product Data, Samples, or similar submittals, until the respective submittal has been approved by the Owner.

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

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

§ 3.12.10 The Contractor shall not be required to provide professional services that constitute the practice of architecture or engineering unless such services are specifically required by the Contract Documents for a portion of the Work or unless the Contractor needs to provide such services in order to carry out the Contractor's responsibilities for construction means, methods, techniques, sequences, and procedures. The Contractor shall not be required to provide professional services in violation of applicable law.

§ 3.12.10.1 If professional design services or certifications by a design professional related to systems, materials, or equipment are specifically required of the Contractor by the Contract Documents, the Owner will specify all performance and design criteria that such services must satisfy. The Contractor shall be entitled to rely upon the adequacy and accuracy of the performance and design criteria provided in the Contract Documents. The Contractor shall cause such services or certifications to be provided by an appropriately licensed design professional, whose signature and seal shall appear on all drawings, calculations, specifications, certifications, Shop Drawings, and other submittals prepared by such professional. Shop Drawings, and other submittals related to the Work, designed or certified by such professional, if prepared by others, shall bear such professional's written approval when submitted to the Owner. The Owner shall be entitled to rely upon the adequacy and accuracy of the services, certifications, and approvals performed or provided by such design professionals, provided the Owner has specified to the Contractor the performance and design criteria that such services must satisfy. Pursuant to this Section 3.12.10, the Owner will review and approve or take other appropriate action on submittals only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents.

§ 3.12.10.2 If the Contract Documents require the Contractor's design professional to certify that the Work has been performed in accordance with the design criteria, the Contractor shall furnish such certifications to the Architect at the time and in the form specified by the Architect.

§ 3.13 Use of Site

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

§ 3.14 Cutting and Patching

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

{426/612.052/02533547-2} IAIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

§ 3.14.2 The Contractor shall not damage or endanger a portion of the Work or fully or partially completed construction of the Owner or Separate Contractors by cutting, patching, or otherwise altering such construction, or by excavation. The Contractor shall not cut or otherwise alter construction by the Owner or a Separate Contractor except with written consent of the Owner and of the Separate Contractor. Consent shall not be unreasonably withheld. The Contractor shall not unreasonably withhold, from the Owner or a Separate Contractor, its consent to cutting or otherwise altering the Work.

§ 3.15 Cleaning Up

§ 3.15.1 The Contractor shall keep the premises and surrounding area free from accumulation of waste materials and rubbish caused by operations under the Contract. At completion of the Work, the Contractor shall remove waste materials, rubbish, the Contractor's tools, construction equipment, machinery, and surplus materials from and about the Project. Contractor to be in compliance with Section 6002 of the Solid Waste Disposal Act as amended by Resource Conservation & Recovery Act.

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

§ 3.16 Access to Work

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

§ 3.17 Royalties, Patents and Copyrights

The Contractor shall pay all royalties and license fees. The Contractor shall defend suits or claims for infringement of copyrights and patent rights and shall hold the Owner harmless from loss on account thereof, but shall not be responsible for defense or loss when a particular design, process, or product of a particular manufacturer or manufacturers is required by the Contract Documents, or where the copyright violations are contained in Drawings, Specifications, or other documents prepared by the Owner. However, if an infringement of a copyright or patent is discovered by, or made known to, the Contractor, the Contractor shall be responsible for the loss unless the information is promptly furnished to the Owner. Contractor is to be in compliance with the Right of Inventions Act (37 CFR Part 401).

§ 3.18 Indemnification

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

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

ARTICLE 4 ARCHITECT

§ 4.1 General

§ 4.1.1 The Architect is the person or entity retained by the Owner pursuant to Section 2.3.2 and identified as such in the Agreement.

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

{426/612.052/02533547-2} IAIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: [1936282232]

§ 4.2 Administration of the Contract

§ 4.2.1 The Owner will provide administration of the Contract as described in the Contract Documents during construction until the date the Owner issues the final Certificate for Payment.

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

§ 4.2.3 On the basis of the site visits, the Owner will identify (1) known deviations from the Contract Documents, (2) known deviations from the most recent construction schedule submitted by the Contractor, and (3) defects and deficiencies observed in the Work. The Owner will not be responsible for the Contractor's failure to perform the Work in accordance with the requirements of the Contract Documents. The Owner will not have control over or charge of, and will not be responsible for acts or omissions of, the Contractor, Subcontractors, or their agents or employees, or any other persons or entities performing portions of the Work.

§ 4.2.4 The Owner will conduct a mandatory pre-construction meeting with the Contractor. The meeting will include but is not limited to a review of the scope of work, project schedules, general requirements for construction work, jobsite security, staging and storage areas, material recycling and salvage, jobsite cleanup, and tests, samples and construction observation. The meeting will also include a review of the submittal process for applications for payment, the change order process, the process for progress payments, the final application for payment, and release of retention. A review of the Certified Payroll process will also be conducted. A separate Certified Payroll training session will be conducted by the Owner with the Contractor and with each subcontractor.

§ 4.2.5 A separate meeting will be also be conducted to review the Section 3 plan submitted by the Contractor and to review of the Section 3 reporting procedures.

§ 4.2.6 The Contractor shall contact the local jurisdiction to conduct a pre-construction conference with building officials and other local agencies as applicable for the project.

§ 4.2.4 Communications

Except as otherwise provided in the Contract Documents or when direct communications have been specially authorized, the Owner and Contractor shall endeavor to communicate with each other directly about matters arising out of or relating to the Contract. Communications by and with the Architect's consultants shall be through the Owner. Communications by and with Subcontractors and suppliers shall be through the Contractor. Communications by and with Separate Contractors shall be through the Owner. The Contract Documents may specify other communication protocols.

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

§ 4.2.6 The Owner has authority to reject Work that does not conform to the Contract Documents. Whenever the Owner considers it necessary or advisable, the Owner will have authority to require inspection or testing of the Work in accordance with Sections 13.4.2 and 13.4.3, whether or not the Work is fabricated, installed or completed. However, neither this authority of the Owner nor a decision made in good faith either to exercise or not to exercise such authority shall give rise to a duty or responsibility of the Owner to the Contractor, Subcontractors, suppliers, their agents or employees, or other persons or entities performing portions of the Work.

§ 4.2.7 The Owner and/or Architect will review and approve, or take other appropriate action upon, the Contractor's submittals such as Shop Drawings, Product Data, and Samples, but only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. The Owner and/or Architect's action will be taken in accordance with the submittal schedule approved by the Owner or, in the absence of an approved submittal schedule, with reasonable promptness while allowing sufficient time in the Owner's professional judgment to permit adequate review. Review of such submittals is not conducted for the

purpose of determining the accuracy and completeness of other details such as dimensions and quantities, or for substantiating instructions for installation or performance of equipment or systems, all of which remain the responsibility of the Contractor as required by the Contract Documents. The Owner's review of the Contractor's submittals shall not relieve the Contractor of the obligations under Sections 3.3, 3.5, and 3.12. The Owner and/or Architect's review shall not constitute approval of safety precautions or of any construction means, methods, techniques, sequences, or procedures. The Owner's and/or Architect's approval of a specific item shall not indicate approval of an assembly of which the item is a component.

§ 4.2.8 The Owner will prepare Change Orders and Construction Change Directives, and may order minor changes in the Work as provided in Section 7.4. The Owner will investigate and make determinations and recommendations regarding concealed and unknown conditions as provided in Section 3.7.4.

§ 4.2.9 The Owner will conduct inspections to determine the date or dates of Substantial Completion and the date of final completion; issue Certificates of Substantial Completion pursuant to Section 9.8; written warranties and related documents required by the Contract and assembled by the Contractor pursuant to Section 9.10; and issue a final Certificate for Payment pursuant to Section 9.10.

§ 4.2.11 The Owner will interpret and decide matters concerning performance under, and requirements of, the Contract Documents. The Owner's response to such requests will be made in writing within any time limits agreed upon or otherwise with reasonable promptness.

§ 4.2.12 Interpretations and decisions of the Owner will be consistent with the intent of, and reasonably inferable from, the Contract Documents and will be in writing or in the form of drawings..

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

§ 4.2.14 The Owner will review and respond to requests for information about the Contract Documents. The Owner's response to such requests will be made in writing within any time limits agreed upon or otherwise with reasonable promptness. If appropriate, the Architect will assist the Owner and respond to Requests For Information (RFI's) as directed by the Owner and will prepare and issue supplemental Drawings and Specifications in response to the Requests For Information.

ARTICLE 5 SUBCONTRACTORS

§ 5.1 Definitions

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

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

§ 5.2 Award of Subcontracts and Other Contracts for Portions of the Work

§ 5.2.1 Unless otherwise stated in the Contract Documents, the Contractor, as soon as practicable after award of the Contract, shall confirm for the Owner of the persons or entities for each principal portion of the Work, including those who are to furnish materials or equipment fabricated to a special design as identified in the Bid Documents. Within 14 days of receipt of the information, the Owner may notify the Contractor whether the Owner (1) has reasonable objection to any such proposed person or entity or (2) requires additional time for review. Failure of the Owner to provide notice within the 14-day period shall constitute notice of no reasonable objection.

§ 5.2.2 The Contractor shall not contract with a proposed person or entity to whom the Owner has made reasonable and timely objection. The Contractor shall not be required to contract with anyone to whom the Contractor has made reasonable objection. The Contractor shall ensure that all and any Subcontractor(s) are not on any Debarment Lists and are Not Excluded from performing work on Federally Funded Projects. The Contractor shall provide written evidence of such to the Owner prior to the commencement of work.

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1970, 1976, 1977, 1977, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document, or any portion of it, may result in severe civil and criminal penalties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

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

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

§ 5.3 Subcontractual Relations

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

§ 5.4 Contingent Assignment of Subcontracts

§ 5.4.1 Each subcontract agreement for a portion of the Work is assigned by the Contractor to the Owner, provided that

- .1 assignment is effective only after termination of the Contract by the Owner for cause pursuant to Section 14.2 and only for those subcontract agreements that the Owner accepts by notifying the Subcontractor and Contractor; and
- .2 assignment is subject to the prior rights of the surety, if any, obligated under bond relating to the Contract.

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

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

§ 5.4.3 Upon assignment to the Owner under this Section 5.4, the Owner may further assign the subcontract to a successor contractor or other entity. If the Owner assigns the subcontract to a successor contractor or other entity, the Owner shall nevertheless remain legally responsible for all of the successor contractor's obligations under the subcontract.

ARTICLE 6 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS

§ 6.1 Owner's Right to Perform Construction and to Award Separate Contracts

§ 6.1.1 The term "Separate Contractor(s)" shall mean other contractors retained by the Owner under separate agreements. The Owner reserves the right to perform construction or operations related to the Project with the Owner's own forces, and with Separate Contractors retained under Conditions of the Contract substantially similar to those of this Contract, including those provisions of the Conditions of the Contract related to insurance and waiver of subrogation.

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

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

§ 6.1.4 Unless otherwise provided in the Contract Documents, when the Owner performs construction or operations related to the Project with the Owner's own forces or with Separate Contractors, the Owner or its Separate Contractors shall have the same obligations and rights that the Contractor has under the Conditions of the Contract, including, without excluding others, those stated in Article 3, this Article 6, and Articles 10, 11, and 12.

§ 6.2 Mutual Responsibility

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

§ 6.2.2 If part of the Contractor's Work depends for proper execution or results upon construction or operations by the Owner or a Separate Contractor, the Contractor shall, prior to proceeding with that portion of the Work, promptly notify the Owner of apparent discrepancies or defects in the construction or operations by the Owner or Separate Contractor that would render it unsuitable for proper execution and results of the Contractor's Work. Failure of the Contractor to notify the Owner of apparent discrepancies or defects prior to proceeding with the Work shall constitute an acknowledgment that the Owner's or Separate Contractor's completed or partially completed construction is fit and proper to receive the Contractor's Work. The Contractor shall not be responsible for discrepancies or defects in the construction or operations by the Owner or operations by the Owner or separate contractor shall not be responsible for discrepancies or defects in the contractor that are not apparent.

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

§ 6.2.4 The Contractor shall promptly remedy damage that the Contractor wrongfully causes to completed or partially completed construction or to property of the Owner or Separate Contractor as provided in Section 10.2.5.

§ 6.2.5 The Owner and each Separate Contractor shall have the same responsibilities for cutting and patching as are described for the Contractor in Section 3.14.

§ 6.2.6 The Contractor is obligated to comply with all Davis-Bacon and/or State Prevailing regulations if applicable, and shall inform all Subcontractors of this mandatory requirement. Strict compliance of the provisions of certified payrolls and monitoring of that compliance is a direct responsibility of the Contractor for each Subcontractor. Failure of the Contractor to monitor Davis-Bacon requirements including certified payroll compliance by Subcontractors, as evidenced by the Owner's review and written correction notices provided to the Contractor of non-compliance, will result in delay of progress payments to the Contractor by the Owner.

§ 6.3 Owner's Right to Clean Up

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

ARTICLE 7 CHANGES IN THE WORK

§ 7.1 General

§ 7.1.1

.1 The Owner anticipates that it will desire the Contractor to accomplish Work that was not able to be reasonably defined in sufficient detail during the solicitation for Bids for this Project. The

Contractor agrees to perform such Owner Directed Work in accordance with the Contract Documents.

- .2 A fixed sum has been determined by the Owner for each individual and separate Owner Directed Work Item. The total Contract Amount includes the lump sum total of all combined Owner Directed Work Items. It is at the Sole Discretion and Decision of the Owner to Authorize the Contractor to proceed with each individual Owner Directed Work Item. If any or all Owner Directed Work Items are determined to be excluded from the Work, the Owner will provide a Change Order to the Contractor to deduct those amounts from the Contract.
- .3 If any or all Owner Directed Work Items are authorized by the Owner to be completed. The Owner will issue an Owner Directed Work Order to the Contractor for that Work Item.
- .4 For each Owner Directed Work Order issued to the Owner, the Contractor shall provide a complete and detailed cost estimate for that item to the Owner. The Contractor's estimate shall be approved by the Owner, prior to the commencement of any Owner Directed Work. Adjustments to the Contract may be made as an additive or deductive Change Order as determined by the difference between the Owner Directed Work Item Allowance, the Final Approved Estimated Cost as submitted by the Contractor, and the final Analysis of the Cost as conducted by the Owner.
- .5 The Contractor shall provide a complete and accurate time and material account and reconciliation report to the Owner for each issued work authorization for each Owner Directed Work Item.
- .6 Owner Directed Work Items are defined in the Contract Documents.

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

- .1 Overhead, Profit, and General Conditions
 - (a.) The allowed markup shall cover all indirect project costs, including but not limited to: project Overhead, Profit, and General Conditions
 - (b.) The Contractor shall be allowed a maximum of 14% Overhead, Profit, and General Conditions, on the cost of craft labor, equipment, small tools and materials for self-performed Change Order work.
 - (c.) The Contractor shall be allowed a maximum of 8% Overhead, Profit, and General Conditions on the cost of craft labor, equipment, small tools and materials for Subcontractor Change Order work. The Contractor is not allowed to take a profit on the profit of the Subcontractor, as stated in form HUD-5370, section 29.
 - (d.) A Subcontractor shall be allowed a maximum of 14% of the cost of craft labor, equipment, materials, and small tools for Overhead, Profit, and General Conditions, for performing self-performed Change Order work.
 - (e.) A Lower Tier Subcontractor shall be allowed a maximum of 14% of the cost of craft labor, equipment, materials, and small tools for Overhead, Profit, and General Conditions, for performing Change Order work.

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

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

§ 7.2 Change Orders

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

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

§ 7.3 Construction Change Directives § 7.3.1

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1970, 1976, 1977, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

A Construction Change Directive shall be provided as stipulated by the Owner and in accordance with the King County Housing Authority Change Order Request documents (COR) per Exhibit as designated in Document A101-2017, Article 9.1.7.2. The COR is a written order prepared by the Owner and signed by the Owner and upon Owner's request, by the Architect, directing a change in the Work prior to agreement on adjustment, if any, in the Contract Sum or Contract Time, or both. The Owner may by Construction Change Directive, without invalidating the Contract, order changes in the Work within the general scope of the Contract consisting of additions, deletions or other revisions, the Contract Sum and Contract Time being adjusted accordingly.

§ 7.3.2 A Construction Change Directive shall be used in the absence of total agreement on the terms of a Change Order. The Owner's Change Order Request / Change Order Approval Form (COR/COA) per Exhibit as designated in Contract Document A101-2017, Article 9.1.7.2, including the General Contractor Breakdown Summary (GC-COR) Exhibit, and the Subcontractor Breakdown Summary (SC-COR) Exhibit, shall be used by the Contractor for all construction change directives.

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

- .1 Mutual acceptance of a lump sum properly itemized and supported by sufficient substantiating data to permit evaluation;
- .2 Unit prices stated in the Contract Documents or subsequently agreed upon;
- .3 Cost to be determined in a manner agreed upon by the parties and a mutually acceptable fixed or percentage fee; or
- .4 As provided in Section 7.3.4.

§ 7.3.4 If the Contractor does not respond promptly or disagrees with the method for adjustment in the Contract Sum, the Owner shall determine the adjustment on the basis of reasonable expenditures and savings of those performing the Work attributable to the change, including, in case of an increase in the Contract Sum, an amount for overhead and profit as set forth in the Agreement, or if no such amount is set forth in the Agreement, a reasonable amount. In such case, and also under Section 7.3.3.3, the Contractor shall keep and present, in such form as the Owner may prescribe, an itemized accounting together with appropriate supporting data. Unless otherwise provided in the Contract Documents, costs for the purposes of this Section 7.3.4 shall be limited to the following:

- .1 Costs of labor, including applicable payroll taxes, fringe benefits required by agreement or custom, workers' compensation insurance, and other employee costs approved by the Owner;
- .2 Costs of materials, supplies, and equipment, including cost of transportation, whether incorporated or consumed;
- .3 Rental costs of machinery and equipment, exclusive of hand tools, whether rented from the Contractor or others;
- .4 Costs of premiums for all bonds and insurance, permit fees, and sales, use, or similar taxes, directly related to the change; and
- .5 Costs of supervision and field office personnel directly attributable to the change.

§ 7.3.5 If the Contractor disagrees with the adjustment in the Contract Time, the Contractor may make a Claim in accordance with applicable provisions of Article 15.

§ 7.3.6 Upon receipt of a Construction Change Directive, the Contractor shall promptly proceed with the change in the Work involved and advise the Owner of the Contractor's agreement or disagreement with the method, if any, provided in the Construction Change Directive for determining the proposed adjustment in the Contract Sum or Contract Time.

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

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

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

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

§ 7.4 Minor Changes in the Work

The Architect may order minor changes in the Work that are consistent with the intent of the Contract Documents and do not involve an adjustment in the Contract Sum or an extension of the Contract Time. The Architect's order for minor changes shall be in writing. If the Contractor believes that the proposed minor change in the Work will affect the Contract Sum or Contract Time, the Contractor shall notify the Architect and shall not proceed to implement the change in the Work. If the Contractor performs the Work set forth in the Architect's order for a minor change without prior notice to the Architect that such change will affect the Contract Sum or Contract Time, the Contractor waives any adjustment to the Contract Sum or extension of the Contract Time.

ARTICLE 8 TIME

§ 8.1 Definitions

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

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

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

§ 8.1.4 The term "day" as used in the Contract Documents shall mean calendar day unless otherwise specifically defined.

§ 8.2 Progress and Completion

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

§ 8.2.2 The Contractor shall not knowingly, except by agreement or instruction of the Owner in writing, commence the Work prior to the effective date of insurance required to be furnished by the Contractor and Owner.

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

§ 8.3 Delays and Extensions of Time

§ 8.3.1 If the Contractor is delayed at any time in the commencement or progress of the Work by (1) an act or neglect of the Owner or Architect, of an employee of either, or of a Separate Contractor; (2) by changes ordered in the Work; (3) by labor disputes, fire, unusual delay in deliveries, unavoidable casualties, adverse weather conditions documented in accordance with Section 15.1.6.2, or other causes beyond the Contractor's control; (4) by delay authorized by the Owner pending mediation and binding dispute resolution; or (5) by other causes that the Contractor asserts, and the Owner determines, justify delay, then the Contract Time shall be extended for such reasonable time as the Owner may determine.

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

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

ARTICLE 9 PAYMENTS AND COMPLETION

§ 9.1 Contract Sum

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

§ 9.1.2 If unit prices are stated in the Contract Documents or subsequently agreed upon, and if quantities originally contemplated are materially changed so that application of such unit prices to the actual quantities causes substantial inequity to the Owner or Contractor, the applicable unit prices shall be equitably adjusted.

§ 9.2 Schedule of Values

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

§ 9.3 Applications for Payment

§ 9.3.1 At least ten days before the date established for each progress payment, the Contractor shall submit to the Owner an itemized Application for Payment using AIA Form G701 and AIA Form G702 and in accordance with Article 5 of A101-2017 prepared in accordance with the schedule of values, if required under Section 9.2, for completed portions of the Work. The application shall be notarized, if required, and supported by all data substantiating the Contractor's right to payment that the Owner require, such as copies of requisitions, and releases and waivers of liens from Subcontractors and suppliers, and shall reflect retainage if provided for in the Contract Documents.

§ 9.3.1.1 As provided in Section 7.3.9, such applications may include requests for payment on account of changes in the Work that have been properly authorized by Construction Change Directives.

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

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

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

§ 9.4 Certificates for Payment

§ 9.4.1 The Architect will, within seven days after receipt of the Contractor's Application for Payment, either (1) issue to the Owner a Certificate for Payment in the full amount of the Application for Payment, with a copy to the Contractor; or (2) issue to the Owner a Certificate for Payment for such amount as the Architect determines is properly due, and notify the Contractor and Owner of the Architect's reasons for withholding certification in part as provided in Section 9.5.1; or (3) withhold certification of the entire Application for Payment, and notify the Contractor and Owner of the Architect's reason for withholding certification in Section 9.5.1.

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1960, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WANNING: This AIA® Document, or any portion of it, may result in severe civil and riminal penalties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and oriminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232) **§ 9.4.2** The issuance of a Certificate for Payment will constitute a representation by the Owner, based on the Owner's evaluation of the Work and the data in the Application for Payment, that, to the best of the Owner's knowledge, information, and belief, the Work has progressed to the point indicated, the quality of the Work is in accordance with the Contract Documents, and that the Contractor is entitled to payment in the amount certified. The foregoing representations are subject to an evaluation of the Work for conformance with the Contract Documents upon Substantial Completion, to results of subsequent tests and inspections, to correction of minor deviations from the Contract Documents prior to completion, and to specific qualifications expressed by the Owner. However, the issuance of a Certificate for Payment will not be a representation that the Owner has (1) made exhaustive or continuous on-site inspections to check the quality or quantity of the Work; (2) reviewed construction means, methods, techniques, sequences, or procedures; (3) reviewed copies of requisitions received from Subcontractors and suppliers and other data requested by the Owner to substantiate the Contractor's right to payment; or (4) made examination to ascertain how or for what purpose the Contractor has used money previously paid on account of the Contract Sum.

§ 9.5 Decisions to Withhold Certification

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

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

§ 9.5.2 When either party disputes the Architect's decision regarding a Certificate for Payment under Section 9.5.1, in whole or in part, that party may submit a Claim in accordance with Article 15.

§ 9.5.3 When the reasons for withholding certification are removed, approval will be made for amounts previously withheld.

§ 9.5.4 If the Owner withholds payment under Section 9.5.1.3, the Owner may, at its sole option, issue joint checks to the Contractor and to any Subcontractor or supplier to whom the Contractor failed to make payment for Work properly performed or material or equipment suitably delivered. If the Owner makes payments by joint check, the Owner shall notify and the Contractor shall reflect such payment on its next Application for Payment.

§ 9.6 Progress Payments

§ 9.6.1 After the Owner has issued an Application for Payment, the Owner shall make payment in the manner and within the time provided in the Contract Documents.

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

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

§ 9.6.4 The Owner has the right to request written evidence from the Contractor that the Contractor has properly paid Subcontractors and suppliers amounts paid by the Owner to the Contractor for subcontracted Work. If the Contractor fails to furnish such evidence within seven days, the Owner shall have the right to contact Subcontractors and suppliers to ascertain whether they have been properly paid. The Owner shall have an obligation to pay, or to see to the payment of money to, a Subcontractor or supplier, except as may otherwise be required by law.

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

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

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

§ 9.6.8 Provided the Owner has fulfilled its payment obligations under the Contract Documents, the Contractor shall defend and indemnify the Owner from all loss, liability, damage or expense, including reasonable attorney's fees and litigation expenses, arising out of any lien claim or other claim for payment by any Subcontractor or supplier of any tier. Upon receipt of notice of a lien claim or other claim for payment, the Owner shall notify the Contractor. If approved by the applicable court, when required, the Contractor may substitute a surety bond for the property against which the lien or other claim for payment has been asserted.

§ 9.7 Failure of Payment

If the Owner does not issue a Certificate for Payment, through no fault of the Contractor, within seven days after receipt of the Contractor's Application for Payment, or if the Owner does not pay the Contractor within seven days after the date established in the Contract Documents, the amount certified by the Owner or awarded by binding dispute resolution, then the Contractor may, upon seven additional days' notice to the Owner, stop the Work until payment of the amount owing has been received. The Contract Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable costs of shutdown, delay and start-up, plus interest as provided for in the Contract Documents.

§ 9.8 Substantial Completion

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

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

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

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

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

§ 9.9 Partial Occupancy or Use

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

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

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

§ 9.10 Final Completion and Final Payment

§ 9.10.1 Upon receipt of the Contractor's notice that the Work is ready for final inspection and acceptance and upon receipt of a final Application for Payment, the Owner will promptly make such inspection. When the Owner finds the Work acceptable under the Contract Documents and the Contract fully performed, the Owner will promptly notify the Contractor that to the best of the Owner's knowledge, information and belief, and on the basis of the Owner's on-site visits and inspections, the Work has been completed in accordance with the Contract Documents and that the entire balance found to be due the Contractor and noted in the final Application for Payment is due and payable. The Owner's acceptance will constitute a further representation that conditions listed in Section 9.10.2 as precedent to the Contractor's being entitled to final payment have been fulfilled.

§ 9.10.2 Neither final payment nor any remaining retained percentage shall become due until the Contractor submits to the Owner (1) an affidavit that payrolls, bills for materials and equipment, and other indebtedness connected with the Work for which the Owner or the Owner's property might be responsible or encumbered (less amounts withheld by Owner) have been paid or otherwise satisfied, (2) a certificate evidencing that insurance required by the Contract Documents to remain in force after final payment is currently in effect, (3) a written statement that the Contractor knows of no reason that the insurance will not be renewable to cover the period required by the Contract Documents, (4) consent of surety, if any, to final payment, (5) documentation of any special warranties, such as manufacturers' warranties or specific Subcontractor warranties, and (6) if required by the Owner, other data establishing payment or satisfaction of obligations, such as receipts and releases and waivers of liens, claims, security interests, or encumbrances arising out of the Contract, to the extent and in such form as may be designated by the Owner. If a Subcontractor refuses to furnish a release or waiver required by the Owner, the Contractor may furnish a bond satisfactory to the Owner to indemnify the Owner against such lien, claim, security interest, or encumbrance, including all costs and reasonable attorneys' fees.

§ 9.10.3 If, after Substantial Completion of the Work, final completion thereof is materially delayed through no fault of the Contractor or by issuance of Change Orders affecting final completion, the Owner shall, upon application by

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (193628223)

the Contractor and certification by the Owner, and without terminating the Contract, make payment of the balance due for that portion of the Work fully completed, corrected, and accepted. If the remaining balance for Work not fully completed or corrected is less than retainage stipulated in the Contract Documents, and if bonds have been furnished, the written consent of the surety to payment of the balance due for that portion of the Work fully completed and accepted shall be submitted by the Contractor to the Owner prior to certification of such payment. Such payment shall be made under terms and conditions governing final payment, except that it shall not constitute a waiver of Claims.

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

- liens, Claims, security interests, or encumbrances arising out of the Contract and unsettled; .1
- .2 failure of the Work to comply with the requirements of the Contract Documents;
- .3 terms of special warranties required by the Contract Documents; or
- .4 audits performed by the Owner, if permitted by the Contract Documents, after final payment.

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

PROTECTION OF PERSONS AND PROPERTY ARTICLE 10

§ 10.1 Safety Precautions and Programs

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

§ 10.2 Safety of Persons and Property

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

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

§ 10.2.2 The Contractor shall comply with, and give notices required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities, bearing on safety of persons or property or their protection from damage, injury, or loss.

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

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

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

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

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

§ 10.2.8 Injury or Damage to Person or Property

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

§ 10.3 Hazardous Materials and Substances

§ 10.3.1 The Contractor is responsible for compliance with any requirements included in the Contract Documents regarding hazardous materials or substances. If the Contractor encounters a hazardous material or substance not addressed in the Contract Documents and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or death to persons resulting from a material or substance, including but not limited to asbestos or polychlorinated biphenyl (PCB), encountered on the site by the Contractor, the Contractor shall, upon recognizing the condition, immediately stop Work in the affected area and notify the Owner of the condition.

§ 10.3.2 Upon receipt of the Contractor's notice, the Owner shall obtain the services of a licensed laboratory to verify the presence or absence of the material or substance reported by the Contractor and, in the event such material or substance is found to be present, to cause it to be rendered harmless. Unless otherwise required by the Contract Documents, the Owner shall furnish in writing to the Contractor the names and qualifications of persons or entities who are to perform tests verifying the presence or absence of the material or substance or who are to perform the task of removal or safe containment of the material or substance. The Contractor will promptly reply to the Owner in writing stating whether or not there is reasonable objection to the persons or entities proposed by the Owner. If the Contractor has an objection to a person or entity proposed by the Owner, the Owner shall propose another to whom the Contractor has no reasonable objection. When the material or substance has been rendered harmless, Work in the affected area shall resume upon written agreement of the Owner and Contractor. By Change Order, the Contractor Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable additional costs of shutdown, delay, and start-up.

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

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

§ 10.3.5 The Contractor shall reimburse the Owner for the cost and expense the Owner incurs (1) for remediation of hazardous materials or substances the Contractor brings to the site and negligently handles, or (2) where the Contractor fails to perform its obligations under Section 10.3.1, except to the extent that the cost and expense are due to the Owner's fault or negligence.

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

§ 10.4 Emergencies

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

ARTICLE 11 INSURANCE AND BONDS

§ 11.1 Contractor's Insurance and Bonds

§ 11.1.1 The Contractor shall purchase and maintain insurance of the types and limits of liability, containing the endorsements, and subject to the terms and conditions, as described in the Agreement or elsewhere in the Contract Documents. The Contractor shall purchase and maintain the required insurance from an insurance company or insurance companies lawfully authorized to issue insurance in the jurisdiction where the Project is located. The Owner, Architect, and Architect's consultants shall be named as additional insureds under the Contractor's commercial general liability policy or as otherwise described in the Contract Documents.

§ 11.1.2 The Contractor shall provide surety bonds of the types, for such penal sums, and subject to such terms and conditions as required by the Contract Documents. The Contractor shall purchase and maintain the required bonds from a company or companies lawfully authorized to issue surety bonds in the jurisdiction where the Project is located.

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

§ 11.1.4 Notice of Cancellation or Expiration of Contractor's Required Insurance. Within three (3) business days of the date the Contractor becomes aware of an impending or actual cancellation or expiration of any insurance required by the Contract Documents, the Contractor shall provide notice to the Owner of such impending or actual cancellation or expiration. Upon receipt of notice from the Contractor, the Owner shall, unless the lapse in coverage arises from an act or omission of the Owner, have the right to stop the Work until the lapse in coverage has been cured by the procurement of replacement coverage by the Contractor. The furnishing of notice by the Contractor shall not relieve the Contractor of any contractual obligation to provide any required coverage.

§ 11.2 Owner's Insurance

§ 11.2.1 The Owner shall purchase and maintain insurance of the types and limits of liability, containing the endorsements, and subject to the terms and conditions, as described in the Agreement or elsewhere in the Contract Documents. The Owner shall purchase and maintain the required insurance from an insurance company or insurance companies lawfully authorized to issue insurance in the jurisdiction where the Project is located.

§ 11.2.2 Failure to Purchase Required Property Insurance. If the Owner fails to purchase and maintain the required property insurance, with all of the coverages and in the amounts described in the Agreement or elsewhere in the Contract Documents, the Owner shall inform the Contractor in writing prior to commencement of the Work. Upon receipt of notice from the Owner, the Contractor may delay commencement of the Work and may obtain insurance that will protect the interests of the Contractor, Subcontractors, and Sub-Subcontractors in the Work. When the failure to provide coverage has been cured or resolved, the Contract Sum and Contract Time shall be equitably adjusted. In the event the Owner fails to procure coverage, the Owner waives all rights against the Contractor, Subcontractors, and Sub-subcontractors, and Sub-subcontractors to the extent the loss to the Owner would have been covered by the insurance to have been procured by the Owner. The cost of the insurance shall be charged to the Owner by a Change Order. If the Owner does not provide written notice, and the Contractor is damaged by the failure or neglect of the Owner to purchase or maintain the required insurance, the Owner shall reimburse the Contractor for all reasonable costs and damages attributable thereto.

§ 11.2.3 Notice of Cancellation or Expiration of Owner's Required Property Insurance. Within three (3) business days of the date the Owner becomes aware of an impending or actual cancellation or expiration of any property insurance required by the Contract Documents, the Owner shall provide notice to the Contractor of such impending or actual cancellation or expiration. Unless the lapse in coverage arises from an act or omission of the Contractor: (1) the Contractor, upon receipt of notice from the Owner, shall have the right to stop the Work until the lapse in coverage has been cured by the procurement of replacement coverage by either the Owner or the Contractor; (2) the Contract Time and Contract Sum shall be equitably adjusted; and (3) the Owner waives all rights against the Contractor, Subcontractors to the extent any loss to the Owner would have been coverage, the cost of the

insurance shall be charged to the Owner by an appropriate Change Order. The furnishing of notice by the Owner shall not relieve the Owner of any contractual obligation to provide required insurance.

§ 11.3 Waivers of Subrogation

§ 11.3.1 The Owner and Contractor waive all rights against (1) each other and any of their subcontractors, subsubcontractors, agents, and employees, each of the other; (2) the Architect and Architect's consultants; and (3) Separate Contractors, if any, and any of their subcontractors, sub-subcontractors, agents, and employees, for damages caused by fire, or other causes of loss, to the extent those losses are covered by property insurance required by the Agreement or other property insurance applicable to the Project, except such rights as they have to proceeds of such insurance. The Owner or Contractor, as appropriate, shall require similar written waivers in favor of the individuals and entities identified above from the Architect, Architect's consultants, Separate Contractors, subcontractors, and sub-subcontractors. The policies of insurance purchased and maintained by each person or entity agreeing to waive claims pursuant to this section 11.3.1 shall not prohibit this waiver of subrogation. This waiver of subrogation shall be effective as to a person or entity (1) even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, (2) even though that person or entity did not pay the insurance premium directly or indirectly, or (3) whether or not the person or entity had an insurable interest in the damaged property.

§ 11.3.2 If during the Project construction period the Owner insures properties, real or personal or both, at or adjacent to the site by property insurance under policies separate from those insuring the Project, or if after final payment property insurance is to be provided on the completed Project through a policy or policies other than those insuring the Project during the construction period, to the extent permissible by such policies, the Owner waives all rights in accordance with the terms of Section 11.3.1 for damages caused by fire or other causes of loss covered by this separate property insurance.

§ 11.4 Loss of Use, Business Interruption, and Delay in Completion Insurance

The Owner, at the Owner's option, may purchase and maintain insurance that will protect the Owner against loss of use of the Owner's property, or the inability to conduct normal operations, due to fire or other causes of loss. The Owner waives all rights of action against the Contractor and Architect for loss of use of the Owner's property, due to fire or other hazards however caused.

§11.5 Adjustment and Settlement of Insured Loss

§ 11.5.1 A loss insured under the property insurance required by the Agreement shall be adjusted by the Owner as fiduciary and made payable to the Owner as fiduciary for the insureds, as their interests may appear, subject to requirements of any applicable mortgagee clause and of Section 11.5.2. The Owner shall pay the Architect and Contractor their just shares of insurance proceeds received by the Owner, and by appropriate agreements the Architect and Contractor shall make payments to their consultants and Subcontractors in similar manner.

§ 11.5.2 Prior to settlement of an insured loss, the Owner shall notify the Contractor of the terms of the proposed settlement as well as the proposed allocation of the insurance proceeds. The Contractor shall have 14 days from receipt of notice to object to the proposed settlement or allocation of the proceeds. If the Contractor does not object, the Owner shall settle the loss and the Contractor shall be bound by the settlement and allocation. Upon receipt, the Owner shall deposit the insurance proceeds in a separate account and make the appropriate distributions. Thereafter, if no other agreement is made or the Owner does not terminate the Contract for convenience, the Owner and Contractor shall execute a Change Order for reconstruction of the damaged or destroyed Work in the amount allocated for that purpose. If the Contractor timely objects to either the terms of the proposed settlement or the allocation of the proceeds, the Owner may proceed to settle the insured loss, and any dispute between the Owner and Contractor arising out of the settlement or allocation of the proceeds shall be resolved pursuant to Article 15. Pending resolution of any dispute, the Owner may issue a Construction Change Directive for the reconstruction of the damaged or destroyed Work.

ARTICLE 12 UNCOVERING AND CORRECTION OF WORK

§ 12.1 Uncovering of Work

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

§ 12.1.2 If a portion of the Work has been covered that the Owner has not specifically requested to examine prior to its being covered, the Owner may request to see such Work and it shall be uncovered by the Contractor. If such Work is in accordance with the Contract Documents, the Contractor shall be entitled to an equitable adjustment to the Contract Sum and Contract Time as may be appropriate. If such Work is not in accordance with the Contract Documents, the cost of correction, shall be at the Contractor's expense.

§ 12.2 Correction of Work

§ 12.2.1 Before Substantial Completion

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

§ 12.2.2 After Substantial Completion

§ 12.2.1 In addition to the Contractor's obligations under Section 3.5, if, within one year after the date of Substantial Completion of the Work or designated portion thereof or after the date for commencement of warranties established under Section 9.9.1, or by terms of any applicable special warranty required by the Contract Documents, any of the Work is found to be not in accordance with the requirements of the Contract Documents, the Contractor shall correct it promptly after receipt of notice from the Owner to do so, unless the Owner has previously given the Contractor a written acceptance of such condition. The Owner shall give such notice promptly after discovery of the condition. During the one-year period for correction of Work, if the Owner fails to notify the Contractor and give the Contractor and to make a claim for breach of warranty. If the Contractor fails to correct in nonconforming Work within a reasonable time during that period after receipt of notice from the Owner, the Owner may correct it in accordance with Section 2.5.

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

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

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

§ 12.2.4 The Contractor shall bear the cost of correcting destroyed or damaged construction of the Owner or Separate Contractors, whether completed or partially completed, caused by the Contractor's correction or removal of Work that is not in accordance with the requirements of the Contract Documents.

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

§ 12.3 Acceptance of Nonconforming Work

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

ARTICLE 13 MISCELLANEOUS PROVISIONS

§ 13.1 Governing Law

The Contract shall be governed by the law of the place where the Project is located, excluding that jurisdiction's choice of law rules. If the parties have selected arbitration as the method of binding dispute resolution, the Federal Arbitration Act shall govern Section 15.4.

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be proceduted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232)

§ 13.2 Successors and Assigns

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

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

§ 13.3 Rights and Remedies

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

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

§ 13.4 Tests and Inspections

§ 13.4.1 Tests, inspections, and approvals of portions of the Work shall be made as required by the Contract Documents and by applicable laws, statutes, ordinances, codes, rules, and regulations or lawful orders of public authorities. Unless otherwise provided, the Contractor shall make arrangements for such tests, inspections, and approvals with an independent testing laboratory or entity acceptable to the Owner, or with the appropriate public authority, and shall bear all related costs of tests, inspections, and approvals. The Contractor shall give the Owner timely notice of when and where tests and inspections are to be made so that the Owner may be present for such procedures. The Owner shall bear costs of tests, inspections, or approvals that do not become requirements until after bids are received or negotiations concluded. The Owner shall directly arrange and pay for tests, inspections, or approvals where building codes or applicable laws or regulations so require.

§ 13.4.2 If the Owner, or public authorities having jurisdiction determine that portions of the Work require additional testing, inspection, or approval not included under Section 13.4.1, the Owner will instruct the Contractor to make arrangements for such additional testing, inspection, or approval, by an entity acceptable to the Owner, and the Contractor shall give timely notice to the Owner of when and where tests and inspections are to be made so that the Owner may be present for such procedures. Such costs, except as provided in Section 13.4.3, shall be at the Owner's expense.

§ 13.4.3 If procedures for testing, inspection, or approval under Sections 13.4.1 and 13.4.2 reveal failure of the portions of the Work to comply with requirements established by the Contract Documents, all costs made necessary by such failure, including those of repeated procedures and compensation for the Owner's services and expenses, shall be at the Contractor's expense.

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

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

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

§ 13.5 Interest

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

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232)

ARTICLE 14 TERMINATION OR SUSPENSION OF THE CONTRACT

§ 14.1 Termination by the Contractor

§ 14.1.1 The Contractor may terminate the Contract if the Work is stopped for a period of 30 consecutive days through no act or fault of the Contractor, a Subcontractor, a Sub-subcontractor, their agents or employees, or any other persons or entities performing portions of the Work, for any of the following reasons:

- .1 Issuance of an order of a court or other public authority having jurisdiction that requires all Work to be stopped;
- .2 An act of government, such as a declaration of national emergency, that requires all Work to be stopped;
- .3 Because the Owner has not issued a Certificate for Payment and has not notified the Contractor of the reason for withholding certification as provided in Section 9.4.1, or because the Owner has not made payment on a Certificate for Payment within the time stated in the Contract Documents; or
- .4 The Owner has failed to furnish to the Contractor reasonable evidence as required by Section 2.2.

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

§ 14.1.3 If one of the reasons described in Section 14.1.1 or 14.1.2 exists, the Contractor may, upon seven days' notice to the Owner, terminate the Contract and recover from the Owner payment for Work executed, as well as reasonable overhead and profit on Work not executed, and costs incurred by reason of such termination.

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

§ 14.2 Termination by the Owner for Cause

§ 14.2.1 The Owner may terminate the Contract if the Contractor

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

§ 14.2.2 When any of the reasons described in Section 14.2.1 exist, the Owner may, without prejudice to any other rights or remedies of the Owner and after giving the Contractor and the Contractor's surety, if any, seven days' notice, terminate employment of the Contractor and may, subject to any prior rights of the surety:

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

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

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

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

§ 14.3 Suspension by the Owner for Convenience

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

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

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

§ 14.4 Termination by the Owner for Convenience

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

§ 14.4.2 Upon receipt of notice from the Owner of such termination for the Owner's convenience, the Contractor shall

- .1 cease operations as directed by the Owner in the notice;
- .2 take actions necessary, or that the Owner may direct, for the protection and preservation of the Work; and
- .3 except for Work directed to be performed prior to the effective date of termination stated in the notice, terminate all existing subcontracts and purchase orders and enter into no further subcontracts and purchase orders.

§ 14.4.3 In case of such termination for the Owner's convenience, the Owner shall pay the Contractor for Work properly executed; costs incurred by reason of the termination, including costs attributable to termination of Subcontracts; and the termination fee, if any, set forth in the Agreement.

ARTICLE 15 CLAIMS AND DISPUTES

§ 15.1 Claims

§ 15.1.1 Definition

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

§ 15.1.2 Time Limits on Claims

The Owner and Contractor shall commence all Claims and causes of action against the other and arising out of or related to the Contract, whether in contract, tort, breach of warranty or otherwise, in accordance with the requirements of the binding dispute resolution method selected in the Agreement and within the period specified by applicable law, but in any case not more than 10 years after the date of Substantial Completion of the Work. The Owner and Contractor waive all Claims and causes of action not commenced in accordance with this Section 15.1.2.

§ 15.1.3 Notice of Claims

§ 15.1.3.1 Claims by either the Owner or Contractor, where the condition giving rise to the Claim is first discovered prior to expiration of the period for correction of the Work set forth in Section 12.2.2, shall be initiated by notice to the other party. Claims by either party under this Section 15.1.3.1 shall be initiated within 21 days after occurrence of the event giving rise to such Claim or within 21 days after the claimant first recognizes the condition giving rise to the Claim, whichever is later.

§ 15.1.3.2 Claims by either the Owner or Contractor, where the condition giving rise to the Claim is first discovered after expiration of the period for correction of the Work set forth in Section 12.2.2, shall be initiated by notice to the other party.

§ 15.1.4 Continuing Contract Performance

§ 15.1.4.1 Pending final resolution of a Claim, except as otherwise agreed in writing or as provided in Section 9.7 and Article 14, the Contractor shall proceed diligently with performance of the Contract and the Owner shall continue to make payments in accordance with the Contract Documents.

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1970, 1976, 1977, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

§ 15.1.4.2 The Contract Sum and Contract Time shall be adjusted in accordance with the Initial Decision Maker's decision, subject to the right of either party to proceed in accordance with this Article 15. The Architect will issue Certificates for Payment in accordance with the decision of the Initial Decision Maker.

§ 15.1.5 Claims for Additional Cost

If the Contractor wishes to make a Claim for an increase in the Contract Sum, notice as provided in Section 15.1.3 shall be given before proceeding to execute the portion of the Work that is the subject of the Claim. Prior notice is not required for Claims relating to an emergency endangering life or property arising under Section 10.4.

§ 15.1.6 Claims for Additional Time

§ 15.1.6.1 If the Contractor wishes to make a Claim for an increase in the Contract Time, notice as provided in Section 15.1.3 shall be given. The Contractor's Claim shall include an estimate of cost and of probable effect of delay on progress of the Work. In the case of a continuing delay, only one Claim is necessary.

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

§ 15.1.7 Waiver of Claims for Consequential Damages

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

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

This mutual waiver is applicable, without limitation, to all consequential damages due to either party's termination in accordance with Article 14. Nothing contained in this Section 15.1.7 shall be deemed to preclude assessment of liquidated damages, when applicable, in accordance with the requirements of the Contract Documents.

§ 15.2 Initial Decision

§ 15.2.1 Claims, excluding those where the condition giving rise to the Claim is first discovered after expiration of the period for correction of the Work set forth in Section 12.2.2 or arising under Sections 10.3, 10.4, and 11.5, shall be referred to the Initial Decision Maker for initial decision. The Architect will serve as the Initial Decision Maker, unless otherwise indicated in the Agreement. Except for those Claims excluded by this Section 15.2.1, an initial decision shall be required as a condition precedent to mediation of any Claim. If an initial decision has not been rendered within 30 days after the Claim has been referred to the Initial Decision Maker, the party asserting the Claim may demand mediation and binding dispute resolution without a decision having been rendered. Unless the Initial Decision Maker and all affected parties agree, the Initial Decision Maker will not decide disputes between the Contractor and persons or entities other than the Owner.

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

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

§ 15.2.4 If the Initial Decision Maker requests a party to provide a response to a Claim or to furnish additional supporting data, such party shall respond, within ten days after receipt of the request, and shall either (1) provide a

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale.
(1936282232)

response on the requested supporting data, (2) advise the Initial Decision Maker when the response or supporting data will be furnished, or (3) advise the Initial Decision Maker that no supporting data will be furnished. Upon receipt of the response or supporting data, if any, the Initial Decision Maker will either reject or approve the Claim in whole or in part.

§ 15.2.5 The Initial Decision Maker will render an initial decision approving or rejecting the Claim, or indicating that the Initial Decision Maker is unable to resolve the Claim. This initial decision shall (1) be in writing; (2) state the reasons therefor; and (3) notify the parties and the Architect, if the Architect is not serving as the Initial Decision Maker, of any change in the Contract Sum or Contract Time or both. The initial decision shall be final and binding on the parties but subject to mediation and, if the parties fail to resolve their dispute through mediation, to binding dispute resolution.

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

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

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

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

§ 15.3 Mediation

§ 15.3.1 Claims, disputes, or other matters in controversy arising out of or related to the Contract, except those waived as provided for in Sections 9.10.4, 9.10.5, and 15.1.7, shall be subject to mediation as a condition precedent to binding dispute resolution.

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

§ 15.3.3 Either party may, within 30 days from the date that mediation has been concluded without resolution of the dispute or 60 days after mediation has been demanded without resolution of the dispute, demand in writing that the other party file for binding dispute resolution. If such a demand is made and the party receiving the demand fails to file for binding dispute resolution within 60 days after receipt thereof, then both parties waive their rights to binding dispute resolution proceedings with respect to the initial decision.

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

§ 15.4 Arbitration

§ 15.4.1 If the parties have selected arbitration as the method for binding dispute resolution in the Agreement, any Claim subject to, but not resolved by, mediation shall be subject to arbitration which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Industry Arbitration Rules in effect on the date of the Agreement. The Arbitration shall be conducted in the place where the Project is located, unless another location is mutually agreed upon. A demand for arbitration shall be

made in writing, delivered to the other party to the Contract, and filed with the person or entity administering the arbitration. The party filing a notice of demand for arbitration must assert in the demand all Claims then known to that party on which arbitration is permitted to be demanded.

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

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

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

§ 15.4.4 Consolidation or Joinder

§ 15.4.4.1 Subject to the rules of the American Arbitration Association or other applicable arbitration rules, either party may consolidate an arbitration conducted under this Agreement with any other arbitration to which it is a party provided that (1) the arbitration agreement governing the other arbitration permits consolidation, (2) the arbitrations to be consolidated substantially involve common questions of law or fact, and (3) the arbitrations employ materially similar procedural rules and methods for selecting arbitrator(s).

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

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

ARTICLE 16 Federal Provisions

§ 16.1 Prohibition Against the Use of Lead Based Paint

The Contractor shall comply with the prohibition against the use of lead based paint contained in the Lead Based Paint Poisoning Act (42 USC 4821-4846) as implemented by 24 CFR Part 35.

§ 16.2 Federal Health, Safety, and Accident Prevention

The Contractor shall ensure that no laborer or mechanic shall be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his/her health and/or safety as determined under the construction safety and health standards promulgated by the Secretary of Labor by regulation. The Contractor shall comply with §5.07 and with the regulations and standards issued by the Secretary of Labor at 29 CFR Parts 1904 and 1926 Failure to comply may result in imposition of sanctions pursuant to the Contract Work Hours and Safety Standards Act (Public Law 9154, 83 Stat. 96), 40 USC 3701 to 3708 et seq.

§ 16.3 Clean Air and Water Applicable to Contracts in Excess Of \$150,000

The Contractor shall comply with all requirements of the United States Environmental Protection Agency (EPA) 40 CFR Part 15, 42 USC 7401, 33 USC 1251 et seq., the Federal Water Pollution Control Act 33 USC 1281 et seq., and Executive Order 11738.

§ 16.4 Energy Efficiency

The Contractor shall comply with all standards and policies relating to energy efficiency which are contained in the energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94-163) in Washington State and the Federal Energy Policy and Conservation Act (42 USC 6201).

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1970, 1976, 1977, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. User Notes: (1936282232)

§ 16.5 Labor Standards; Davis-Bacon and Related Acts, if Applicable

The Contractor shall comply with all provisions of the Davis-Bacon Act and Related Acts such as the Housing Act of 1937, the National Housing Act, the Housing and Community Development Act of 1974, the National Affordable Housing Act of 1990, Equal Employment Opportunity 41 CFR Part 60 or similar related Acts for Federal Labor Standards for this Contract. The Contractor is responsible for the full compliance of all employers, including the Contractor, Subcontractors, and all the Lower-Tier Subcontractors with the Labor Standards Provisions applicable to this Project.

§ 16.6 Interest of Member of Congress

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. Copeland Anti-Kickback Act 40 USC 3145.

§ 16.7 Interest of Members, Officers, Commissioners and Employees, or Former Members, Officers and Employees

No member, officer, or employee of 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 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.

§ 16.8 Organization Conflicts of Interest

- The Contractor warrants that to the best of its knowledge and belief and except as otherwise disclosed, .1 it does not have any organizational conflict of interest which is defined as a situation in which the nature of the work under this Contract and the Contractor's organizational, financial, contractual or other interests are such as:
 - **.a** Award of the Contract may result in an unfair competitive advantage; or
 - .b The Contractor's objectivity in performing the Contract Work may be impaired.
- .2 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 intend 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.
- In the event the Contractor was aware of an organizational conflict of interest before the award of this .3 Contract and intentionally did not disclose the conflict to the Contracting Officer, the Owner may terminate the Contract for default.
- In the event the Contractor was aware of an organizational conflict of interest before the award of this .4 Contract and intentionally did not disclose the conflict to the Contracting Officer, the Owner may terminate the Contract for default.

§ 16.9 Lobbying

Contractor shall be in compliance with the Byrd Anti-Lobbying Amendment 31 USC 3145.

§ 17 Audits and Inspections

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.

- The Contractor shall maintain accounts and records in accordance with State Auditor's procedures, .1 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.
- .2 The Owner shall maintain these records for a period of six (6) years after termination hereof unless permission to destroy them in granted by the office of the archivist in accordance with RCW Chapter 40.14

§ 18 Section 3 – Instructions, Requirements and Income Guidelines, if Applicable

Contractor shall comply with all requirements of the Section 3 Program for economic opportunities providing to the greatest extent possible, job training employment and contract opportunities for low or very low income residents including persons who are recipients of HUD assistance for housing, with preference for both targeted workers living in the service area or neighborhood of the Development and YouthBuild participants, as defined at 24 CFR Part 75 ("Section 3 Regulations") per the Exhibit, as designated in AIA Contract Document A101-2007, Section 8.6.1.

§ 18.1 The work to be performed under this contract is subject to the requirements of the Section 3 Regulations. The purpose of Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by Section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, including persons who are recipients of HUD assistance for housing, with preference for both targeted workers living in the service area or neighborhood of the Development and YouthBuild participants.

§ 18.2 The parties to this contract agree to comply with HUD's Section 3 Regulations. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the Section 3 Regulations.

§ 18.3 The Contractor agrees to send to each labor organization or representative of workers with which the Contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the Contractor's commitments under this Section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the Section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.

§ 18.4 The Contractor agrees to include this Section 3 clause in every subcontract subject to compliance with Section 3 Regulations, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this Section 3 clause, upon a finding that the subcontractor is in violation of the Section 3 Regulations. The Contractor will not subcontract with any subcontractor where the Contractor has notice or knowledge that the subcontractor has been found in violation of the Section 3 Regulations.

§ 18.5 The Contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the Contractor is selected but before the contract is executed, and (2) with persons other than those to whom Section 3 Regulations require employment opportunities to be directed, were not filled to circumvent the Contractor's obligations under Section 3 Regulations.

§ 18.6 Noncompliance with Section 3 Regulations may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.

§ 18.7 The Contractor shall submit to the Owner a Section 3 Work Plan, including hiring and subcontracting activities, and an Individual Certification Form for each person that is assigned to the project, prior to the contract execution. The Contractor will submit to the Owner with each Application for Payment the Section 3 Labor Hours Benchmark Status Report and any Individual Certification Form(s) for persons not initially assigned to the project prior to the contract execution. Noncompliance, incorrect, or missing documents will result in progress payments being withheld until all issues are resolved to the satisfaction of the Owner.

§ 18.8 Section 3 Employment and Training. Without limiting Contractor's obligation to comply with Section 3 Regulations, Contractor specifically agrees to use best efforts to provide employment and training opportunities to Section 3 workers in the following order of priority:

- .1 To residents of the KCHA development where the work is being performed;
- .2 To residents of other KCHA developments or for residents of Section 8-assisted housing managed by KCHA;
- .3 To participants in YouthBuild programs; and
- .4 To low- and very low-income persons residing within the Puget Sound Area.

§ 18.8 Section 3 Contracting. Without limiting Contractor's obligation to comply with Section 3 Regulations,

{426/612.052/02533547-2} AIA Document A201™ - 2017. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997, 2007 and 2017 by The American Institute of Architects. All rights reserved. WARNING: This AIA® Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This draft was produced by AIA software at 18:17:19 on 06/29/2018 under Order No.5266129296 which expires on 06/07/2019, and is not for resale. (1936282232)

Contractor specifically agrees to use best efforts to award contracts and subcontracts to business concerns that provide economic opportunities to Section 3 workers in the following order of priority:

- .1 To Section 3 business concerns that provide economic opportunities for KCHA residents of the development where the work is being performed;
- .2 To Section 3 business concerns that provide economic opportunities for KCHA residents of other KCHA developments or Section–8 assisted housing managed by KCHA;
- .3 To YouthBuild programs; and
- .4 To Section 3 business concerns that provide economic opportunities to Section 3 workers residing within the Puget Sound Area.

§ 19 OTHER INFORMATIVE INFORMATION

§ 19.1 Certificate of Endorsement, Final Project Schedule, Subcontractor List, Performance and Payment Bond and Section 3 Plan must be received and approved by the Owner prior to the issuance of the Notice to Proceed.





PERFORMANCE AND PAYMENT BOND INSTRUCTIONS

DIRECTIONS FOR PREPARATION OF PERFORMANCE AND PAYMENT BOND

- 1. Individual sureties, partnerships, or corporations not in the surety business will not be acceptable.
- 2. The name of the Principal shall be shown exactly as it appears in the Contract.
- 3. The penal sum shall not be less than required by the Specifications.
- 4. If the Principals are partners or joint venturers, each member shall execute the bond as an individual and state is place of residence.
- 5. If the principal is a corporation, the bond shall be executed under its corporate seal. If the corporation has no corporate seal, it shall so state and affix a scroll or adhesive seal following the corporate name.
- 6. The official character and authority of the person(s) executing the bond for the Principal, if a corporation, shall be certified by the Secretary or Assistant Secretary thereof under the corporate seal, or copies attached to such records of the corporation as will evidence the official character and authority of the officer signing, duly certified by the Secretary or Assistant Secretary, under the corporate seal, to be true copies.
- 7. The current power-of-attorney of the person signing for the surety company must be attached to the bond.
- 8. The date of the bond must not be prior to the date of the Contract.
- 9. The following information must be placed on the bond by the surety company:
 - a. The Rate of premium in dollars per thousand; and
 - b. The total dollar amount of premium charged
- 10. The signature of a witness shall appear in the appropriate place attending to the signature of each party of the bond.
- 11. Type or print the name underneath each signature appearing on the bond
- 12. An executed copy of the bond must be attached to each copy of the Contract (original counterpart) intended for signing.



as.

PERFORMANCE AND PAYMENT BOND

KNOW ALL MEN BY THESE PRESENT, That we the Undersigned,

as PRINCIPAL, and _____

SURETY are held and bound unto the **KING COUNTY HOUSING AUTHORITY** of Seattle, Washington, hereinafter called the Public Housing Authority in the penal sum of: **\$** and No/100

\$_________ and No/100 (\$______) DOLLARS, lawful money of the United States, for the payment of which Lawful money of the United States, for the payment of which sum will and truly be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS the Principal has entered into a certain Contract with the Public Housing Authority dated

_____, 20____, a copy of which is hereto attached and made a part hereof.

NOW, THEREFORE, the condition of this obligation is such that if the Principal shall in all respects fully perform the Contract and all duly authorized modifications thereof, during its original term and any extensions thereof that may be granted and during any guaranty period for which the Contract provides, and if the Principal shall fully satisfy all claims arising out of the prosecution of the Work under the contract and shall fully indemnify the Public Housing Authority for all expenses which it may incur by reason of such claims, including its attorney's fees and court costs, and if the Principal shall make full payment to all persons supplying labor, services, materials, or equipment in the prosecution of the Work under the contract, in default of which such persons shall have a direct right of action hereupon, and if the Principal shall pay or cause to be paid all sales and use taxes payable as a result of the performance of the Contract as well as payment of gasoline and special motor fuels taxes in the performance of the Contract, then this obligation shall be void; otherwise, it shall remain in full force and effect. No modification of the Contract or extension of the term thereof, nor any forbearance on the part of the Public Housing Authority, shall in any way release the Principal or the Surety from liability hereunder. Notice to the Surety of any such modification, extension, or forbearance is hereby waived.

IN WITNESS WHEREOF, the aforesaid Principal and Surety have executed this instrument and affixed their seals hereto, this ______ day of ______ 20___.

WITNESS:		
	(Individual Principal)	(Seal)
	(Business Address)	
	(Individual Principal)	(Seal)
	(Business Address)	(Scal)
ATTEST:		
	(Corporate Principal)	
	(Business Address)	
	(By)	(Corporate Seal)
	(Title)	
ATTEST:		
	(Surety)	
	(Business Address)	
	(By)	(Corporate Seal)
	(Title)	(F F F F F F F F F F
The Rate of Premium on this Bond is \$	per thousand.	

The Total Amount of Premium Charges is \$_____

(The above is to be filled in by Surety Company. * Power of Attorney of person signing for Surety Company must be attached.)



CERTIFICATE AS TO CORPORATE PRINCIPAL

CERTIFICATE AS TO CORPORATE PRINCIPAL

I,	certify that I am the	
President / Vice President / Secretary /	of the Entity: Corporation	
/LLC /, named as the	ne Principal in the aforegoing bond. The authorized	
Official of the named bonding agent who signed the said bond on behalf of the Principal, hereby certifies		
that said bond was fully signed, sealed and attested for	or and in behalf of said Entity by authority of its	
Governing body.		
Named Bonding Agent:		

Affix Corporate Seal / Authorized Signature:



KING COUNTY HOUSING AUTHORITY INSURANCE REQUIREMENTS

INSTRUCTIONS / ENDORSEMENT INFORMATION FOR COMPLETING, EXECUTING, AND SUBMITTING EVIDENCE OF INSURANCE

A. INSURED CONTRACTOR:

- 1. In order to reduce problems and time delays in providing evidence of insurance to the King County Housing Authority you are requested to give your insurance agent or broker a copy of *the Insurance Requirements Sheet along with the Instructions/Endorsement Form(s) for Completing, Executing, and Submitting Evidence of Insurance.*
- 2. If the agreement requires Workers' Compensation coverage and you have been authorized by the State to self-insure Workers' Compensation, then a copy of the certificate from the State authorizing self-insurance for Workers' Compensation shall meet the requirements for Workers' Compensation insurance covering activities within the State.
- 3. All questions relating to insurance should be directed to the department or office responsible for your contract, lease, permit, or other agreement.

B. INSURANCE AGENT OR BROKER:

- 1. The appropriate Endorsement Form shall include:
 - a. King County Housing Authority as Additional Insured
 - b. State that the Contractor's Insurance Is Primary
 - c. State King County Housing Authority's Insurance Is Non-Contributory In Claims Settlement Funding

PLEASE NOTE: King County Housing Authority WILL NOT ACCEPT Certificates of Insurance Alone.

- 2. More than one insurance policy may be required to comply with the insurance requirements. Endorsement forms appropriate to your insured's agreement, contract, lease or permit are included. In each instance, King County Housing Authority shall be named as additionally insured on the appropriate endorsement forms.
- 3. You shall have an authorized representative of the insurance company forward the completed endorsement forms with his/her phone number noted at the bottom of the page, to King County Housing Authority.
- 4. The name of the Insurance Company underwriting the coverage and its address shall be noted on the endorsement form.
- 5. The "General description of agreement(s) and/or activity(s) insured" shall include reference to the activity and/or to either the specific King County Housing Authority's:
 - a. Project or Site Name
 - b. Contract Number
 - c. Lease Number
 - d. Permit Number
 - e. Construction Approval Number



- 6. The Coverage and limits for each type of insurance are specified on the insurance requirements sheet. When coverage is on a scheduled basis, then a separate sheet is to be attached to the endorsement listing such scheduled locations, vehicles, etc. so covered.
- 7. Endorsements to excess policies will be required when primary insurance is insufficient in complying with King County Housing Authority's requirements.
- 8. If there is insufficient space on the form to note pertinent information, such as inclusions, exclusions or specific provisions, etc., a separate sheet may be attached.
- 9. When additional sheets are attached, change the number of pages at the bottom of the form to so indicate.
- 10. Completed Endorsement(s) including cancellation notices and questions relating to the required insurance are to be directed to:

KING COUNTY HOUSING AUTHORITY ATTN: CAPITAL CONSTRUCTION DEPARTMENT 700 ANDOVER PARK WEST, SUITE C TUKWILA, WA 98188

- 11. Improperly Completed Endorsements will be returned to your insured for correction by an authorized representative of the insurance company.
- 12. For extensions or renewals on insurance policies which have King County Housing Authority Endorsement Form(s) attached, the Housing Authority will accept a copy of the endorsement to extend the period of coverage as evidence of continued coverage.
- C. MINIMUM LIMITS:
 - 1. REFER TO "Insurance Requirements" attached.



INSURANCE REQUIREMENTS FOR BUILDING TRADE CONTRACTORS (with Construction Risks)

The Awarded Contractor shall comply as follows:

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

THE KING COUNTY HOUSING AUTHORITY (AUTHORITY) SHALL BE NAMED AS ADDITIONALLY INSURED ON THE APPROPRIATE ENDORSEMENT FORMS.

MINIMUM SCOPE OF INSURANCE:

Coverage shall be at least as broad as:

- 1. Insurance Services Office Commercial General Liability coverage including Products / Completed Operations.
- 2. Insurance Services Office covering any Owned, Leased, Hired and Non-owned, and Automobile Liability.
- 3. Workers' Compensation insurance as required by State law and Employers Liability coverage.
- 4. Builders Risk (Property / Course of Construction insurance covering for all risks of loss for all projects in excess of \$250,000.)
- 5. Professional Liability / Errors and Omission (when applicable).

MINIMUM LIMITS OF INSURANCE:

Contractor shall maintain limits no less than:

- 1. General Liability: \$1,000,000 per occurrence, \$2,000,000 general aggregate, including \$1,000,000 Products / Completed Operations 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 shall be twice the required occurrence limit.
- 2. Automobile Liability: \$1,000,000 per accident for bodily injury / property damage.
- 3. Employer's Liability / Washington Stop Gap: \$1,000,000 per accident for bodily injury, sickness or disease.
- 4. Builder Risk (Property) / Course of Construction: Completed value of the project.
- 5. Professional Liability / Errors and Omissions: \$1,000,000 per claim; \$2,000,000 aggregate (when applicable).

DEDUCTIBLES AND SELF-INSURED RETENTIONS:

Any deductibles or self-insured retentions must be declared to and approved by the Authority. At the option of the Authority, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the Authority, its successors and assigns, director, officers, officials, employees, agents, partners and volunteers; or the Contractor shall provide a financial guarantee satisfactory to the Authority 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 Authority's interests.

OTHER INSURANCE PROVISIONS:

General Liability and Automobile Liability Policies are to contain, or be endorsed to contain, the following provisions:

- 1. The Authority, its successors and assigns, director, officers, officials, employees, agents, partners, and volunteers are to be covered as additional insureds with respect to (i) general liability arising out of work done or operations performed by or on behalf of the contractor, including materials, parts or equipment furnished in respect to 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**¹ as long as it provides additional insured coverage, and **not** limited to the minimum acceptable as required herein, 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 precedes, 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 and if a Claims Made policy is not renewed or replaced, then evidence of an extended reporting period of six (6) years shall be provided.
- 2. For any claims related to this project, the Contractor's insurance coverage shall be primary insurance as respects the Authority, its successors and assigns, director, officers, officials, employees, agents, partners and volunteers. Any insurance or self-insurance maintained or expired by the Authority, its officers, officials, employees, or volunteers shall be excess of the Contractor's insurance and shall not contribute with it.
- 3. The Contractor on behalf of itself and its liability insurance carriers release and waive any claims and subrogation rights against The Authority, its successors and assigns, director, officers, officials, employees, agents, partners, and volunteers. The Contractor agrees that they will cause its insurance carriers to include in its policies such a clause or endorsement. If extra cost shall be charged therefore, the Contractor shall pay the same.
- 4. 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 nonpayment of premium) without prior written notice given to the Authority through certified mail, with return receipt requested.
- 5. 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.

Builders Risk / Course of Construction Policies shall contain the following provisions:

- 1. The Authority and its insurers shall be named as loss payees.
- 2. The insurer shall waive all rights of subrogation against the Authority, its successors and assigns, director, officers, officials, employees, agents, partners and volunteers.

¹ "Equivalent" means that any endorsements provided must have the equivalent coverage of the listed endorsements. NOTE: This may cost the Contract extra money to get this coverage. Page 4 of 5 **Bidder's Insurance Requirements**



ACCEPTABILITY OF INSURERS:

Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A-:VII. Contractors must provide written verification of their insurer's rating.

VERIFICATION OF COVERAGE:

Contractor shall furnish the Authority with **original certificates** and **amendatory endorsements** affecting coverage required by this clause. The endorsements should be on forms provided by the Authority or on other than the Authority's forms, provided those endorsements conform fully to the requirements. All certificates and endorsements are to be received and approved by the Authority before work commences in sufficient time to permit Contractor to remedy any deficiencies. The Authority 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.

SUBCONTRACTORS:

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

INDEMNIFICATION AND HOLD HARMLESS:

- 1. To the fullest extent permitted by law the Contractor hereby agrees to indemnify and hold harmless the KCHA, its successors and assigns, directors, officials, officers and employees, volunteers, partners and agents (all foregoing singly and collectively "Indemnitees"), from and against any and all claims losses, harm, costs, liabilities, damages and expenses including, but not limited to, reasonable attorneys' fees arising or resulting from the performance of the Work, 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; PROVIDED, however, that the Contractor shall not be required to so indemnify any such Indemnitees; PROVIDED FURTHER that if such damages are caused by or result from the concurrent negligence of the Indemnitees and the Contractor or anyone acting on the Contractor's behalf, then the Contractor's indemnity hereunder shall be limited to the extent of the negligence of the Contractor, its successors and assigns, et al.
- 2. The foregoing indemnity is specifically and expressly intended to constitute waiver of the Contractor's immunity under Washington's Industrial Act, RCW Title 51, and that this waiver has been specifically negotiated and agreed upon by the parties.
- 3. 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 KCHA as Indemnitee, and failure to do so shall constitute a material breach of this Contract by the Contractor.



SITE SPECIFIC SAFETY PLAN REQUIREMENTS

Following is a list of the elements that are typically addressed in a construction site specific safety plan. A site specific safety plan will be one of the required post-selection documents be submitted by the contractor selected through this bid solicitation.

In addition to the typical elements of a construction safety plan that addresses the contractor, the Governor of the State of Washington has instituted additional proclamations and rules surrounding the COVID-19 virus that must be included. Because COVID-19 is a pandemic which is evolving rapidly, when warranted, it is expected that these project-specific safety plan(s) will be updated by the Contractor to reflect the most current rules in effect.

NOTE: For any project that requires entry into occupied units, the Contractor's Site Specific Safety Plan **will be required** to describe the specific construction techniques and use of PPE designed planned to keep the tenants and the workers safe from COVID-19 virus transmission.

The selected contractor with responsible for obtaining similar plans from all subcontractors and for the supervision and enforcement of safety requirements on the site. The contractor's Site-Specific Safety Plan will be submitted to KCHA before any work can begin. The Plan will need to address the following:

- 1. An initial job/job-site safety orientation and a schedule of weekly safety meetings that show employees and subcontractors what they need to know to perform their job assignments safely.
- 2. Details how and when to report on-the-job injuries.
- 3. Identifies on-site available 1st Aid / CPR trained personnel, readily accessible first-aid on the job site and/or access to the nearest clinic or hospital from the job site.
- 4. Identifies what to do in an emergency, including how to exit the workplace.
- 5. Lists the required personal protective equipment (PPE) and describes the proper use and care of the PPE.
- 6. Details the on-site Haz-Com Program that identifies hazardous materials (Asbestos, Lead) or chemicals including instruction about the safe use and storage.
- 7. Designates an on-site representative responsible for job-site Safety.
- 8. Designates who is responsible for performing and recording regular periodic site reviews, and inspections for your employees and subcontractors.
- 9. Describes programs related to housekeeping and jobsite safety.
- 10. Outlines the job-site specific fall protection plan.
- 11. Describes electrical and/or power generation controls on-site.
- 12. Has provisions for trenching /excavations and/or confined space entry.



- 13. Outlines procedures that comply with the governor's requirements as stated in his COVID-19 Phase 2 Construction Restart Job Site Work Plan; including the following:
 - a. General site COVID-19 measures.
 - b. Occupied unit entry (what workers PPE workers will be required to wear, sanitization protocols, etc. that will keep both the worker and the tenant safe).
 - c. Occupied unit exit (what workers will be required to do upon exiting an occupied unit that will keep both the work and the tenant safe).
 - d. Procedures workers will have to follow if entering multiple units within a day (with emphasis on PPE protocols between units if worker(s) are entering multiple units one after the other).



SUB-CONTRACTOR VERIFICATION FORM

It is the responsibility of the General Contractor to obtain and verify the Subcontractor's Information described below. For compliance, the General Contractor must submit a copy of the Subcontractor Verification form prior to the sub starting work. A copy of the Affidavit of Intent form must accompany the applicable Certified Payroll. Without these forms, the Pay Application maybe withheld.

KCHA will review subcontractors' qualifications, safety record, and the history of compliance (including subcontractor's principals working under another company name) with labor and other state and federal laws. Based on this review, KCHA reserves the right at its sole discretion to reject subcontractors and require the selected General Contractor to replace or substitute a subcontractor with one acceptable to KCHA.

Name of Company:			
Physical Address:			
Contact Name and Title			
Email Address:	Phone No.:		
WA State Contractor's License:	UBI Number:		
Employment Security Number:	L&I's Workers' Comp. Acct. ID:		
Federal Tax ID Number:	DUNS Number:		
SUB-CONTRACTOR IS A(N): Individual	Partnership* Corporation** – in state of		
* If Partnership, provide	e Full Name(s) and Address(es) of all parties		
** If your company is "also knowr	n as (AKA)" or "doing business as (DBA) list all names		
	EATION RATE (EMR): 2019; 2020; 2021; EMR stated, showing complete worksheet calculations).		
Sub-Contractor is not presently debarred, suspended excluded from covered transactions by any federal of	d, proposed for debarment, declared ineligible, or voluntarily department or agency:		
NOTE : The penalty for making false statement in o	offer is prescribed in 18 U.S.C. 1001.		
SUBMITTED ON : Day of	, 20		
Signature of General Contractor	Name of General Contractor (Print)		
Title of General Contractor (Print)	Date		

U.S. Department of Housing and Urban Development Office of Public and Indian Housing

OMB Approval No. 2577-0157 (Exp. 01/31/2017)

CONTRACT DOCUMENT C.7

Applicant Name

Program/Activity Receiving Federal Grant Funding

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions. (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all sub recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

I hereby certify that all the information stated herein, as well as any information provided in the accompaniment herewith, is true and accurate. **Warning:** HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)

Name of Authorized Official	Title	
Signature		Date (mm/dd/yyyy)

DISCLOSURE OF LO		-	Approved by OMB
Complete this form to disclose lobbying			0348-0046
(See reverse for put			CONTRACT DOCUMENT C.8
1. Type of Federal Action: 2. Status of Federal		3. Report Type:	
	ffer/application	a. initial filing	
b. grant b. initial	award	b. material change	
	c. post-award		Change Only:
d. loan		year	quarter
e. loan guarantee		date of las	t report
f. loan insurance			
4. Name and Address of Reporting Entity:	5. If Reporting En and Address of	-	ubawardee, Enter Name
Congressional District, <i>if known</i> : 6. Federal Department/Agency:	-	District, <i>if known</i> : m Name/Description	
	CFDA Number, A	if applicable:	-
8. Federal Action Number, if known:	9. Award Amount	, if known :	
	\$		
10. a. Name and Address of Lobbying Registrant (<i>if individual, last name, first name, MI</i>):	b. Individuals Per different from N (last name, first	lo. 10a)	(including address if
11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact	Signature:		
upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This	Print Name:		
information will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and	Title [.]		
not more than \$100,000 for each such failure.	Telephone No.:		Date:
Federal Use Only:			Authorized for Local Reproduction
			Standard Form LLL (Rev. 7-97)

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizationallevel below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.



CERTIFICATION OF COMPLIANCE WITH WASHINGTON STATE WAGE PAYMENT STATUTES

The Bidder hereby certifies that, within the three year period immediately preceding the bid solicitation date of _______, that the Bidder is not a "willful" violator, as defined in RCW 49.48.082, of any provision of chapters 49.46, 49.48 or 49.52 RCW, as determined by a final and binding citation and notice of assessment issued by the WA State Department of Labor & Industries of through a civil judgement entered by a court of limited or general jurisdiction.

I certify under penalty of perjury under the laws of the State of Washington that the forgoing is true and correct.

Bidder		
Signature of Authorized Officia	*	
Printed name		
Title		
Date	City	State
Check one: Individual Partnership	Joint Venture 🗆 Cor	poration 🗆
State of Incorporation, or if not	a corporation, State wh	nere business entity was formed:

If a co-partnership, give company name under which business is transacted:

^{*}If a corporation, this Certification must be executed in the corporate name by the president or vice president (Or any other coporate officer accompanied by evidence of authority to sign). If a co-partnership, Certification must be executed by a partner.

CONTRACT DOCUMENTS C.10

County Housing Authority Vendor Set-up Form (Alternative W-9)

FOR KCHA US	E ONLY Sub	mitted by:		Vendor Number	:	Date:
Name (as sho	wn on your i	ncome tax return):				
Nume (us sho	witten years					
Business nam	e/disregard	entity name, if differen	t from above:			
Check approp	riate box for	Federal tax classification	on (required):			
Individual		S Corporation		Trust/Estate	🗌 Other (see instru	ctions)
C Corpora	tion	Partnership		Exempt Payee		
CONTRACTOR RECORDED TO A	ability Comp	any (LLC). Enter the tax	classification (C=	C corporation, S=	S Corporation,	>>
		treet, and apt. or suite r	no.): City	y, State, and Zip C	Code: Telepi	hone:
Remit to addr	ess (if differ	ent from above):	City	y, State, and Zip C	code: Email	
Taxpayer Ider	tification N	umber (TIN)			PR	OVIDE ONE ONLY
		priate box. The TIN provide	d must match the r	ame given on	SSN:	
the "Name" lin	e to avoid ba	ckup withholding. For indiv your employer identificat	viduals, this is your :	social security num	ber EIN:	
Terms of Pay	ment	Net 30	🗌 Net 10th	of Month	Other	
		Net 10	Due upor	receipt		
*Section-3:		o *Questions can be dir	ected to KCHA Se	ction 3 Coordinat	or 206-826-5335	
		Y OWNED (MBE OR		OWNED (WBE)	O Not Applicat	ble
	MWBE)	I OWNED (MIDE ON	O montain	>	0	
	1. White	American	4. Hispan	ic American	NONE OF TH	IE ABOVE (NEC)
	2. Black	American	5. Asian F	Pacific American	Other	
	3. Native		6. Hasidid	Jew		
		American				
Certification						
Under the penalt				/	we have to be issued to ma) as	ad .
		this form is my correct taxpayer				ternal Revenue Service (IRS) that I am
2. Lam no	to backup with	holding as a result of a failure to	report all interest or d	ividends, or c) the IRS I	has notified me that I am no lo	onger subject to backup withholding, and
		her U.S. person. See instruction		,,		
Certification Inst	ructions: You m	ust cross out item 2 above if voi	u have been notified by	the IRS that you are c	urrently subject to backup wit	hholding because you have failed to
report all interest	and dividends	on your tax return. For real esta	te transactions, item 2	does not apply. For mo	ortgage interest paid, acquisiti other than interest and divide	on of abandonment of secured property, ends, you are not required to sign the
certification, but	vou must provid	e your correct TIN.				
The IRS doe not r	equire your con	sent to any provision of this doo	cument other than the	certification required to	o avoid backup withholding.	
SIGN HEP	0	ure of U.S. Person:				ate:
Return com	pleted form	to King County Housing	g Authority, 600 A	Indover Park We	st, Tukwila, WA 98188	
See instructi	ons below o	r refer to the IRS instruc	ctions at <u>www.irs.</u>	gov for details or	n completing this form.	
General Instruct	tions:	r undate a vender account with	the King County Hours	ing Authority. This form	n meets the Federal requirem	ents to request a taxpayer identification
number (TIN), re	equest certain ce	ertifications and claims for exen	nption, as well as the Ki	ng County Housing Aut	thority (KCHA) requirements f	or vendor establishment.
Complete form		You are a U.S. person (includir				
	2.	You are a vendor that provide	s goods or services to K	CHA; AND		
	3.	You will receive payment from	KCHA			



NAL AFFIDAVIT OF AMOUNTS PAI

Every Sub-Contract Participant must Complete the Statement from	and Sign a Final Affida the Sub-Contract Parti	avit Form, regardles cipant. Notary mu	s of tier. Every Prime ist witness and verify Pr	Participant must Comp ime Participant.	lete and Sign, Certifying	
PROJECT NAME / TITLE:				CONTRACT	NUMBER:	
SCOPE OF WORK:						
PRIME CONTRACTOR / CONSULTANT: ADDRESS-CITY-STATE-ZIP:				UBI NU	MBER:	
CONTRACT TYPE:	TION ARCHIT	ECT / ENGINEERING	CONSULTANT	OTHER:		
ORIGINAL CONTRACT AMOUNT:		\$				
TOTAL # OF AMENDMENTS: (_)	\$				
TOTAL # OF CHANGE ORDERS: (_)	\$				
FINAL CONTRACT AMOUNT	:	\$	0.00			
SUB - CONTRACT PARTICIPANT :						
CHECK BOX THAT APPLIES:	SUB-CONTRACTOR		SUB - CONSULTANT	MATERIAL	S SUPPLIER	
ENTER NAME AND ADDRESS OF COMPANY	UBI NUMBER	DATE WORK COMPLETED	SUB-CONTRACT AMOUNT	AMOUNTS IN RETAINAGE TO DATE	AMOUNT PAID TO DATE	
	. >					
I, the Undersigned, do hereby certify that all taxes and other fees imposed upon my company, by Labor & Industries, Employment Security, and Department of Revenue have been paid and all accounts are in good standing . I further certify that all employees and Sub-Contractors, Sub-Consultants and Materials Suppliers who have worked under my company on this project have been paid in full , except for any retainage that is agreed upon under a Sub-Contract. I acknowledge receipt of payment as indicated in this form.						
NAME OF COMPANY:						
PRINT NAME OF AUTHORIZED PERSON	TITLE		SIGNATURE		DATE	
The Sub-Contractor Participant above h with all work on the project for which this s shown for work completed or portions there	tatement is submit	eipt for amounts ted, by the Sub-	paid. I, the undersic Contract Participant	gned, do hereby certif named above has be	y that in connection en paid the amount	
PRIME PARTICIPANT Signature / Title:				DATE:		
Subscribed and Sworn before me this $_$	day of		20			
(PRINT NAME)	Notary Public in	n and for the Sta	te of Washington.			
Residing at:					otary Seal	
Signature:						



SECTION 3 – INDIVIDUAL CERTIFICATION FORM

Section 3 of the Housing and Urban Development (HUD) Act of 1968, as amended, requires that Housing Authorities and agencies receiving HUD funding, to the greatest extent feasible, provide economic opportunities to low-income persons. **Information provided on this form shall remain confidential and be used for reporting purposes only.** *Print all information*

NAME:				
ADDRESS:				
EMAIL ADDRESS:		PHONE NUMBER:		
HIRE DATE:		POSITION TITLE:		
EMPLOYER / COMPANY NA	AME:			
PROJECT NAME:				
1. I am a resident in a KCHA	A Property.		Yes	No
Property Name:				
2. I am currently in KCHA's	Section 8 Program.	_	Yes	No
3. I am currently a participat	nt in a HUD YouthB	uild Program.	Yes	No
Below or Equal to b. I live in KING or SNO	NTY and the past 12 months \$52,750 HOMISH COUNT	was: (<i>check appropriate b</i>	\$52,750	
 Below or Equal to c. I live in PIERCE COU My TOTAL income for Below or Equal to 	NTY and the past 12 months	Greater than was: (<i>check appropriate b</i> Greater than	ox)	
 d. I live in SKAGIT COU My TOTAL income for Below or Equal to 	the past 12 months	was: (<i>check appropriate b</i>		
e. I live in THURSTON (My TOTAL income for Below or Equal to		was: (<i>check appropriate b</i>	ox) \$	



- f. I live in COUNTY and My TOTAL income for the past 12 months was: \$
- In the past five years, I have been a resident of public housing or Section 8 assisted housing managed by KCHA; a resident of other public housing projects or Section 8 assisted housing, or a _____ Yes ____ No YouthBuild participant.

I hereby certify under the **penalty of perjury** that the information above is true and correct.

Signature

Date

If submitting for a new hire, attach completed forms to Labor Hours Benchmark Status Report and submit to project manager. If submitting for Section 3 business qualification, attach to Section 3 Business Certification Form. For questions, please contact KCHA by email at section3@kcha.org.



SECTION 3 – INDIVIDUAL CERTIFICATION FORM FAQ's

Question: Answer:	What is this form? This form is a Section 3 Certification Form that will be used to determine if an individual is a Section 3 worker as defined by HUD 24 CFR 75 and the KCHA.
Question: Answer:	Who fills out this form? Any individual who is paid in full or part with HUD funds. (If unsure if position is HUD funded, please contact Contract administrator.)
Question: Answer:	What will this form be used for? This form will be used for the purpose of determining Section 3 eligibility and for statistical purposes.
Question: Answer:	Who collects this form and where does it go? Any employer or contractor that has a contract with the KCHA that is HUD funded will collect this data from any employee who was employed within the last five years. Once the data is collected the original copy will come to KCHA.
Question: Answer:	Who is a KCHA Resident? Someone who lives in a KCHA Housing Development whose name is listed on a current lease.
Question: Answer:	How long should I go back to calculate my income? Individuals should calculate back 12 months from their date of hire.
Question: Answer:	What if I don't live in King County? Individuals who do not reside in King County may still be eligible to be certified by KCHA as a Section 3 resident.

If you have more specific questions, please contact KCHA at section3@kcha.org.



SECTION 3 – LABOR HOURS BENCHMARK REPORT - INSTRUCTIONS

Complete the Labor Hours Benchmark Status Report as indicated below and return the completed form <u>*along*</u> with the pay application(s) for the same period.

Return the Labor Hours Benchmark Status Report and pay application to:

King County Housing Authority 700 Andover Park West Tukwila, WA 98188

Attn:

Email:

REPORT LINES:

- 1) Name of the project as it appears on the Contract
- 2) Company Name
- 3) Name of the person filling out the Labor Hours Benchmark Status Report
- 4) Phone number of the person filling out the Labor Hours Benchmark Status Report
- 5) Email address of the person filling out the Labor Hours Benchmark Status Report
- 6) Contract number as it appears on the Contract
- 7) Contract Award date (date of Letter of Award)
- 8) Reporting Period should be the same as the pay application period
- 9) Total hours worked by all workers on the project this will be everyone that is listed on the certified payrolls during Reporting Period.
- 10) Total hours worked on the project by Section 3 workers during the Reporting Period.

A Section 3 worker is identified as:

- a. The worker's income for the previous or annualized calendar year is below the income limit established by HUD; or
- b. Is employed by a Section 3 business concern; or
- c. Is a YouthBuild participant.

These will be the workers identified as Section 3 employees upon the submittal of their Section 3 Individual Certification Form at the beginning of the project OR when they were brought onto the project. A copy of these forms should be available from your company's payroll office. Copies can also be obtained by submitting a request to section3@kcha.org. Please include your company's name, project name and contact information.

11) Total hours worked on the project by Targeted Section 3 workers during the Reporting Period.

A Targeted Section 3 worker is identified as:

- a. Employed by a Section 3 business concern; or
- b. Is a resident of public housing or Section 8 assisted housing; or
- c. Resides within one mile of the project site.

These workers will be identified as Targeted Section 3 employees upon the submittal of their Section 3 Individual Certification Form at the beginning of the project OR when they were brought onto the project. A copy of these forms should be available from your company's payroll office. Copies can also be obtained by submitting a request to <u>section3@kcha.org</u>. Please include your company's name, project name and contact information.



SECTION 3 – LABOR HOURS BENCHMARK REPORT

	GENERAL INFORMATION					
1) PROJECT NAME:						
2) COMPANY NAME:						
3) CONTACT PERSON:						
4) CONTACT PHONE NO.:						
5) CONTACT EMAIL ADDRE	SS:					
6) CONTRACT NO.:	7) CONTRACT AWARD DATE:					
SE	CTION 3 LABOR HOUR BENCHMARKS					
8) REPORTING PERIOD:	FROM: TO:					
9) TOTAL LABOR HOURS F REPORTING PERIOD:	FOR ALL WORKERS ON THE PROJECT DURING THE					
10) TOTAL LABOR HOURS FOR ALL SECTION 3 WORKERS ON THE PROJECT DURING THE REPORTING PERIOD:						
11) TOTAL LABOR HOURS FOR ALL <u>TARGETED</u> SECTION 3 WORKERS ON THE PROJECT DURING THE REPORTING PERIOD:						
I certify that the information in this report is true and correct to the best of my knowledge:						
SIGNATURE	TITLE					
PRINT NAME	DATE					
To be completed by KCHA Staff RECEN	VED BY:					
SIGNATURE	TITLE					
PRINT NAME	DATE					



D - SECTION

THIRD PARTY REPORTS

- D.1 2010 Limited Asbestos Survey Report
- D.2 2017 Good Faith Inspection Letter re Asbestos-Containing Materials and Lead-Containing Paint



Engineering + Environmental

September 2, 2010

Ms. Deborah McCaslin King County Housing Authority 625 Andover Park West, Suite 107 Seattle, WA 98188

RE: Park Royal Apartments 18417 and 18309 96th Avenue NE Bothell, Washington 98011 Limited Asbestos Survey Report PBS Project No. 40573.043

Dear Ms. McCaslin:

PBS Engineering + Environmental (PBS) performed a limited asbestos survey of the Park Royal Apartments located at 18417 and 18309 96th Avenue NE, Bothell, Washington, to determine the presence of asbestos-containing materials (ACMs).

Background

Park Royal Apartments consists of two apartment buildings with a total of 23 rental units; a 6-unit twostory structure and a 17-unit two-story structure. The 17-unit building (18309) was constructed in 1967, and the 6-unit building (18417) was constructed in 1968. The buildings are of wood-frame construction built over crawl spaces with wood posts and beams. Interior finishes typically consist of gypsum wallboard with a light spatter wall texture on the walls and ceilings, sheet vinyl flooring in kitchens and bathrooms, and carpet over plywood or concrete substrate. As part of a recent renovation, the interior walls and ceilings of both site structures had been removed down to the framing. Additionally, flooring materials, appliances and all cabinetry were removed. *However, the hot water closets appeared to have the original building materials remaining in-place.*

The exteriors of the buildings have been renovated as well. The present exterior materials include fiber cement board lap siding over building paper with wood trim and vinyl windows. The roofs, including structural members, were totally replaced and are covered with asphalt composition shingles.

Asbestos-Containing Materials (ACM)

The intent of this letter is to ensure that King County Housing Authority is in compliance with the Washington State Department of Labor and Industries' requirement that a "good faith inspection" for ACMs be performed prior to renovation or demolition activities. PBS performed a limited "good faith inspection", given the confirmed renovation history of the site structures. A representative number of units were inspected in each building. No suspect samples of potential original overspray were collected from under the carpets, mastic under the laminate countertops, roofing materials, under the exterior lap siding, or in the crawl spaces or attics. No destructive sampling was conducted that would have involved core drilling, selective demolition or other destructive techniques. All structures were considered to have homogeneous building materials, given that the buildings were built in one phase which spanned two years.

Bandon | Bend | Boise | Eugene | Portland | Seattle | Tri-Cities | Vancouver

2517 Eastlake Avenue East, Suite 100, Seattle, WA 98102 206.233.9639 Main 206.762.4780 Fax www.pbsenv.com King County Housing Authority Park Royal Apartments September 2, 2010 Page 2 of 3

While PBS has endeavored to identify ACM in the units, unidentified ACM may exist in concealed or inaccessible locations. Inaccessible areas are defined as those requiring selective demolition, fall protection or confined-space entry protocols to gain access. PBS recommends that concealed components and materials be investigated prior to impact.

Samples of suspect ACMs were collected by AHERA-accredited asbestos building inspector Harry Goren (Certification #106305 expires 03/03/2011) on August 18, 2010. Samples were collected and delivered to Seattle Asbestos Test for analysis. Samples were analyzed according to EPA Method 600R-93/116 using Polarized Light Microscopy (PLM), which has a reliable limit of quantification of 1% asbestos by volume.

The attached Asbestos Sample Inventory identifies all suspect materials that were sampled by PBS and analyzed for asbestos. The following materials were found to contain asbestos and were noted to be in good condition during PBS's survey:

- Bottom felt backing layer of sheet vinyl flooring found in selected units (Building 18417 Units #103 and #203). The recently installed single layer of sheet vinyl flooring and felt backing tested negative. The felt backing layer that tested positive for asbestos is likely residual felt that remained after the original layer of sheet vinyl flooring was removed.
- Wall texture in the hot water closets in selected units in Building 18417 (#102) and Building 18309 (#106).
- Joint Compound associated with Gypsum Wallboard (Composite <1%) in the hot water closets in Building 18417 (#102) and Building 18309 (#106).

The following materials did not contain asbestos via sampling by PBS:

- Gypsum wallboard in selected units in Building 18417 (#103, #203), the Laundry Room, and Building 18309 (#106, #204).
- Joint Compound associated with gypsum wallboard in the selected units.
- Sink undercoating in selected units in Building 18417 (#103) and Building 18309 (#202).
- Sheet vinyl flooring (light gray and slate patterns typically one layer in selected units in Building 18417 (#102), the Laundry Room in 18417, Building 18309 (#106, #206) - see Asbestos Sample Inventory)
- Insulation material around manifold pipes in the hot water closet in Building 18309 (#206).

Recommendations

Caution should be exercised during renovation, as concealed ACM may exist in various locations. Any material not previously identified in this survey encountered during demolition should be sampled to determine asbestos content prior to impact. The hot water closets are considered to be homogeneous in both buildings and should assume to have ACM on the wall texture and in the wallboard systems, unless each individual closet is sampled. There may also be residual asbestos-containing felt backing under the sheet vinyl flooring in units that were not sampled.

Asbestos-containing joint compound associated with non-asbestos gypsum wallboard (GWB) in which the composite analysis of the wallboard system contains less than 1% asbestos are present throughout the building. The presence of less than 1% asbestos in gypsum wallboard systems requires personnel impacting the material to adhere to regulatory requirements outlined in WAC 296-62-17712(2) and training as outlined in WAC 296-62-07722(5) and WAC 296-62-0728.

All work that may impact asbestos-containing materials should be performed by personnel having proper training and utilizing proper worker protection according to WISHA standards. Work impacting asbestos is

King County Housing Authority Park Royal Apartments September 2, 2010 Page 3 of 3

subject to the requirements of various regulations, including, but not limited to: 40 CFR Part 61, NESHAPS; 40 CFR Part 763, AHERA; WAC 296-62 and 296-65; and Puget Sound Clean Air Agency, Regulation III, Article 4: Asbestos Control Standards.

The ACMs identified above should be handled or removed by properly trained personnel using appropriate protection, work practices and engineering controls prior to impact by demolition or renovation. A qualified asbestos abatement contractor licensed in the State of Washington should be employed to remove all such ACM according to applicable local, state and federal regulations.

PBS appreciates the opportunity to provide environmental services for this project. Please do not hesitate to call should there be any questions regarding this notification.

Respectfully submitted, **PBS Engineering + Environmental**

Harry Doren

Harry Goren Senior Environmental Manager

Reviewed by: BS

Attachments: Asbestos Sample Inventory PLM Chain-of-Custody PLM Laboratory Report Inspector Certificate

PLM ASBESTOS SAMPLE INVENTORY

PBS Sample # 40573.043 -01	<u>Material Type</u> Sheet flooring (light gray) and mastic	Sample Location 18417, # 103, Kitchen			<u>Lab</u> SAT
			Layer 2: Gray fibrous material with mastic Layer 3: Gray fibrous material with mastic	NAD 47% Chrysotile	
40573.043 -02	Gypsum wallboard and joint compound	18417, # 103, Dining room	Layer 1: White powdery material with paper and paint	NAD	SAT
			Layer 2: White chalky material with paper	NAD	
40573.043 -03	Wall texture	18417, # 103, Hot water closet	Layer 1: White powdery material with paint	NAD	SAT
40573.043 -04	Wall texture	18417, # 103, Bathroom	Layer 1: White powdery material with paint NA		SAT
40573.043 -05	Sink undercoating	18417, # 103, Kitchen	Layer 1: Gray soft/loose material	NAD	SAT
40573.043 -06	Gypsum wallboard and joint compound	Laundry room	Layer 1: White powdery material with paint	NAD	SAT
	· · · · ·		Layer 2: White chalky material with paper	NAD	
40573.043 -07	Sheet flooring (12" slate pattern) and mastic	Laundry room	Layer 1: Gray sheet vinyl	NAD	SAT
			Layer 2: Gray fibrous material with mastic Layer 3: Brown wood block	NAD NAD	
40573.043 -08	Wall texture	Laundry room	Layer 1: White powdery material with paint	NAD	SAT
40573.043 -09	Sheet flooring (slate)	18417, # 102, Kitchen	Layer 1: Gray sheet vinyl Layer 2: Gray fibrous material with mastic	NAD NAD	SAT
40573.043 -10	Gypsum wallboard and joint compound	18417, # 102, Hot water closet	Layer 1: White powdery material with paint	2% Chrysotile	SAT
			Layer 2: White powdery material with paper Layer 3: White chalky material with paper	NAD NAD <1% Composite	
40573.043 -11	Wall texture	18417, # 102, Hot water closet	Layer 1: White powdery material with paint	2% Chrysotile	SAT
40573.043 -12	Gypsum wallboard and joint compound	18417, # 203, Hallway	Layer 1: White powdery material with paint	NAD	SAT
			Layer 2: White chalky material with paper	NAD	

PLM ASBESTOS SAMPLE INVENTORY

PBS Sample #	Material Type	Sample Location	Laboratory Description	Lab Result	Lab
40573.043 -13	Sheet flooring (slate)	18417, # 203, Kitchen	Layer 1: Gray sheet vinyl Layer 2: Gray fibrous material with mastic Layer 3: Gray brittle material Layer 4: Gray fibrous material with mastic	NAD NAD NAD 48% Chrysotile	SAT
40573.043 -14	Wall texture	18417, # 203, Bedroom	Layer 1: White powdery material with paint	NAD	SAT
40573.043 -15	Gypsum wallboard and joint compound	18309, # 106, Bedroom	Layer 1: White powdery materiial with paint	NAD	SAT
	compound		Layer 2: White chalky material with paper	NAD	
40573.043 -16	Gypsum wallboard and joint compound	18309, # 106, Hot water closet	Layer 1: White powdery material with paint	2% Chrysotile	SAT
			Layer 2: White powdery material with paper Layer 3: White chalky material with paper	NAD NAD <1% Composite	
40573.043 -17	Wall texture	18309, # 106, Hot water closet	Layer 1: White powdery material with paint	2% Chrysotile	SAT
40573.043 -18	Sheet flooring (9" slate)	18309, # 106, Kitchen	Layer 1: Gray sheet vinyl Layer 2: Gray fibrous material with mastic Layer 3: Gray brittle material Layer 4: Brown wood block	NAD NAD NAD NAD	SAT
40573.043 -19	Wall texture	18309, # 103, Bedroom	Layer 1: White powdery material with paint	NAD	SAT
40573.043 -20	Sink undercoating (gray)	18309, # 202, Kitchen	Layer 1: Gray soft/loose material	NAD	SAT
40573.043 -21	Gypsum wallboard and joint compound	18309, # 204, Bedroom	Layer 1: White soft/elastic material	NAD	SAT
			Layer 2: White powdery material with paint Layer 3: White chalky material with paper	NAD NAD	
40573.043 -22	Wall texture	18309, # 204, Hot water closet	Layer 1: White powdery material with paint	NAD	SAT
40573.043 -23	Gypsum wallboard and joint compound	18309, # 204, Hot water closet	Layer 1: White powdery material with paint	NAD	SAT
			Layer 2: White chalky material with paper	NAD	
40573.043 -24	Sheet flooring (9" slate pattern)	18309, # 206, Kitchen	Layer 1: Gray sheet vinyl Layer 2: Gray fibrous material with mastic Layer 3: Gray brittle material	NAD NAD NAD	SAT
40573.043 -25	Packing around manifold pipes	18309, # 206, Hot water closet	Layer 1: Gray fibrous material	NAD	SAT

			-
-	-	-	-
	n	C	

EXHIBIT D.1

201021778

	t: <u>Park Royal</u> is requested: <u>asbest</u>	apt.	2, Bothell	Project #: Date:	40573.043
Relinq	'd by/Signature: Ham	4/2	Joren	Date/Time:	
Receiv	ed by/Signature: <u>h7217</u>	Wrate	n fill	Date/Time:	8/23/10 8:00am
Fax re	sults to:				
	Brian Stanford		Prudy Stoudt-McRae	×.	Harry Goren
	Ernest Edwards		Michael Smith		Tim Ogden
	Gregg Middaugh		Janet Murphy		Mike Smith
	Mark Hiley		Willem Mager		Chuck Greeb
TURN	AROUND TIME:				
	1 Hour	X	24 Hours		3-5 Days
	2 Hours		48 Hours		Other

		BULK SAMPLE DATA	FORM		
Lab #	Sample # 40573.093	Material	Lo	cation	Lab
		GHT FLR (LTGRAT) W/MASTIC	18417-#	103 KIT	
	- 02,	GWBJJG	\	PR	
	-03	WALL TEXTURE		HW CLOSET	
	-04	WALL TEXTURE	4	, BATH	
	- 05	SINK UNDERCOATING	18417-#	103 KIT	
	- 06	GWB/JC SHT FLR/MASTIC	LAUNDI	RT ROOM	
	- 07	SHT FLR/MASTIC	MERN) II	11	
	- 08	WALL TEXTURE	LAUNDR.	T ROOM	
	- 09	SHT FLR (SLATE)	18417-#		
	- 10	GWB/JC	n	" HWCLOS	
	- M	WALL TEXTURE	18417 - #1	oz HW CLOS	
	- 12-	GWB/JC		103 HALL	
	- 13	SHT FLR (SLATE)	n #-	203 KIT	
	- 14-	WALL TEXTURE	18417-#-	203 BR	
	- 15	GWB/JC	18309-#	106 BR.	

S:\Masters\Office\Tech Forms & Templates\Lab Chain-of-Custody.doc

a + . *

4 Hours

PBS	EXHIBIT D.1
-----	-------------

201021778

Proj	ject: Park Ro	yal a	pts, Bothell	Project #:	40573.043
Ana	lysis requested:	sbesto	2-	Date: 8	/18/10
Reli	nq'd by/Signature:	tany	Soren	Date/Tim	e:
Rece	eived by/Signature:	izzie W	sten Mill	Date/Time	e: 8/23/10 8:000m
Fax	results to:				
	Brian Stanford		Prudy Stoudt-McRae	X	Harry Goren
	Ernest Edwards		Michael Smith		Tim Ogden
	Gregg Middaugh		Janet Murphy		Mike Smith
	Mark Hiley		Willem Mager		Chuck Greeb
TUF	RN AROUND TIME:				
	1 Hour	×	24 Hours		3-5 Days
	2 Hours		48 Hours		Other

2 Hours

4 Hours

		BULK SAMPLE DATA	FOR	2M	
Lab #	Sample # 40573.04-3	Material		Location	Lab
	- 16	GWBJSC	18	309 - # 106 HW CLOS	
	- 17	WALL TEXTURE		" HW CLOS	
	- 18	SHT FLR (9"SLATE)		-#106 KIT	
		WALL TEXTURE		-#103 BR	
	- 20	SINK UNDERCOATING		- # 202 KIT	
	- 21	GWB/JC		-#204 BR	
	- 22	WALL TEXTURE		# ZOF HWCLOS	
	- 23	GWB/JC		#204 HW CLOS	
		SHT FLR (9"SLATE PATT	ERN) #206 KIT	
	- 25	PACKING AROUND MANIFOLD PIPES	18-	309 - # 206 HW CLOS	

S:\Masters\Office\Tech Forms & Templates\Lab Chain-of-Custody.doc

SEATTLE ASBESTOS TEST, LLC

EXHIBIT D.1

NVLAP Accredited - Bellevue:200876; Lynnwood:200768

Lynnwood Laboratory: 19711 Scriber Lake Rd, Suite D, Lynnwood, WA 98036; Tel: 425.673.9850, Fax:425.673.9810 Bellevue Laboratory: 12727 Northup Way, Suite 1, Bellevue, WA 98005; Tel: 425.861.1111, Fax: 425.861.1118 Website: http://www.seattleasbestostest.com, E-mail: admin@seattleasbestostest.com

ANALYTICAL LABORATORY REPORT

PLM by Method EPA/600/R-93/116

Attn.: Mr. Harry Goren Client: PBS Engineering and Environmental Address: 2517 Eastlake Ave. E., Suite 100 Seattle, WA 98102 Client Job #:40573.043 Laboratory Batch #:201021778 Date Received:8/23/2010 Samples Received:25 Date Analyzed:8/23/2010 Samples Analyzed:25

Project: Park Royal Apts, Bothell

Lab ID	D Client Sample Layer Description		Description	%	Asbestos Fibers	Non-Fibrous Components	%	Non-asbestos Fibers None detected	
1	40573.043-01	1	Gray sheet vinyl		None detected	Vinyl/binder			
		2	Gray fibrous material with mastic		None detected	Binder/filler, Mastic/binder	69	Cellulose	
		3	Gray fibrous material with mastic	47	Chrysotile	Binder/filler, Mastic/binder	32	Cellulose	
2	40573.043-02	1	White powdery material with paper and paint		None detected	Binder/filler, Paint	34	Cellulose	
		2	White chalky material with paper		None detected	Binder/filler Gypsum/binder	21	Cellulose	
3	40573.043-03	1	White powdery material with paint		None detected	Binder/filler, Paint	2	Cellulose	
4	40573.043-04	1	White powdery material with paint		None detected	Binder/filler, Paint	3	Cellulose	
5	40573.043-05	1	Gray soft/loose material		None detected	Filler, Fine particles	6	Cellulose	
6	40573.043-06	1	White powdery material with paint		None detected	Binder/filler, Paint	2	Cellulose	
		2	White chalky material with paper		None detected	Binder/filler Gypsum/binder	23	Cellulose	
7	40573.043-07	1	Gray sheet vinyl		None detected	Vinyl/binder		None detected	
		2	Gray fibrous material with mastic		None detected	Binder/filler, Mastic/binder	68	Cellulose	
		3	Brown wood block		None detected	Wood aggregates	6	Cellulose	
8	40573.043-08	1	White powdery material with paint		None detected	Binder/filler, Paint	3	Cellulose	
9	40573.043-09	1	Gray sheet vinyl		None detected	Vinyl/binder		None detected	
		2	Gray fibrous material with mastic		None detected	Binder/filler, Mastic/binder	66	Cellulose	
10	40573.043-10	1	White powdery material with paint	2	Chrysotile	Binder/filler, Paint	3	Cellulose	
			White powdery material with paper		None detected	Binder/filler, Paint	39	Cellulose	
	Composite result<1%	3	White chalky material with paper		None detected	Binder/filler Gypsum/binder	24	Cellulose	

22

Analyzed by: Elizabeth Wratten/Weilong Tai

Réport reviewed by: Steve (Fanyao) Zhang, President

Page 2 of 3

SEATTLE ASBESTOS TEST, LLC

NVLAP Accredited - Bellevue:200876; Lynnwood:200768

Lynnwood Laboratory: 19711 Scriber Lake Rd, Suite D, Lynnwood, WA 98036; Tel: 425.673.9850, Fax:425.673.9810 Bellevue Laboratory: 12727 Northup Way, Suite 1, Bellevue, WA 98005; Tel: 425.861.1111, Fax: 425.861.1118 Website: http://www.seattleasbestostest.com, E-mail: admin@seattleasbestostest.com

ANALYTICAL LABORATORY REPORT

EXHIBIT D.1

PLM by Method EPA/600/R-93/116

Attn .: Mr. Harry Goren **Client: PBS Engineering and Environmental** Address: 2517 Eastlake Ave. E., Suite 100 Seattle, WA 98102

Client Job #: 40573.043 Laboratory Batch #: 201021778 Date Received: 8/23/2010 Samples Received: 25 Date Analyzed: 8/23/2010 Samples Analyzed: 25

Project: Park Royal Apts, Bothell

Lab ID	Client Sample ID	Layer	Description	%	Asbestos Fibers	Non-Fibrous Components	%	Non-asbestos Fibers
11	40573.043-11	1	White powdery material with paint	2	Chrysotile	Binder/filler, Paint	2	Cellulose
12	40573.043-12	1	White powdery material with paint		None detected	Binder/filler, Paint	3	Cellulose
		2	White chalky material with paper		None detected	Binder/filler Gypsum/binder	22	Cellulose, Glass fibers
13	40573.043-13	1	Gray sheet vinyl		None detected	Vinyl/binder		None detected
		2	Gray fibrous material with mastic		None detected	Binder/filler, Mastic/binder	69	Cellulose
		3	Gray brittle material		None detected	Filler, Binder	2	Cellulose
		4	Gray fibrous material with mastic	48		Binder/filler, Mastic/binder	31	Cellulose
14	40573.043-14	1	White powdery material with paint		None detected	Binder/filler, Paint	2	Cellulose
15	40573.043-15	1	White powdery material with paint		None detected	Binder/filler, Paint	3	Cellulose
		2	White chalky material with paper		None detected	Binder/filler Gypsum/binder	23	Cellulose
16	40573.043-16	1	White powdery material with paint	2	Chrysotile	Binder/filler, Paint	2	Cellulose
		2	White powdery material with paper		None detected	Binder/filler, Paint	38	Cellulose
	Composite result<1%	3	White chalky material with paper		None detected	Binder/filler Gypsum/binder	23	Cellulose
17	40573.043-17	1	White powdery material with paint	2	Chrysotile	Binder/filler, Paint	3	Cellulose
18	40573.043-18		Gray sheet vinyl		None detected	Vinyl/binder		None detected
			Gray fibrous material with mastic		None detected	Binder/filler, Mastic/binder	68	Cellulose
		3	Gray brittle material		None detected	Filler, Binder	3	Cellulose
			Brown wood block	13	None detected	Wood aggregates	5	Cellulose
19	40573.043-19		White powdery material with paint		None detected	Binder/filler, Paint	3	Cellulose
20	40573.043-20	1	Gray soft/loose material		None detected	Filler, Fine particles	7	Cellulose

N

Analyzed by: Elizabeth Wratten/Weilong Tai

Report reviewed by: Steve (Fanyao) Zhang, President

SEATTLE ASBESTOS TEST, LLC

EXHIBIT D.1

NVLAP Accredited - Bellevue:200876; Lynnwood:200768

Lynnwood Laboratory: 19711 Scriber Lake Rd, Suite D, Lynnwood, WA 98036; Tel: 425.673.9850, Fax:425.673.9810 Bellevue Laboratory: 12727 Northup Way, Suite 1, Bellevue, WA 98005; Tel: 425.861.1111, Fax: 425.861.1118 Website: http://www.seattleasbestostest.com, E-mail: admin@seattleasbestostest.com

ANALYTICAL LABORATORY REPORT

PLM by Method EPA/600/R-93/116

Attn.:Mr. Harry Goren Client:PBS Engineering and Environmental Address:2517 Eastlake Ave. E., Suite 100 Seattle, WA 98102 Client Job #:40573.043 Laboratory Batch #:201021778 Date Received:8/23/2010 Samples Received:25 Date Analyzed:8/23/2010 Samples Analyzed:25

Project: Park Royal Apts, Bothell

Lab ID	Client Sample ID	Laver Description		%	Asbestos Fibers	Non-Fibrous Components	%	Non-asbestos Fibers
21	40573.043-21		White soft/elastic material		None detected	Binder, Filler	2	Cellulose
			White powdery material with paint		None detected	Binder/filler, Paint	3	Cellulose
			White chalky material with paper		None detected	Binder/filler Gypsum/binder	24	Cellulose, Glass fibers
22	40573.043-22		White powdery material with paint		None detected	Binder/filler, Paint	2	Cellulose
23	40573.043-23		White powdery material with paint		None detected	Binder/filler, Paint	3	Cellulose
			White chalky material with paper		None detected	Binder/filler Gypsum/binder	23	Cellulose, Glass fibers
24	40573.043-24	1	Gray sheet vinyl		None detected	Vinyl/binder		None detected
			Gray fibrous material with mastic		None detected	Binder/filler, Mastic/binder	66	Cellulose
		3	Gray brittle material		None detected	Filler, Binder	2	Cellulose
25	40573.043-25	1	Gray fibrous material		None detected	Filler, Glass beads	88	Glass fibers

12

Analyzed by: Elizabeth Wratten/Weilong Tai

Report reviewed by: Steve (Fanyao) Zhang, President

Certificate of Completion

This is to certify that

Harry M. Goren

has satisfactorily completed 4 hours of refresher training as an

Asbestos Building Inspector

to comply with the training requirements of TSCA Title II / 40 CFR 763 (AHERA)

EPA Provider Cert. Number: 1085

Certificate Number: 106305



Mar 3, 2010 Date(s) of Training Exam Score: NA Expiration Date: Mar 3, 2011

Argus Pacific, Inc. • 1900 W. Nickerson, Suite 315 • Seattle, Washington • 98119 • (206) 285.3373 • fax (206) 285.3927

138 S.W. 154th Street Suite B Burien, Wa. 98166 Phone:206.244.1060 Fax: 206.244.1063 EXIBIT D.2



February 16, 2017

Mr. Matt Peterson Maintenance Manager King County Housing Authority 600 Andover Park Way Seattle, Washington 98188

Transmitted via E-Mail, mattp@kcha.org

NOVO Project No. 0148-116.001

RE: Park Royal Apartments Good Faith Inspection Letter - Unit Upgrade and Routine Maintenance Activities

Dear Matt:

On January 12, 2017, Richard L. Carlson (Asbestos Inspector Certification #: 158888 / Certification Expiration Date: 9/21/17), from NOVO Laboratory & Consulting Services, Inc. (NOVO) conducted a targeted regulated building materials investigation of select accessible interior apartment units present at the King County Housing Authority (KCHA), Park Royal apartment building located at 18309 96th Ave N.E., Bothell, Washington.

The inspection included the assessment of suspect asbestos-containing materials and leadcontaining paints.

The purpose of the survey was to provide information in order to meet the AHERA asbestos sampling protocol as stated in 40 CFR 763.86. This sampling protocol is required for all asbestos surveys prior to renovation or demolition of a building under the Puget Sound Clean Air Agency, Regulation III, Section 4.

In addition, the survey assists the building owner in meeting the "Good Faith Inspection" requirements as stated in Washington Administrative Code 296-62-07721, (Communication of Hazards to Employees). Under the regulation, the Owner of a building to be renovated or demolished must present a contractor with a written statement whether the materials to be disturbed contain asbestos prior to submitting a bid.

The lead paint assessment was performed in order to provide information to assist in complying with WAC 296-155-176, lead-in-construction and WAC 296-173-303. The lead-in-construction regulations are designed to protect workers from lead hazards during renovation, demolition, and other types of construction projects which impact lead containing materials.



Page 2 NOVO Project No. 0148-163.001 February 16, 2017

PROPERTY INFORMATION

The Park Royal apartment complex is comprised of two separate, 2 story residential apartment buildings consisting of 23, separate units as follows; 2, 1 bedroom, 1 bathroom units, and 21, 2 bedroom, 1 bathroom units.

The 17-unit building (18309) was constructed in 1967, and the 6-unit building (18417) was constructed in 1968. The buildings are of wood-frame construction built over crawl spaces with wood posts and beams. Interior finishes typically consist of gypsum wallboard with a light spatter wall texture on the walls and ceilings, sheet vinyl flooring in kitchens and bathrooms, and carpet over plywood or concrete substrate. As part of a previous renovation, the interior walls and ceilings of both site structures had been removed down to the framing. Additionally, flooring materials, appliances and all cabinetry were removed. However, the hot water closets appeared to have the original building materials remaining in-place.

The exteriors of the buildings have been renovated as well. The present exterior materials include fiber cement board lap siding over building paper with wood trim and vinyl windows. The roofs, including structural members, were totally replaced and are covered with asphalt composition shingles.

NOVO inspected the following units as part of our assessment; 01, 101, 103, 203, and 207.

PROJECT INFORMATION

The purpose of NOVO's inspection was to provide information regarding the presence of suspect asbestos containing materials within typical apartment units.

NOVO's understanding is that KCHA will utilize the findings of this assessment for future Unit Upgrades and maintenance activities routinely performed at the subject property. Typical maintenance activities will include several or all of the following tasks, removal and replacement of:

- Casework, cabinets and countertops;
- Doors, jambs and casing;
- Window casing;
- Blinds;
- Wall base rubber or wood;
- Closet doors and tracks;
- Shelving and supports;
- Plumbing fixtures Excluding tub & surround;
- Lighting and other electrical fixtures;



Page 3 NOVO Project No. 0148-163.001 February 16, 2017

- Smoke and Fire Alarm fixtures;
- Baseboard heaters;
- Appliances;
- floor coverings, carpeting, vinyl tiles, sheet vinyl, etc.;
- and, select quantities of Gypsum wallboard (GWB).

PREVIOUS SAMPLING INFORMATION

In September of 2010, an asbestos and lead paint investigation was conducted of the KCHA, Park Royal apartment building by PBS Engineering + Environmental (PBS). The information within that report was assumed to be complete, true, and correct and was relied upon by the NOVO inspector for the purposes of developing this report.

Asbestos-Containing Materials

The following asbestos-containing materials (materials with greater than 1% asbestos content) were identified within the existing PBS report document.

- Bottom felt backing layer of sheet vinyl flooring found in selected units (Building 18417 Units #103 and #203). The recently installed single layer of sheet vinyl flooring and felt backing tested negative. The felt backing layer that tested positive for asbestos is likely residual felt that remained after the original layer of sheet vinyl flooring was removed.
- Wall texture in the hot water closets in selected units in Building 18417 (#102) and Building 18309 (#106).
- and, joint Compound associated with Gypsum Wallboard (Composite <1%) in the hot water closets in Building 18417 (#102) and Building 18309 (#106).

The complete report detailing the inspection performed by PBS is included as attachment 1.

METHODS OF THE SURVEY

Asbestos-Containing Materials

Prior to visiting the site, the NOVO inspector conducted a thorough review of the 2006 report prepared by PBS. A minimum of 10% of the total units at the complex were inspected as noted above. Each of the different type of units (1 bedroom, and 2 bedrooms), were included in the assessment. A walk through inspection of accessible portions of each of the units noted above was performed to identify suspect asbestos-containing material (ACM) present within typical apartment units.

The survey was performed following a modified sampling protocol for the demolition as outlined under AHERA, 40 CFR 763, the Puget Sound Clean Air Agency, Regulation III, Article 4, and



Page 4 NOVO Project No. 0148-163.001 February 16, 2017

the State of Washington Department of Labor and Industries WAC 296-62-077021. The inspectors determined approximate quantity of each homogeneous material by field measurements.

Materials within the apartments that were similar throughout in terms of color, texture, and date of material application were identified as a homogenous sampling area (HSA) and recorded. Representative bulk samples from each homogenous sampling area were collected in accordance with protocols outlined in the USEPA AHERA regulations.

Sections of the material were removed and placed in sealed containers, marked with a sample identifier and delivered under proper chain of custody procedures to our in house laboratory for analysis. All samples were taken within EPA guidelines to minimize potential contamination to the surrounding area. Bulk sample locations, notes, and observations were made on-site at the time of sampling.

A total of six (6) additional bulk material samples were collected and analyzed for asbestos. Samples, copies of the field data sheet, and chain-of-custody submittal sheets were delivered to our own Burien laboratory for asbestos analysis. As specified in 40 CFR Chapter I (1-1-87 edition) Part 763, Subpart F, Appendix A, each sample was analyzed using polarized light microscopy (PLM)/dispersion staining techniques, in accordance with U.S. EPA Method 600/M4-82-020. Detection limits for this type of analysis are approximately one percent (by volume). Materials containing more than one-percent asbestos are considered to be asbestoscontaining materials (ACM). NOVO performs reanalysis of 10% of all bulk samples analyzed for asbestos, as part of their Quality Management Program. Results of the laboratory analyses are contained in Attachment 1.

Lead Containing Paint

For the lead-containing paint assessment no sampling was performed. Our results are based on historical sampling data, visual observations and research.

SAMPLING RESULTS AND DISCUSSION

Asbestos-Containing Materials

Below is a summary of the bulk asbestos samples collected during the inspection and their laboratory results:

Material Description	Sample #	Layer	Location	Lab Result
Joint compound	PH-101-01	1	Unit 101, bathroom ceiling	<1% Ch
Gypsum wallboard	PH-101-01	2	Unit 101, bathroom ceiling	NAD
Joint compound	PH-101-02	1	Unit 101, bathroom wall	<1% Ch



Mr. Matt Peterson King County Housing Authority

Park Royal Apartments - Unit Upgrades and Routine Maintenance Activities

Page 5 NOVO Project No. 0148-163.001 February 16, 2017

Material Description	Sample #	Layer	Location	Lab Result
Gypsum wallboard	PH-101-02	2	Unit 101, bathroom wall	NAD
Joint compound	PH-113-01	1	Unit 113, bathroom ceiling	<1% Ch
Gypsum wallboard	PH-113-01	2	Unit 113, bathroom ceiling	NAD
Joint compound	РН-113-02	1	Unit 113, living room wall	<1% Ch
Gypsum wallboard Material Description	PH-113-02 Sample #	2 Layer	Unit 113, living room wall Location	NAD Lab Result
Joint compound	PH-209-01	1	Unit 209, bathroom ceiling	<1% Ch
Gypsum wallboard	PH-209-01	2	Unit 209, bathroom ceiling	NAD
Joint compound	PH-209-02	1	Unit 209, kitchen ceiling	<1% Ch
Gypsum wallboard	PH-209-02	2	Unit 209, kitchen ceiling	NAD
Joint compound	PH-214-01	1	Unit 214, bathroom ceiling	<1% Ch
Gypsum wallboard	PH-214-01	2	Unit 214, bathroom ceiling	NAD
Joint compound	PH-214-02	1	Unit 214, living room ceiling	<1% Ch
Gypsum wallboard	PH-214-02	2	Unit 214, living room ceiling	NAD
Joint compound	PH-303-01	1	Unit 303, bathroom ceiling	<1% Ch
Gypsum wallboard	PH-303-01	2	Unit 303, bathroom ceiling	NAD
Joint compound	РН-303-02	1	Unit 303, kitchen wall	<1% Ch
Gypsum wallboard	PH-303-02	2	Unit 303, kitchen wall	NAD
Joint compound	PH-309-01	1	Unit 309, bathroom ceiling	<1% Ch
Gypsum wallboard	PH-309-01	2	Unit 309, bathroom ceiling	NAD
Joint compound	PH-309-02	1	Unit 309, bedroom ceiling	<1% Ch
Gypsum wallboard	PH-309-02	2	Unit 309, bedroom ceiling	NAD
Joint compound	PH-313-01	1	Unit 313 bathroom ceiling	<1% Ch
Gypsum wallboard	PH-313-01	2	Unit 313, bathroom ceiling	NAD
Joint compound	PH-313-02	1	Unit 313, living room ceiling	<1% Ch
Gypsum wallboard	PH-313-02	2	Unit 313, living room ceiling	NAD

C:\Users\RCARLSON\Dropbox\Consulting\Projects\0148_King County Housing Authority\Inspections\Park Royal\Park Royal_Unit Upgrades & Maintenance GFI.doc



Mr. Matt Peterson
King County Housing Authority
Park Royal Apartments - Unit Upgrades and Routine Maintenance Activities

Page 6 NOVO Project No. 0148-163.001 February 16, 2017

Legend	<u>d:</u>		
Ch	Chrysotile Asbestos		
ACM	Asbestos-Containing Material	NAD	No Asbestos Detected

The following asbestos containing (materials with greater than 1% asbestos content), or presumed asbestos containing materials are present within typical apartment units throughout the Park Royal apartment complex. These materials will require removal by a Washington State Certified Asbestos Abatement firm or, special handling by appropriately trained personnel prior to building renovation or demolition activities likely to impact them;

- Floor coverings For the purposes of Unit Upgrade and maintenance activities, all existing floor coverings (excluding tack-down carpeting, and wood floors), and associated mastics/adhesives shall be presumed to be asbestos containing until the material is sampled by an AHERA Certified Building Inspector and analyzed by an accredited laboratory;
- and, wall and ceiling texture on gypsum wallboard in the hot water closets within all units located throughout the complex.

The following materials were identified as containing less than 1 percent asbestos:

• Joint compound associated with gypsum wallboard systems present at ceilings and walls in the hot water closets within all units located throughout the complex.

Removal of these <1% materials is not required however, the Federal Occupational Safety & Health Administration (OSHA) and Washington State Department of Labor and Industries (L&I) regulate these materials for worker protection purposes. The following requirements will be required for each Contractor whose work will impact materials containing <1% asbestos:

- Competent person per WAC 296 62 07728;
- Worker training must include asbestos awareness and hands on training as given in WAC 296-62-07722(5);
- Protective work clothing per WAC 296 62 07717;
- Respirators (half-facepiece respirator, other than a filtering-facepiece respirator, that is equipped with a HEPA filter or an N-, R-, or P-100 series filter);
- Conduct a Negative Exposure Assessment (NEA) as described in WAC 296-62-07709 for each specific task performed that will impact the material;
- Vacuum cleaners equipped with HEPA filters;
- Polyethylene drop sheets beneath all work areas and protecting horizontal surfaces, and occupants personal effects;



Page 7 NOVO Project No. 0148-163.001 February 16, 2017

- Non aggressive wet methods to control dust levels;
- and, Prompt cleanup and disposal of wastes and debris contaminated with asbestos in leak-tight containers.

Lead Containing Paint

Previous sampling results indicate that painted building components contain some amount of lead in paint. Demolition operations are likely to disturb lead-containing building materials and result in worker exposure to lead. Necessary precautions shall be taken to prevent or minimize the release of lead in the form of dust, fumes or mists from lead-containing building materials into the air or onto surrounding environments. All workers and supervisory personnel who will be at the job site must be informed of the potential hazards of lead and of necessary precautions and housekeeping procedures to reduce the potential for exposure in areas where lead is known or suspected to be present.

For work on painted building components, which may result in personnel exposures, the contractor must assess the hazard. Based on the assessment, and previous similar work and exposure monitoring results, the contractor may have to provide any or all of the following for employees per WAC 296-155-176:

- Respiratory protection.
- Protective clothing.
- Clean change areas.
- Clean hand washing facilities.
- Biological monitoring to consist of blood sampling and analysis for lead and zinc protoporphyrin levels.
- Hazard communication training.

Initial employee exposure monitoring must be conducted for each separate task involving the handling of lead containing painted building materials. If 8-hour time-weighted average (TWA) exposures exceed the action level of 30 micrograms of lead per cubic meter of air (μ g/m³), the contractor must continue to conduct periodic air monitoring at specified intervals, and institute medical surveillance and comprehensive training programs. If the WAC/OSHA 8-hour TWA permissible exposure limit (PEL) of 50 μ g/m³ for lead is exceeded, more stringent and additional requirements become effective, such as engineering controls, respiratory protection, regulated work areas and warning signs in lead work areas.

The disposal of the construction debris with lead paints is also a key issue. The Washington State Department of Ecology, local health departments, and landfills are responsible for regulating the disposal of the lead paints. Dangerous waste testing for lead (Toxicity Characteristics Leaching Procedure - TCLP) must be performed prior to disposal of the



Page 8 NOVO Project No. 0148-163.001 February 16, 2017

construction debris. Testing should also be performed after it is decided how the debris will be segregated for disposal. Debris with lead based paint leaching greater than 5.0 mg/L during TCLP analysis are classified as dangerous waste under the Washington Administrative Code (WAC 173-303) and the EPA Code of Federal Regulations (CFR 40 Part 261).

LIMITATIONS

Limiting Conditions

The inspection was limited to accessible interior areas and materials within typical apartment units. An accessible space is defined as an area that can be physically entered and investigated without requiring destructive measures. We did not attempt to disassemble equipment. Building equipment could contain asbestos materials that may not be discovered until exposed during renovation/demolition activities.

Additional suspect asbestos-containing materials may be present within various hidden locations. If due to change in scope or other unforeseen conditions, additional areas or materials not addressed in this report become likely to be impacted, the materials must be treated as asbestos-containing until the material is sampled by an AHERA Certified Building Inspector and analyzed by an accredited laboratory.

Limitations of the Survey

The lead paint assessment conducted as part of this assessment is not intended to comply with the Environmental Protection Agency (E.P.A.) "Renovation, Repair, and Painting Program Final Rule", 40 CFR Part 74.

The conclusions of the report are professional opinions based solely upon visual site observations and interpretations of laboratory analyses as described in our report. The opinions presented herein apply to the site conditions existing at the time of our investigation, and interpretation of current regulations pertaining to asbestos-containing building materials. Therefore, our opinions and recommendations may not apply to future conditions that may exist at the building, which we have not had the opportunity to evaluate. The regulations should always be verified prior to any work involving asbestos-containing building materials.

Within the limitations of scope, schedule, and budget, our services have been executed in accordance with generally accepted practices in this area at the time this report was prepared. No other hazardous materials/wastes were investigated. No other conditions, expressed or implied, should be understood.

EXIBIT D.2



Mr. Matt Peterson King County Housing Authority Park Royal Apartments - Unit Upgrades and Routine Maintenance Activities

Page 9 NOVO Project No. 0148-163.001 February 16, 2017

It is a pleasure doing business with you. If you have questions or require additional information please contact me at 206.244.1060 or via email at <u>rich@novolc.com</u>. Thank you.

Sincerely,

1 H

Richard L. Carlson Vice President of Operations NOVO Laboratory & Consulting Services

- 1-PBS 2010 Limited Hazardous Material Investigation Report
- 2 Sampling Data Bulk Asbestos Laboratory Data Sheets
- 3 NOVO Certifications



ATTACHMENT 1 PBS 2010 Limited Hazardous Material Investigation Report

Not included within this document. 2010 PBS Reports is available from the KCHA Project Manager

2010 Park Royal LBP Insp+RA Final Rpt.pdf 2010 Park Royal LBP Lmtd ACM Rpt.pdf



ATTACHMENT 2 Bulk Asbestos Laboratory Data Sheets



ATTACHMENT 3 Certifications



NOVO Laboratory & Consulting, Inc.

EXIBIT D.2

138 SW 154th Street Burien, WA 98166

Office: (206) 244-1060 Fax: (206) 244-1063

January 23, 2017

Rich Carlson NOVO 138 SW 154th Street Burien, WA 98166

RE: Bulk Asbestos Fiber Analysis; Batch 117-1063

Dear Rich

Thank you for choosing NOVO Laboratory and Consulting, Inc. as your laboratory. Enclosed you will find test results for the bulk samples submitted to the laboratory. The samples were examined for the prescence of identifiable asbestos fibers using polarized light microscopy (PLM) with dispersion staining in accordance with the U.S. EPA Method 600/R-93/166, "Method for determination of asbestos in Bulk Building Materials."

The samples containing more than one separable layer were separated and given an individual result, as required by the National Emission Standard for Hazardous Air Pollutants (NESHAP, 40 CFR - Part 61) protocol that multi-layered samples be analyzed and reported separately. Asbestos concentration in samples is determined by visual estimation and reported by percent on a volume basis.

For samples with asbestos concentrations between 1 and 10 percent based on visual estimation, the EPA recommends a procedure known as point counting. Point counting is a statistically more accurate means of quantification for samples with low concentrations of asbestos. An alternative method also recommended by the EPA is to have the sample analyzed by transmission electronic microscopy methods. If you would like us to follow any of the recommendations listed above, please contact us.

For samples containing vermiculite, prior to its close in 1990, much of the world's supply of vermiculite came from a mine near Libby, Montana. This mine had a natural deposit of asbestos which resulted in the vermiculite being contaminated with asbestos. Attic insulation produced using vermiculite ore, particularly ore that originated from the Libby mine, may contain asbestos fibers. Due to inconsistencies in the levels of contamination of vermiculite and limitations in the current best practice analytical methods the EPA recommends that vermiculite be presumed to contain asbestos.

This report is confidential and will not be released without prior written approval. Samples are archived for Fifteen (15) days following analysis. Please contact us if samples need to be archived longer than the standard holding time.

The information you receive relates only to the items tested. Accuracy of the results is limited by the methodology and expertise of the sample collector. The analyses at NOVO Laboratory and Consulting, Inc. are cross-checked with other laboratories for quality assurance purposes.

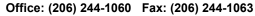
Thank you for using NOVO Laboratory and Consulting, Inc. If you have any questions please don't hesitate to call.

Crystal Wright Laboratory Supervisor Enclosure: Bulk Sample Results



NOVO Laboratory & Consulting, Inc.

138 SW 154th Street Burien, WA 98166



Bulk Asbestos Analysis Report

Page 1

EXIBIT D.2 Created by CrystalW, 2:36PM 1-23-17

» CLIENT												
CLIENT ID CLIEI												
1015.01 NC	OVO	JOB				Rich Ca	ariso	n				
0148 Johnson Controls												
» BULK SAMPLE BATCH BATCH ID CLIENT PO SAMPLING DATE SAMPLES TAKEN BY												
DATE REC'D SAMPLES S		IPLES ANALYZED	SAMPLES NO	T ANALYZED	SAMF		EWED	DATE RE		REVIEWEL		
1-20-17	6	6								Crysta	al Wrig	ght
BATCH ANALYSIS SUMMAR		inles contai	ned iden	tifiahle	ashe	estos						
	•				4550	,5105.	_					
» SAMPLE 117-1063 CLIENT ID		T DESCRIPTION					LOCA					
PR-001		DW W/Text	ure				1		ivin	ig Roo	m	
LAB DESCRIPTION		DITINICAL		ANA	ALYZED	BY				SIS DATE		3
JC/GWB				Cry	ystal	Wright			01-	23-17	Anal	yzed
SAMPLE ANALYSIS SUMMA		vas dotocto	d in this	sampla								
	5062102	vas uelecie	u ili ulis	Sample	•							
» LAYI	ER 1											
Pai	nt on whi	te powder										
	Г	COMPOSITION CA	TEGORY	r	FI	BER TYPE		Ţ	PE	ERCENTA	GE	5
	No	n-Fibrous		Filler a	nd B	inder				100%		
» LAY	FR 2											_
		naterial witl	n white p	owder								
	- - - -	COMPOSITION CA	-		FI	BER TYPE		т	P	ERCENTA	GE	5
	No	n-Asbestos		Cellulo						35%		
		n-Fibrous	1 101003	Filler a		inder				65%		-
» SAMPLE 117-1063 CLIENT ID		T DESCRIPTION					LOCA	TION				
PR-101		DW W/Text	ure				1		Livi	ing Ro	om	
LAB DESCRIPTION	1001				ALYZED				ANALY	SIS DATE	STATUS	
JC/GWB				Cr	ystal	Wright			01-	23-17	Anal	yzed
SAMPLE ANALYSIS SUMMA No identifiable a		vas detecte	d in this	sample	-							
» LAY	ER 1											
		te powder										
COMPOSITION CATEGORY T FIBER TYPE T PERCENTAGE												
	Non-Fibrous Filler and Binder 100%											
» LAY												
		naterial witl	n white n	owder								
Idi		COMPOSITION CA	-		-	BER TYPE		÷	P	ERCENTA	<u> </u>	5
				Colluia				T	PI		GE	
		<u>n-Asbestos</u> n-Fibrous	CIDLOR	Filler a		indor				40% 60%		-
				i in c i a						00 /0		



NOVO Laboratory & Consulting, Inc.

138 SW 154th Street Burien, WA 98166 Office: (206) 244-1060 Fax: (206) 244-1063 Bulk Asbestos Analysis Report

Page 2

Created by CrystalW, 2:36PM 1-23-17

» CLIENT					EXI	BIT D.2		
CLIENT ID	CLIENT			CONTACT				
1015.01	NOVO	JOB		Rich Ca	rlson			
	148	Johnson Controls						
» BULK SAMPL	E BATCH							
BATCH ID	CLIENT PO		SAMPLING DATE		NBY			
117-1063	PARK RO			Client			27	
DATE REC'D SAM	PLES SUBMITTEI 6	D SAMPLES ANALYZED SAMPLES NO	I ANALYZED SAMPI	LES NOT REVIE	WED DATE REV'L		I Wright	
BATCH ANALYSIS S	UMMARY					orysta	i Wilgitt	-
None of the	analyzed	samples contained ider	tifiable asbe	stos.				
» SAMPLE 117								
CLIENT ID PR-103		CLIENT DESCRIPTION JC/DW W/Texture			LOCATION Unit 103 L	iving Po	~ m	
LAB DESCRIPTION			ANALYZED	BY		IVING KO		_
JC/GWB			Crystal	Wright		01-23-17	Analyzed	
SAMPLE ANALYSIS		as was detected in this	• • • • • • • •					
No Identifia	DIE aspest	os was detected in this	sample.					
	» LAYER 1							
	Paint on	white powder						
		COMPOSITION CATEGORY	FI	BER TYPE	Ţ	PERCENTAG	E	
		Non-Fibrous	Filler and Bi	inder		100%		
	» LAYER 2							1
		ery material with white p	owder					
	• •	COMPOSITION CATEGORY		BER TYPE	т	PERCENTAG	E 7	
		Non-Asbestos Fibrous	Cellulose			40%		
		Non-Fibrous	Filler and Bi	inder		< 60%		
» SAMDIE 117	1063 / 1				1			
» SAMPLE 117 CLIENT ID		CLIENT DESCRIPTION			LOCATION			
PR-203		JC/DW W/Texture			Unit 203 L	iving Ro	om	
LAB DESCRIPTION			ANALYZED		AN	IALYSIS DATE	STATUS	
JC/GWB	SUMMARY		Crystal	Wright	[(01-23-17	Analyzed	
		os was detected in this	sample.					
	» LAYER 1							
	Paint on	white powder						
		COMPOSITION CATEGORY	Fil	BER TYPE	Ţ	PERCENTAG	E	
		Non-Fibrous	Filler and Bi	inder		100%		
	» LAYER 2							
Tan papery material with white powder								
		COMPOSITION CATEGORY		BER TYPE	т	PERCENTAG	iE ¬	
		Non-Fibrous	Filler and Bi			65%		
		Non-Asbestos Fibrous				35%		
	l							



NOVO Laboratory & Consulting, Inc.

138 SW 154th Street Burien, WA 98166

Office: (206) 244-1060 Fax: (206) 244-1063

Bulk Asbestos Analysis Report

Page 3

Created by CrystalW, 2:36PM 1-23-17

» CLIENT								EX	IBIT D.	2	
CLIENT ID	CLIENT					CONTACT					
1015.01	NOVO					Rich Ca	irlson				
	0148	JOB Johnson	Controls								
» BULK SAMP	LE BATCH										
BATCH ID	CLIENT PO					SAMPLES TAK	EN BY				
117-1063	PARK RC			1-12-1		Client					
DATE REC'D SA 1-20-17	MPLES SUBMITTE 6	D SAMPLES ANALYZED	SAMPLES NO	T ANALYZED	SAMP	LES NOT REVI	EWED DATE	REV'D	REVIEWED Crysta		h+
BATCH ANALYSIS	-	0							Grysta	ii wing	ΠL
None of the	e analyzed	samples contai	ined iden	tifiable a	asbe	estos.					
» SAMPLE 11.	7-1063 / 5										
CLIENT ID		CLIENT DESCRIPTION					LOCATION		_		
PR-207		JC/DW W/Text	ure				Unit 2		ing Ro		
	I								YSIS DATE		rm o d
JC/GWB	SSUMMARY			Cry	stai	Wright		01	-23-17	Analy	zea
		tos was detecte	d in this	sample.							
	» LAYER 1										
	Paint on	white powder									
		COMPOSITION CA	TEGORY	Т	FI	BER TYPE		T P	ERCENTAG	GE -	1
		Non-Fibrous		Filler an	nd B	inder			100%		
	» LAYER 2				-			1			1
		ery material wit	h white p	owder							
		COMPOSITION CA	TEGORY	т	FI	BER TYPE		т Р	ERCENTAG	GE -	1
		Non-Asbestos	Fibrous	Cellulos	se				40%		
		Non-Fibrous	1 101040	Filler an		inder			60%		
·· CAMPLE 11	7 1062 / 6										1
» SAMPLE 11.	/-1063 / 6	CLIENT DESCRIPTION					LOCATION				
PR-E01		Cement Board	Sidina				Exteri	or			
LAB DESCRIPTION	1	Ochient Board	oranig	ANA	LYZED	BY	LACON		YSIS DATE	STATUS	
CAB				Cry	stal	Wright		01	-23-17	Analy	/zed
SAMPLE ANALYSI											
No identifia	able asbest	tos was detecte	d in this	sample.							
» LAYER 1											
Paint on gray compressed material											
					CI	BER TYPE		- 0	PERCENTAC	2E	1
				Collula		DENTIFE		F			
		Non-Asbestos	FIDrous			la da c			45%		
		Non-Fibrous		Filler an	na B	inder			55%		

[End of Batch]

Crystal Wright, Laboratory Supervisor

Certificate of Completion

This is to certify that

Richard L. Carlson

has satisfactorily completed 4 hours of refresher training as an

Asbestos Building Inspector

to comply with the training requirements of TSCA Title II / 40 CFR 763 (AHERA)

Certificate # 158888

Tearis Huk

Instructor EPA Provider Certificate #1085



Sep 21, 2016

Date(s) of Training Exam Score:NA Expiration Date: Sep 21, 2017

ARGUS PACIFIC, INC / 1900 WEST NICKERSON ST, SUITE 315 / SEATTLE, WASHINGTON 98119 / 206.285.3373 / ARGUSPACIFIC.COM



E - SECTION

DRAWINGS & SPECIFICATIONS

- E.1 Scope of Work and Technical Specifications
- E.2 Drawings (if not included see attached)



SCOPE OF WORK & TECHNICAL SPECIFICATIONS

SCOPE OF WORK

DIVISION 1 – GENERAL REQUIREMENTS

- 01 10 00 Summary
- 01 26 00 Contract Modification Procedures
- 01 29 00 Payment Procedures
- 01 31 00 Project Management & Coordination
- 01 32 00 Construction Progress Documentation
- 01 33 00 Submittal Procedures
- 01 40 00 Quality Requirements
- 01 50 00 Temporary Facilities & Controls
- 01 60 00 Product Requirements
- 01 73 00 Execution
- 01 73 29 Cutting and Patching
- 01 74 19 Construction Waste Management
- 01 77 00 Closeout
- 01 78 23 Operation and Maintenance Data
- 01 78 39 Project Record Documents
- ****** KCHA Pay Application Form (sample)
- ****** KCHA Substitute Request Form (sample)

DIVISION 02 – SITE CONSTRUCTION

02 41 00 Demolition

DIVISION 03 – CONCRETE

03 30 00 Cast-in-Place Concrete

DIVISION 05 – METALS

05 05 23	Welding
05 12 00	Structural Steel Framing
05 50 00	Metal Fabrications
05 51 33	Metal Ladders

DIVISION 06 – WOOD & PLASTICS

- 06 10 00 Rough Carpentry
- 06 20 00 Interior Finish Carpentry
- 06 20 13 Exterior Synthetic Trim

DIVISION 07 – THERMAL MOISTURE CONTROL

- 07 14 00 Fluid-Applied Waterproofing
- 07 21 00 Building Insulation
- 07 25 00 Weather Barriers
- 07 31 13 Asphalt Shingles
- 07 46 46 Fiber-Cement Siding
- 07 62 00 Sheet Metal Flashing and Trim
- 07 72 20 Roof Accessories
- 07 72 57 Fall Protection Anchors



DIVISION 07 - THERMAL MOISTURE CONTROL, cont.

07 84 00	Firestopping
07 92 00	Joint Sealants

DIVISION 08 – DOORS & WINDOWS

08 16 13	Fiberglass
08 53 13	Vinyl Windows
08 71 00	Door Hardware

DIVISION 09 – FINISHES

09 21 16	Gypsum Board Assemblies
09 91 13	Exterior Painting
09 91 23	Interior Painting

DIVISION 12 – FURNISHINGS

12 21 16 Window Coverings

DIVISION 22 – PLUMBING

22 30 00 Plumbing Equipment

DIVISION 31 – EARTHWORK

31 22 00 Earthwork

DIVISION 32 – EXTERIOR IMPROVEMENTS

32 17 23 Pavement Markings



KCHA – PARK ROYAL EXTERIOR IMPROVEMENTS CAPITAL CONSTRUCTION DEPARTMENT

LIST OF DRAWINGS

BUILDING 1

CS	Cover Sheet
1	Existing Survey
A1-1	Site Plan & Details
AD-1	Demolition Plan
A2-1	Floor Plan
A2-2	Floor Plan & Foundation Plan
A2-3	Roof Plan
A2-4	Exiting Plan
A2-5	Schedules
A3-1	Elevations
A4-1	Building Sections
A4-2	Building Sections
A5-1	Wall Sections
A5-2	Wall Sections
A8-1	Exterior Details
A8-2	Exterior Details
S0-1	General Notes
S0-2	General Notes
S0-3	General Notes
S2-1	Level 1 & 2 Floor Framing Plans
S2-2	Level 1 Foundation & Roof Framing Plans
S3-1	Structural Details
S3-2	Structural Details
S3-3	Structural Details

BUILDING 2

CS	Cover Sheet
1	Existing Survey
A1-1	Site Plan & Details
AD-1	Demolition Plan
A2-1	Floor Plan, Roof Plan, & Foundation Plan
A2-2	Exiting Plan
A2-3	Schedules
A3-1	Elevations
A4-1	Building Sections
A5-1	Wall Sections
A5-2	Wall Sections
A8-1	Exterior Details
A8-2	Exterior Details
S0-1	General Notes
S0-2	General Notes
S0-3	General Notes
S2-1	Foundation, Floor & Roof Framing Plans
S3-1	Structural Details
S3-2	Structural Details



Retaining Wall Design - Letter from GeoEngineers dated July 29, 2021

Structural Calculations for KCHA Park Royal Apartments Exterior Improvements dated August 16, 2021

TABLE OF CONTENTS – SCOPE OF WORK

- **1.0 Project Summary**
- 2.0 Project Administration Requirements A. Pre-construction
 - **B.** Construction Administration
 - C. Closeout
- **3.0** General Requirements
 - A. Acknowledgement
 - **B.** Staffing and experience
 - C. Quality assurance & Quality Control
 - **D.** Inspection of work
 - E. Site requirements
 - 1. Work hours
 - 2. Restrictions
 - 3. Contractor responsibilities
 - F. Restrictions
 - G. Work Hours
 - H. Contractor Responsibilities
 - I. Project Phasing
- 4.0 Safety, Protection & Restoration A. Safety
 - **B.** Protection
 - C. Restoration
 - **D. Hazardous Material**
- **5.0** Divisions (See Specifications Sections)
 - **Division 1 General Conditions**
 - A. Site Staging and Deliveries
 - **B.** Temporary Facilities
 - C. Cutting and Patching

Division 2 Site Construction

- A. Selective Demolition (Section 024100)
- **B.** Existing Utilities
- C. Landscaping
- **D.** Locating and Utilities

Division 3 Concrete

A. Cast-in-Place Concrete (Section 033000)

Division 5 Metals

- A. Welding (Section 050523)
- B. Structural Steel (Section 051200)
- C. Steel Pan Decking (Section 053100)
- D. Metal Stairs and Railings
- E. Metal Fabrications (Section 055000)
- F. Metal Ladders (Section 055133)

Division 6 Wood & Plastics

- A. Rough Carpentry (Section 061000)
- **B.** Interior Finish Carpentry (Section 062000)
- C. Exterior Finish Carpentry (Section 062013)
- D. Exterior Synthetic Trim (Section 066500)

Division 7 Thermal and Moisture Protection

- A. Building Insulation (Section 072100)
- B. Weather Resistant Barrier (Section 072500)
- C. Roofing and Accessories (Sections 073100, 073113)
- **D.** Roof accessories
- E. Fiber Cement Siding (Section 074646)
- F. Sheet Metal, Flashing and Trim (Section 076200)
- G. Fall Protection Anchors (Section 077200)
- H. Fire Stopping (Section 078400)
- I. Joint Sealants (Section 079200)

Division 8 Openings

- A. Fiberglass Entry Doors (Section 081613)
- **B.** Vinyl Windows (Section 085313)
- C. Door Hardware (Section 087100)
- **D.** Attic Access Hatches

Division 9 Finishes

- A. Gypsum Wallboard (Section 092116)
- B. Exterior Painting (Section 099113)
- C. Interior Painting (Section 099123)

Division 12 Furnishings

A. Window Coverings (Section 122116)

Division 22 Plumbing (Section 223000) A. Hose Bibs

Division 26 Electrical A. General

Division 31 Earthwork (Section 312200) A. General

Division 32 Exterior Improvements A. Pavement Markings (Section 321723) B. Bollards

SECTION 001010 SCOPE OF WORK

1.0 PROJECT SUMMARY

Park Royal is a 2-building apartment complex located at 18309 96th Ave. NE Bothell, WA 98011. Built in 1967, both buildings have 2 floors with steel frame elevated walkways. The south building has (17) 2 bedroom, 1 bath units which includes (1) daylight basement unit. There is also a laundry room at the south building. The north building has (6) 2 bedroom, 1 bath units and (1) laundry room. The typical existing wall construction is $\frac{1}{2}$ " GWB, 2x4 framing, batt insulation, $\frac{1}{2}$ " sheathing and cedar lap siding.

The Park Royal Exterior Improvement project is comprised of (but is not limited to) the removal of the existing siding, windows, exterior doors, building and unit signage, and all appurtenances per plan. Salvage, protect and re-install fire extinguishers and cabinets, exterior lights and communication boxes. New work to include; new roofing and select roof framing repairs, new 5/8" exterior GWB, new weather resistant barrier, flashings, fiber cement siding and TruExterior composite trim, new doors and hardware, new windows, roof access ladder, exterior paint, mounting blocks for lights, hose bibs, fire extinguishers, signage and venting. Elevated walkways and stairs to be completely re-built with new footings, steel posts, beams, bridge decks (deck pans with concrete top), guard rails and handrails. Interior work to include removal of select GWB to install bracing and strapping for new elevated walkway support, attic access hatches, new door and window trim, floor to door transition strips, GWB patching and interior paint finishes. Exterior earthwork and improvements to include (but not limited to) excavation for new elevated walkway footings, demolition of rockery at south building and replacement with gravity block wall, asphalt patching, pavement markings and other work per the drawings, specifications and the Scope of Work.

The Owner is informing the Contractor that the drawings are showing "typical" details and conditions on site. The drawings are intended to show the basis of design and do not depict every feature, layout or condition on site. The basic building styles were chosen to demonstrate the intent of the project and "typical" details. Contractor to verify all site conditions prior to bid. The Contractor is responsible to carry a contingency or risk factor that will allow the Contractor to pick up small variations or conditions that happen in this type of work. Below is only the general scope of work. <u>The Contractor is responsible to review the entire scope of work, the drawings, and specifications for a complete understanding of all work items for this project.</u>

2.0 PROJECT ADMINISTRATION REQUIREMENTS

A. Pre-Construction Administration

BEFORE commencement of work begins on-site the Contractor will provide the Owner the following items:

1. Project Master Schedule

- a. Completed in Microsoft Project, Primavera or similar.
- b. Must be cost loaded to reflect Schedule of Values items.
- c. Project phasing shall be integrated into master schedule.
- d. Shall include the following project milestones.

Contract start date (CS)	TBD
Notice to Proceed (NTP)	TBD
Construction Duration (CD) Start Date/Stop Date	TBD - TBD
Substantial Completion (SC)	TBD
Physical Completion (PC) and Warranty Start Date of Entire Project	TBD
Contract Completion (CC) of Entire Project	TBD

*The dates listed above are estimated milestone dates, provided to the Contractor for incorporation and inclusion in the negotiated final project Critical Path Method (CPM) schedule. These estimated dates may change. Such changes, if any, shall not result in an automatic extension of the Final Completion date. The Contractor shall make reasonable flexibility in the schedule to accommodate any such date changes in order to accomplish the interim milestone dates (NTP,CD Start/Stop, SC, PC).

2. Schedule of Values (SOV)

- a. Each item must correlate to the project schedule.
- b. Schedule of Values to contain a two and one-half (2.5%) percent for the closeout documents.
- c. Schedule of Values to reflect detailed tasks by labor and material.
- d. Contractor to include line item for Overhead and Profit

3. Submittal Schedule

All submittals to King County Housing Authority (KCHA) prior to start of related work.

- a. The Contractor shall provide and manage a schedule of all submittals required on the project as listed in each specification section.
- b. Submittals will be processed with enough time for the Owner to reasonably provide feedback fourteen (14) days prior to materials being delivered to the site.
- c. Any material submitted that is not listed in the project specifications will need to be submitted with a Substitution Request Form for review.
- 4. Site Specific Safety Plan: The Site Specific Plan should be submitted for review then kept on site during construction. Verify regular safety meetings are being held per proposed plan. Contractor to provide a site specific COVID-19 safety plan that complies with all state COVID-19 protocols and safety requirements. A dedicated COVID-19 supervisor must be on site and is responsible to monitor the workers for required PPE and daily health checks. Any work inside the units will require sanitation of touched surfaces, N-95 masks, latex gloves, and shoe protection (booties.) Masks, gloves and booties must be changed when moving between units. Proper disposal required for all PPE.
- 5. Phasing and Coordination Plan including the following
 - a. This project will require multiple phases for tenant relocation for the replacement of the elevated walkways. The Contractor will be responsible to produce a schedule that takes into account all phasing and must price this plan in their bid.
 - b. Resident access plan for entry and exiting of apartment units.
 - c. Resident parking plan for proposed parking lot closings and openings.
- 6. Subcontractor List with the names <u>all</u> subcontractors including contact information.

*NOTE: All items stated above must be submitted and approved BEFORE Contractor commences work.

B. Construction Administration

- 1. Master Schedule: The Contractor shall maintain (update and track) the provided project master schedule using CPM for the project. This work will progress and be reflected with the project SOV. Project phasing shall be reflected in the master schedule. The Contractor is responsible for all scheduling and coordination between all trades and any other subcontractors' working for the Contractor.
- 2. Two (2) Week Look-Ahead: The Contractor will provide weekly a two (2) week "look-ahead" schedule updating the relationship of this report with master project schedule. This shall be provided for review and be a topic of discussion during weekly site meetings. This schedule will be specific to the individual tasks as well as to identify work requiring site notifications and coordination.
- **3. Daily Reports:** Contractor to provide copies of daily site reports on a weekly basis. The daily report will describe daily man power, weather conditions, work in progress, delays and issues. Daily report format shall be submitted (during pre-construction phase) to Owner for review.
- **4. Meeting Minutes:** Contractor to manage and provide copies of meeting minutes/notes for all pre-construction, coordination, safety and weekly Owner/Architect/Contractor (OAC) meetings. Meeting minutes format to be submitted (during pre-construction phase) to Owner for review.
- **5.** Notices: It is the Contractor's responsibility to plan, coordinate and inform KCHA of work which shall require notice. Failure to provide adequate notice that results in a delay will be fully on the Contractor.
 - a. Unit Entry: The Contractor must coordinate unit entry with the Owner such that all required Notices-to-Tenants can be posted forty-eight (48) business hours PRIOR to Entry.
 - b. Shut Downs: Contractor will provide proper notification (minimum of seventy-two (72) business hours to the Owner and (minimum of forty-eight (48) business hours to the tenants.
 - c. General Notices: The Contractor shall provide notice to Owner related to project start, potential impacts on tenants' accessibility and moving if items which could interfere with construction progress.
- 6. As-Builts: The Contractor will be responsible to assess and record the existing conditions of any damaged or non-working items, such as existing electrical and mechanical equipment, pipe, utilities, concrete, asphalt etc., prior to removal of work. Contractor is responsible to restore or replace all finishes that become damaged as a result of work being performed. Contractor is not responsible for repairs of existing damage. As-Built drawings shall be current-to-date and will be reviewed on-site prior to each pay application.
- 7. Certified Payrolls: All Contractor employees and all sub-contractor employees will need to know their trade classification and pay rate.
 - a. Owner will be conducting on-site wage interviews verifying job classification and wage rate.
 - b. HUD Non-Routine Labor Rates apply to this project and must be posted on-site at all times.
- 8. **Punch List:** When the Contractor has deemed the project as substantially complete, meaning all base bid work is complete and conforms to requirements of the specifications and quality standards established through the mock-ups and as stated in the contract documents, the Contractor and a KCHA representative shall thoroughly inspect and list work that is non-

conforming that the Contractor must complete prior to final payment. The work may include incomplete or incorrect installations or incidental damage to existing finishes, material, and structures. The list shall be provided to the Owner for their review and approval. All punch list items are expected to be finished and accepted by the physical completion date.

C. Closeout Administration

- **1. O&M Manuals:** One (1) hard copy and one (1) electronic copy of the Operation and Maintenance (O&M) manual for all major materials and equipment shall be supplied by the Contractor to the Owner upon Project completion and prior to request for final payment.
 - a. Electronic copy to be submitted for approval prior to submitting hard copy.
 - b. O&M manual will include all warranties associated with the Work.
 - c. O&M manual will include relevant data associated with warranties and works such as i. Name of installer with all contact information.
 - ii. Name of manufacturer and location material was purchased with all contact information.
 - d. All O&M manuals are subject to Owner approval.
- 2. Final As-Built Drawings: Upon substantial completion of the Project, the marked-up set of site documents shall be converted into as-built drawings and submitted to the Owner for review and approval.
- **3. Permits Finals:** Upon physical completion of the Project, all completed permits and permit drawings to be submitted to Owner and City of Bothell with final sign offs.
- 4. Master Keys and Access Cards: Upon physical completion of the Project, contractor shall return all master keys and access cards, signing off a Key Return Form.
- 5. **Punch List**(s): Upon physical completion of the Project, all lists shall be completed and signed off by the Owner.

3.0 GENERAL REQUIREMENTS

A. Acknowledgements

- 1. By signing the contract, the Contractor acknowledges that they have reviewed and can fully implement all administrative and physical aspects of the work as described in the project scope of work, specifications and drawings. The Contractor also acknowledges that they have completed an extensive site walk of the site and accepts the site conditions.
- 2. The Contractor will be responsible to assess and record the existing conditions of any damaged items, such as interior, sills, drywall, and window coverings, existing pipe, and utilities, prior to removal of work. KCHA's assumption is that all items are in good working order. Contractor is responsible to restore or replace all finishes that become damaged as a result of work being performed. Contractor is not responsible for repairs of existing damage.
- 3. The Contractor will provide all materials, fasteners, shoring, staging, labor, equipment, and expertise necessary to provide a quality "Turnkey" project, complete with all elements of the work, safely, on time, and within budget.
- 4. The Owner does not foresee any change orders for work resulting in site conditions that were clearly visible and present during the Mandatory Pre-bid Site Visit. By submitting a bid the

Contractor acknowledges any labor, material and equipment required for a "Turnkey" project not specifically covered in the plans and specifications has been included in their base bid.

- 5. The Contractor's Superintendent or Foreman will be assigned a construction master key and will be held responsible for all costs related to the re-keying should the key be lost or stolen. If the master key is lost or stolen the Contractor will be responsible for re-keying all related locksets to a new keying system by the <u>end of the day</u> the issue is reported.
- 6. The Contactor has and will continue to field verify all visible existing site conditions, adjacent conditions/components and quantities. If there is a discrepancy between Scope of Work, Specifications and/or Drawings, the Scope of Work shall take precedence followed by the Specifications and lastly the Drawings.
- 7. Any questions occurring during bidding or construction shall be resolved by <u>direction in</u> <u>writing</u> from Owner. Any issues not so resolved or any conflicts between the scope of work, specifications and plans, shall result with the Contractor bidding, furnishing and installing the most stringent condition. No exceptions. Contractor must submit an RFI if a conflict exists between the scope of work, specifications and plans.
- 8. Contractor must demonstrate a comprehensive understanding that all work described in the project documents is all-inclusive and results in a complete system. Contractor to provide all materials, unless stated otherwise. All tasks must be complete with uniform fit, function, form, style and type.
- 9. Permits: The Owner will obtain the building permit; all other permits (including city of jurisdiction permits or agency of jurisdiction permits) are the Contractor's responsibility. Contractor shall keep permits posted and onsite at all times
- 10. Plans & Specifications: The Contractor shall keep all associated permits and the approved permit plan set on site at all times. The Contractor will keep and maintain, on-site, a separate but complete set of construction drawings and specifications for markups and daily use.
- 11. Any damage caused by construction related activities (i.e. demolition, laydown areas) to existing physical assets to remain will be the Contractor's responsibility to correct at no cost to the Owner.

B. Staffing and Experience Requirements

- 1. The Contractor is expected to be on-site working each consecutive weekday unless directed otherwise by Owner.
- 2. A qualified and experienced full time site Superintendent or Foreman will be on site at all times.
- 3. The Contractor shall employ a sufficient number of workers and equipment to perform the Work in a diligent and expeditious manner. KCHA expects the Contractor to adequately staff the project to maintain the schedule, including reallocating and increasing staffing as needed to correct any slippage in the schedule.
- 4. Contractor and sub-contractor employees shall perform all work in a professional manner. All tasks must be complete with uniform fit, function, form, style and type.

- 5. All trades are to have a minimum of three (3) years of experience in their given trade. The exception is steel fabrication and welding, this trade will require five (5) years of experience.
- 6. Tradesmen must have the proper certification to perform work or to operate specific equipment that requires certifications and/or licenses.
- 7. The Contractor shall immediately remove from the site any of its employees or its subcontractors' employees, as the Owner shall deem incompetent, careless, insubordinate or otherwise disruptive to the progression of the project.

C. Quality Assurance / Quality Control

- 1. All Work shall be performed using new materials, installed plumb, level, true to the line, free of defects, and completed in a professional workmanlike manner to provide a complete, safe, and operable "Turnkey" installation.
- 2. The Contractor will follow all manufacturers' requirements and recommendations for the installation of all products to maintain the integrity of all manufacturer's warranties.
- 3. Mock-Ups: The Contractor will provide all mockups, within his base scope, required for the project as listed in each specification section. Mockups and color samples will be produced with enough time for the Owner to reasonably provide feedback one (1) week prior to these components being staged and implemented on site. Mockups will set expectations of quality expected for the project.
- 4. Quality Assurance/ Quality Control: The Contactor will provide ongoing QA/QC at each step of work and take corrective measures prior to the next element of work being performed. This will include, but is not limited to, sequencing partial punches and substantial completions throughout the project.
- 5. Contractor responsible for subcontractor's quality of workmanship and materials, completion of scope, and scheduling on site.
- Note: It is incumbent on the Contractor to inform the Owner of any conflicts between manufacturers' requirements and the provided plans and specifications through the RFI process and prior to submitting a bid.

D. Inspection of Work

- 1. Code Compliance: All work will be code compliant and without defect for all materials and applications at time of KCHA punch inspection.
- 2. Owner Progress Inspections: All work is subject to Owner inspection and approval and is the responsibility of the Contractor until it is turned over to Owner.
- 3. Jurisdiction Inspections (as required per permit): The Contractor is required to attend all inspections, and inform KCHA representative within 48 hours prior to such scheduled inspections. Contractor is responsible for any costs associated with re-inspections for work not approved by the Authority Having Jurisdiction.

E. Site Requirements

1. All communication and coordination will be with Owner representatives only.

- 2. On-site tenant support services (i.e. laundry, common space, maintenance facilities and storage) must be fully accessible and operational at all times.
- 3. Work shall be coordinated not to interrupt services (i.e. garbage, mail, EMS, etc.).
- 4. Emergency and tenant access must be maintained at all times.
- 5. The Contractor is required to maintain the cleanliness of the work-site; there will be daily inspections by the Owner to verify cleanliness, safety and tenant access. The Contractor will be responsible for clean-up and housekeeping of work limits, staging areas, and Contractor's parking areas by the end of each business day. Contractor to secure all equipment, materials, and tools, ensure that unfinished work areas are protected and secure prior to leaving for the weekend.
- 6. No noise prior to 8:00am but layout and work setup can begin at 7:30am until further notice.
- 7. All interior work in each unit to be completed within 5 consecutive days.
- 8. If Unit access is required, Contractor will not enter units before 8:00AM, once proper notification has been posted by KCHA.
- 9. The Contractor is responsible for providing sanitary services, potable water and field office spaces for their agents. No public bathroom, drinkable water or office space is available onsite, for the Contractor or its agents.
- 10. The Contractor must read and comply with all safety requirements as stated in Section 4 A.
- 11. <u>The Contractor is responsible for all necessary locates (both private and public), grading, and staking as required.</u>
- 12. See Division 1 related to staging and deliveries.

F. Restrictions

- 1. No parking in fire lanes. Fire lanes will be uninhibited at all times for first responder and tenant service access, unless otherwise approved by Fire Marshal.
- 2. No smoking on site by any Contractor or any of the Contractor's representatives (i.e. subcontractors, suppliers, consultants, etc.).
- 3. No washing out of any materials on site will be allowed. All contaminated or silt laden water must be contained and responsibly disposed of offsite.
- 4. No loud or offensive music is permitted.
- 5. No dumping on site. Contractor will not be allowed to use Owner's waste facilities.

G. Work Hours

1. Work to be performed during normal hours of operation from <u>8:00am to 4:30 pm</u>. There will be no work on weekends (unless prior approval has been granted by Owner). Owner does not pay overtime.

2. There will be no work on Owner holidays. Contractor to verify with Owner's Representative if there are any Owner holidays occurring during the duration of the project.

H. Contractor's Responsibilities

- 1. Contractor will be responsible to provide power for all work described. Contractor will not be allowed to use any on-site power unless prior approval has been granted by the Owner.
- 2. Water use available with previous approval from Owner. Contractor must obtain approval of Owner for water usage forty-eight (48) hours prior to use.
- 3. The Contractor is responsible for City of Bothell hauling route, plans, and street use permits.

I. Project Phasing

- 1. This project will directly impact twenty-three (23) residential dwelling units. The Owner's expectation is to have the building protected from the elements at the end of each work day. Each window and door replacement to be swapped out on the same day.
- 2. Contractor to review and integrate 2nd floor phasing plans for the elevated walkways. KCHA will be relocating upper floor tenants with short term leases and anticipates tenants moving back in when the section of elevated walkways and access stairs are installed adjacent to their units.
- 3. The Contractor's phasing plan must meet Owner expectations of providing the least impact on resident parking and unit and site access.
- 4. Owner anticipates multiple sequencing sections in the envelope replacement of these buildings. The Owner's expectation is not to open up "Vast" areas of the project for prolong periods of time or shutting down public areas to accommodate staging, stock piling, mobilization or for convenience of construction. Contractor must realize and accept that this project is being conducted in a fully occupied housing development and all that it encompasses (families, elderly, children out of school, daily traffic from families coming and going at all times during the day). The Owner is not only concerned about scope, schedule and budget, but the impact on its residents. The Contractor must take these considerations in to their phasing and sequencing accordingly. The Contractor must review their risk factors to accommodate these considerations in their bid.

4.0 SAFETY, PROTECTION & RESTORATION

A. Safety

- 1. Contractor shall provide and have on site at all times a site specific safety plan.
- 2. Contractor to provide a site specific COVID-19 safety plan that complies with all state COVID-19 protocols and safety requirements. A dedicated COVID-19 supervisor must be on site and is responsible to monitor the workers for required PPE and daily health checks. Any work inside the units will require sanitation of touched surfaces, N-95 masks, latex gloves, and shoe protection (booties.) Masks, gloves and booties must be changed when moving between units. Proper disposal required for all PPE.

- 3. Comply with all safety and health codes within Local, State and Federal jurisdictions.
- 4. All work must operate within OSHA and State-equivalent (WISHA) standards and requirements.
- 5. The Contractor shall conduct weekly safety meetings; the minutes from these meeting are to be available to the Owner upon request. A schedule for safety meetings will be provided with the Contractor's submittal of the Safety Plan. Confirmation that the weekly safety meeting did take place and the topic of the safety meeting will be stated in the weekly site meeting minutes.
- 6. All workers on-site will wear high visibility vests or apparel with company logo or name that clearly identifies the workers.
- 7. All workers must be equipped with proper personal protective equipment (PPE) and be wearing it when appropriate or required while they are on-site (i.e. hardhat, safety glasses, ear plugs and fall arrest etc.).
- 8. Contractor to keep walkways free of debris, materials, tools and equipment at all times. Access must be maintained for residents at all times. If access is blocked or limited, the Contractor must ensure that a safe, alternative route can be maintained and accessed by residents.
- 9. The Contractor will be diligent in ensuring that all safety measures are performed at all times for all aspects of work being performed.
- 10. Work Areas shall be cordoned off with safety fencing and/or caution tape while work is in progress.
- 11. Contractor is responsible for safety and security of work areas affected by work and will provide temporary guardrails, temporary cover and/or locks for openings. Contractor's main focus is the safety of his work force and the safety of KCHA's residents and staff.

B. Protection

- 1. Protect existing roofing, concrete walkways, paving, landscaping and all other finished surfaces which are to remain.
- 2. Contractor will provide protection at landscape areas where material laydown, storage, construction trailers or equipment are stored.
- 3. Contractor is responsible to protect and maintain all areas within the project work limits including, but not limited to, landscaping, hardscapes, exterior amenities, existing improvements, and adjacent/abutting finishes to remain (roofing, soffits, gutters etc.). If necessary, Contractor shall coordinate with Owner for removal / relocation of tenant property on front and back patios.
- 4. See individual scope item related to protection Dust and debris control Best Management Practices (BMPs) will be applied daily in all work areas (i.e. use of tarps, water truck, street sweeper etc.).
- 5. All construction activities, including staging and traffic area, shall be prohibited within five (5') feet of drip lines of protected trees.

C. Restoration

- 1. Contractor responsible for restoration of any damage due to construction related activities. Contractor is advised to do a pre-construction walk and do an assessment with KCHA site personal prior to construction to note and document existing conditions.
- 2. Contractor will restore all landscape impacted by construction to existing pre-construction conditions.
- 3. Contractor to restore all lawn areas with Sod.
 - a. Grass areas that are identified for replacement or are damaged from construction activities are to be conditioned with new 3-way topsoil mix to a depth of (4") inches and tilled in to existing soils.
 - b. The Contractor shall roll to consolidate topsoil for areas to be sodded leaving surface smooth, uniform, firm against deep foot printing, and with a fine loose texture.
 - c. Contractor must ensure that sod is adequately watered until it becomes established and will survive through the 1 year warranty period.
 - d. Existing sod that has been removed shall be disposed of legally.
- 4. Planted areas that are damaged are to be conditioned with new wood chip mulch:
 - a. Will be free from deleterious materials and suitable as a top dressing.
 - b. Loosen subgrade of planting beds to a minimum of 4 inches. Remove stones larger than 1" and sticks, roots, rubbish and other extraneous matter and legally dispose. Mulch shall contain minimal nutrient content.
 - c. Areas shall be conditioned with new top soil, tilled in to a depth of two (2") inches, and then two (2") inches of mulch placed throughout the affected area. Mulch should be a <u>minimal</u> nutrient, non-growth promoting mulch (non-die/stain/colored, wood chip/mulch, mulch that does not promote growth) spread around the affected area and section of planting bed/box/defined area. Contractor should work with KCHA to determine limits of mulch required for the project.

D. Hazardous Materials

- 1. If lead based paint is known to be present, the Contractor is responsible for removal using the HUD Lead-Safe-Work protocol. HUD Lead Safe Work protocol is more restrictive than RRP protocols. Contractors should refresh all workers on the HUD portion of Lead Safe work Practices before the project starts. The contractor will be responsible to retain copies of all workers RRP training certificates on the work site at all times, and be able to produce them when asked.
- 2. Owner will make any hazardous material reports available to the Contractor. Contractor will be responsible to determine at what level of abatement and protection is required when disturbing hazardous materials.
- 3. The Contractor agrees to indemnify, defend and hold the Owner harmless from any claims arising out of or relating to the improper handling of hazardous materials that may be present on site.
- 4. Contractors are responsible for reviewing all Hazmat surveys provided by KCHA and must identify all areas or works that have lead base paint, or asbestos containing materials. Contractor is responsible for sharing hazmat surveys with their sub-contractors prior to any work completed on site.

- 5. Traces of asbestos containing materials (ACM) may be present. These should be removed by properly trained and protected personnel using appropriate work practices and engineering controls. Workers potentially working with (ACM) are advised to confirm training requirements of WISHA and to ensure that proper worker protection and work practices are implemented.
- 6. The Contractor agrees to indemnify, defend and hold the Owner harmless from any claims arising out of or relating to the presence of asbestos/hazardous material in the Owner's building that the Contractor has sub-contracted the removal and legal disposal of the asbestos/hazardous material.

5.0 DIVISIONS

DIVISION 1 GENERAL CONDITIONS

A. SITE STAGING & DELIVERIES

- 1. Contractor will coordinate bulk material deliveries with Owner forty-eight (48) hours prior to delivers where potential for parking access will be temporarily blocked no more than fifteen (15) minutes.
- 2. Contractor and subcontractors will only be allowed to off load and load up tools no more than fifteen (15) minutes. Heavy equipment used specifically for construction will not block emergency access. Construction activities will not block parking areas not scheduled for work.
- 3. Contractor to use Owner approved areas onsite to stage materials. KCHA will also designate areas onsite for additional material storage. No trash and debris will be stored, and must be removed from the work areas on a daily basis. Contractor must perform daily clean up around each building, site and staging areas.

B. TEMPORARY FACILITIES

- 1. Use of onsite restroom facilities will not be permitted. Contractor is responsible for portable toilets; Contractor to consult with Owner for placement.
- 2. Contractor is not permitted to use tenant or building power without KCHA approval. For bidding purposes, Contractor is to provide power for this project.
- 3. Contractor to provide all dumpsters, job shacks, con-x boxes, fencing etc. Locations to be negotiated and approved by Owner.

C. CUTTING AND PATCHING

Refer to Specification Section 017329

 Contractor responsible to cut GWB and demolish at ceilings of 1st floor units to install structural bracing and strapping for new elevated walkways at both buildings and to install attic access hatches. Contractor to provide protection in each unit to protect tenant and all property from dust and debris. Complete protection and clean-up is required each day the Contractor is working in units. This includes plastic sheathing (zip walls) and HEPA vacuums. Patch affected areas to existing conditions with new GWB, joint compound, texture and paint. See plans and specifications for locations and repair details.

- 2. Contractor responsible to cut GWB to install attic access hatches per plans and specifications. Protect, clean and patch as described above (C.1).
- 3. Contractor responsible to cut, demolish and patch asphalt as required to install new elevated walkway and stairway support posts, rockery replacement at south building; and any asphalt areas impacted by construction.

DIVISION 2 SITE CONSTRUCTION

A. **DEMOLITION**

Refer to Specification Section 024100 Selective Demolition.

1. The Contractor shall remove and legally dispose of all materials as required by the contract documents to allow for the installation of all new specified materials. Materials included to be removed and disposed of are as follow (but non-inclusive):

a. Envelope:

Contractor to remove and dispose of all components of the envelope. This includes (but not limited to) siding, foam board, fasteners, exterior trim, windows, roofing, roof accessories, exterior doors, door hardware, window coverings, hose reels, hose bibs, exterior lighting fixtures, and all related envelope assembly components from structure per scope of work, drawings and specifications.

b. Elevated walkways and stairs:

Contractor to remove and dispose of all components of the elevated walkways and stairs. This includes (but not limited to) bridge decks, railings, posts, stairs, existing attachments and all other components from the elevated walkways per scope of work, drawings and specifications.

c. Concrete walkways, footings and rockery:

The 1st floor units in both buildings will be fully occupied during this project. It is the Contractor's responsibility to provide safe 1st floor access to all units during adjacent demolition activities. Contractor to remove and dispose of all existing elevated walkway and stairway footings and landings, 1st floor sidewalks, existing bollards and rockery and asphalt at lower unit at south end of Building 1 per the scope of work, drawings and specifications.

- 3. Contractor shall salvage and/or protect all materials as necessary until they are to be reinstalled, (i.e. select hardware, lights, fire extinguishers and cabinets, communication boxes, pipe penetrations, etc.). This list is not all inclusive and the Contractor must verify which items are to be salvaged per the contract documents and in coordination with the Owner prior to demolition activities.
- 4. Install temporary barriers as necessary to protect tenants and staff during demolition.
- 5. Recycling efforts will be performed to the fullest extents possible as specified in the contract documents. Contractor to comply with recycling measures and reporting per Specification section 01 74 19 Construction Waste Management and Disposal.

B. EXISTING UTILITIES

- 1. The Contractor is responsible to locate all public and private utilities which may impact the work.
- 2. Contractor to verify any existing equipment, devices, fixtures, cabling, wires and conduit is in operational order prior to moving, relocating, replacing or rerouting. KCHA makes the

assumption that equipment was working prior to Contractor's arrival on site and should continue to work at the end of the project.

- 3. Contractor to include in bid all necessary modifications, labor and parts necessary to run/reroute all existing cabling and exposed conduit. All costs associated with work noted will be Contractor's responsibility.
- 4. The Contractor will coordinate the decommissioning of electrical, plumbing, fire and HVAC elements with the Owner and respective service providers.
- 5. Contractor responsible for repairing all wires, cables, communication boxes etc. damaged by construction activities on same day incident occurs.
- 6. Contractor responsible to pull utility boxes (cable, phone and electrical meters) away from building surface to allow installation of WRB and new siding per manufacturer's instructions. It is the Owner's expectation that the Contractor will not be required to shut power off to the building or unit to install siding. These conditions must be approved by both Contractor and Owner prior to demolition.
- 7. Contractor is responsible to air seal and /or fire seal all penetrations, vents and appurtenances.
- 8. Contractor is responsible to carefully remove and protect all utility and communication services on structure to be reinstalled. Services shall be maintained and operational for duration of project unless otherwise scheduled disruption is required to perform work.
- 9. TV dishes if present, shall be removed by Owner and protected. KCHA will be responsible for moving, storage and protection of tenants' personal items and will coordinate with Contractor to have these items moved and secured prior to start of work at each unit. If items have not been removed prior to the start of work, the Contractor may be compensated for moving items and any damage to personal items during this process will be the sole responsibility of the tenant.
- 10. Terminations and caps will be clearly marked on site and recorded in the project record drawings (i.e. red line drawings or as-builts) with clear and accurate dimensions.

C. LANDSCAPING

- 1. Prior to start of work, the Contractor and Owner shall walk the site identifying the condition of all trees, plants, sod and landscaping. Any trees, plants, sod etc. damaged due to construction activities must be replaced by the Contractor with like vegetation at Contractor's expense.
- 2. Restore all landscape impacted by construction to existing pre-construction conditions. Grass areas to be restored with sod. See requirements above in Section 4, Subsection C.

D. LOCATING AND UTILITIES

- 1. Contractor responsible to locate all public and private utilities that may be impacted by construction work.
- 2. Contractor to be responsible to repair and or replace all utilities and building components damaged by construction work.

DIVISION 3 CONCRETE

A. CAST-IN-PLACE CONCRETE

Refer to Specification Section 033000 Cast-in-Place Concrete

- 1. Install new bridge footings and stem walls at both elevated access walkways. See plans and specifications for sizing, rebar size and layout. Concrete for bridge foundations to be minimum mix per plan page S0-1.
- 2. Install new sidewalk slabs to meet existing sidewalk at both access bridges. Concrete for sidewalk slabs to be minimum mix per plan page S0-1. New sidewalks to be 4" thick and finish to match City of Bothell standards. Concrete walkways and patios are typically 4" thick. Actual condition onsite may vary from four (4") to six (6") inches depending on sub-grade. The Owner is only listing typical details or conditions and is informing the Contractor that the concrete walkways and patios may vary in thickness. The Contractor should include a factor to budget for additional variance in slab thickness
- 3. All new walkways on grade to sit on a minimum of 3" crushed 5/8 minus base with compaction to be firm and unyielding. 95% compaction for all load bearing piers and footings. Owner to verify prior to cover.
- 4. Concrete installed over metal decking to be architectural grade Class A finish as defined in ACI Table 3.1. PSI to be 4000.
- 5. Contractor to restore, at contractor's expense, all city concrete sidewalks, curbs and asphalt street to City of Bothell specifications if damaged during construction. Contractor to provide straight and square saw cuts between existing slabs and where new work will occur. KCHA and the Contractor to coordinate locations and limits of saw cutting.
- 6. All new flatwork to sit on a minimum of a 3" crushed 5/8 minus base with 95% compaction. Owner to verify prior to cover.
- 7. All new concrete stair landings to match grade of existing sidewalks at first floor units.

DIVISION 5 METALS

A. WELDING

Refer to Specification Section 055000 and Drawings for Welding Materials and Methods

- 1. Contractor to provide a description of welding procedures proposed by for use for structural steel and reinforcement.
- 2. All welder certifications required to be submitted to Owner and approved by Owner's structural Engineer.
- 3. Shop drawings required and indicate welded connections with details indicating size, length, location, type of weld and whether shop welded of field welded.
- 4. All welds subject to special inspections.

B. STRUCTURAL STEEL FRAMING

Refer to Specification Section 051200 and Drawings for Steel sizing, installation methods, materials and protective coatings

- 1. Steel fabrication to be performed by company specializing in work of this Section with minimum (5) years documented experience with commercial quality work of comparable scope. Steel fabricator to be certified by AISC Quality Certification Program: Standard for Steel Building Structures.
- 2. All steel fabrication must be done in a qualified shop with certified welders and equipment. There will be a special inspection of fab shop and to critical welds. No field cutting or welding are to be done in the field except to make minor adjustments or changes.
- 3. Contractor to field verify all steel dimensions and placement locations. Contractor to provide shop drawings for all structural steel elevated walkway and stairway systems. Approval of shop drawings by KCHA's structural engineer required PRIOR to ordering steel.
- 4. All structural steel to be installed plumb, level and meet all specifications for attachment, bracing and welding methods.

C. STEEL PAN DECKING

Refer to drawings page S31-detail 7 &8

- 1. KCHA will require special inspections for the pan decking and for reinforcement steel and embeds. Contractor to replace any failed components and be responsible for any costs of re-inspections.
- 2. Manufacturer to be Verco Manufacturing Co. or approved equal.
- 3. Lap decking 2". Place decking flat, square and with cells aligned. Anchor deck securely in place following manufacturer's directions and approved shop drawings.
- 4. All welding to be performed by experienced AWS certified welders.
- 5. Secure steel decking to supporting members in accordance to structural notes and Drawings.

D. METAL STAIRS AND RAILINGS

Refer to drawings page A5-1-detail 1, page A8-1 detail 14, page A8-2 detail 5, 10, 11

- 1. Shop drawings are required for all metal stairs and railings.
- 2. Pre-engineered metal stair and railing system to carry 25 year manufacturer's warranty.
- 3. Contractor responsible for protecting all metal components from damage and dirt. Site conditions are to be acceptable to accommodate storage and installation.
- 4. Manufacturers and Products:
 - a. American Stair Corp.
 - b. Pacific Stair Corp. (basis of design)
 - c. Duvinage / Worthington
 - d. Approved equal
- 5. Concrete-filled stairs and steel tube railings:
 - a. Stairs: Pacific Stairs S100 Series concrete filled stair system
- 6. Landings: Refer to specifications and drawings

- 7. Guardrail System:
 - a. Cap 1 ½" x 3"
 - b. Posts $\frac{3}{4}$ "x $\frac{3}{4}$ " square bar
 - c. Shop primed for field applied finish coating
- 8. Handrails and Brackets:
 - a. Manufacturer's standard 1 1/2" diameter; schedule 40
 - b. Handrail Brackets Manufacturer's standard
 - c. Handrails and Brackets to conform to requirements of IBC and ADA
 - d. Finish: shop-primed for field applied coating

E. METAL FABRICATIONS

Refer to Specification Section 055000

- 1. Contractor to provide shop drawings for all steel shapes including plates, bars, tubes, pipes etc. showing profiles, sizes, materials, finishes, quantities, connection attachments, reinforcing anchorage, size and type of fasteners.
- 2. Contractor to submit plan locating structural connections including anchor bolts, embeds and welded connections.
- 3. Contractor to provide Mock-ups at Owner's request and once approved may incorporate into work

F. METAL LADDERS

Refer to Specification Section 055133

- 1. Contractor is responsible for all demolition and restoration to original conditions, the existing wall where access ladder is to be located. Contractor to provide and install all blocking and backing necessary for manufacturers' recommended installation instructions.
- 2. Steel fixed vertical ladder and components: One-piece welded assembly ladder, walk-thru, side rails, mounting brackets, ladder safety system, and security ladder guard. Basis of Design: Tri-Arc Manufacturing LLC.
- 3. Contractor to submit shop drawings which shall include, location, clearances and attachment methods as part of the product submittal.
- 4. Contractor to field verify ladder, safety cage, and all appurtenances for length and sizing prior to placing order. NOTE: these items may be long lead items and will be the Contractor's responsibility to procure in a timely manner.
- 5. Substitutions may be considered, but must meet all requirements of specified items and be approved by Owner.

DIVISION 6 WOOD & PLASTICS

A. Rough Carpentry

Refer to Specification Section 061000 Rough Carpentry

1. Field coordinate and layout work prior to beginning installation. Cut, fit and install rough carpentry construction at locations indicated in drawings and required to complete work of contract.

- 2. Secure with sufficient and hot-dip galvanized fasteners, anchorages, and accessories to insure rigidly in place.
- 3. Use preservative treated wood products for materials for permanent construction at all exposed framing and where resting on concrete, masonry or roofing as otherwise indicated, or required.
- 4. Contractor to install draft stop partitions at both buildings at every two units in attic spaces. See drawings A4-1 for details.
- 5. Contractor responsible to coordinate design, and all installation requirements with manufacturer and all code requirements.

B. INTERIOR MILLWORK & TRIM

Refer to Specification Section 062000

- 1. All interior window and/or door jamb, head, and sill may need to be cut to install/accept new window installation. Provide and install scribe trim to cover the gap between the existing jamb liner and new window. Scribe molding to be beveled wood trim. Scribe trim to be pre-painted prior to installation.
- 2. Interior trim to plane out correctly. All butt joints to be tight and square and finished appearance to be without blemishes. Interior door trim to be 1"x 4" wood.
- 3. Caulk all trim adjacent to drywall. Caulk to be high quality paintable latex and applied neat and uniform.
- 4. Touch up as needed. KCHA expectations are to only touch up mill work and not paint entire assembly in place. Contractor is not to paint in place.
- 5. A mock-up of the interior window and door packages and associated trim is required. Once approved by Owner, this will set the quality standard for the entire project.
- 6. For all GWB repairs labor and materials will be included to, patch, texture and paint to match existing adjacent surfaces. Match texture to blend in with existing texture and paint corner to corner, top to bottom. (See Division 6 line B.)
- 7. Contractor will be responsible to mask off units prior to installing trim and painting and thoroughly clean area of work inside each residential unit at the end of each work day.
- 8. Apply finish methodology listed in Section 079200 Joint Sealants for putty, caulking, and finishes of interior trim surfaces.
- 9. Install finish hardware in coordination with interior and exterior painting sequence to limit any damage to finished products and applications.

C. EXTERIOR FINISH CARPENTRY

Refer to Specification Section 062013

1. Use lengths of material that when installed provide minimal amount of splicing. All splices are to be weather cut in the correct direction.

2. All window and door trim joints to be tight and plane out smooth. Shim window trim at window fins as necessary for uniform fit and finish.

D. EXTERIOR SYNTHETIC TRIM

Refer to Section 066500

- 1. Contractor to provide and install <u>Boral TruExterior</u> composite smooth finish trim boards at windows, doors, corners, skirt bands, fascia, and all other areas requiring exterior trim.
- 2. See specifications and plans for trim package dimensions and locations.
- 3. All window, door, skirt boards and horizontal trims to include metal head flashing with end dams.
- 4. Use lengths of material that when installed provide minimal amount of splicing. All splices are to be weather cut in the correct direction.

DIVISION 7 THERMAL & MOISTURE PROTECTION

A. BUILDING INSULATION

Refer to Specification Section 072100

- 1. Contactor to replace all batt insulation in ceilings and walls with new prior to closing cavities.
- 2. Basis of design: Owens Corning 700 Series, thickness 3-1/2".
- 3. Install insulation per manufacturer's instructions.

B. WEATHER RESISTANT BARRIER (WRB)

Refer to Section 072500 Weather Resistant Barriers; Section 061000 Rough Carpentry; Section 074646 Fiber Cement Siding and Trim and Section 092116 Gypsum Wall Board

- 1. Weather resistant barrier to be DuPont Drain Wrap or approved equal. Contractor to use same source for all WRB accessories, (Seam Tape, Wrap Caps, etc.).
- 2. Prior to mass production, the Contractor will provide a full mockup of this assembly incorporating interior and exterior corners, windows, and exterior doors that demonstrates quality and performance.
- 3. Upon completion of any corrective work to structure or surface plane, and by sequence, install all weather resistant barriers (WRB), flashing, and sealants prior to installation of new vinyl windows, deck slider doors and pre-hung fiberglass door units to meet new finish dimensions. All corners and penetrations will be sealed per manufacturer's requirements for installation.
- 4. The Owner will provide courtesy inspections (as reasonable) of surfaces areas prior to cover to insure proper installation and location.

C. ROOFING

Refer to Sections 073100 Asphalt Shingles; Section 077220 Roof Accessories

1. Preparation for Re-Roofing

- a. The Contractor shall provide all labor, materials and equipment to remove and dispose of existing asphalt shingles, underlayment, vents, boots, fall arrest anchors, flashings, gutters and downspouts.
- b. Contractor to inspect sheathing and report to Owner any rotted or compromised sheathing that will need to be replaced prior to new roofing installation. Contractor to clean all debris from substrate prior to installing new ice membrane, underlayment and shingles.
- c. Contractor responsible to make repairs to select roof section at Building #1 (south bldg.). See plan 1/A2.3.

2. Roof Work

Remove and replace all shingles, underlayment, vents, boots, flashings, anchors, gutters, downspouts, and all other items as described in the scope of work, plans, and specifications. Valley flashing to be metal and not woven shingles. Drip edge to be metal flashing.

3. Roofing Material List (See Specification Section 073113)

These materials are the main elements for the re-roof work. The Contractor will be responsible to provide and install all fasteners, hangers, brackets, and associated hardware for a complete roof system.

- a. **Roof Shingles:** Glass fiber reinforced asphalt shingle material with fungal/algae inhibiter. Basis of design Timberline HD, GAF or approved equal. (<u>www.gaf.com</u>)
- b. Hip and Ridge Shingles: Timbertex Premium Ridge Cap Shingles (GAF).
- c. Starter Strip: WeatherBlocker.
- d. Color: Owner will select a standard color from manufacturers' full color range.
- e. Ice Membrane: WeatherWatch Leak Barrier (GAF).
- f. Underlayment: Tiger-Paw Roof Deck Protection (GAF).
- g. Vents: Cobra Ridge Runner Ridge Vent (GAF). Black Plastic Slant-Back Roof Louver (61sq inches of net free air).

D. ROOF ACCESSORIES

Refer Specification Section 077200

- 1. Gutters and Downspouts: Gutter K Style Kynar 500 Coating, 24 gauge steel.
 - a. Downspouts 3"x 4"-24 gauge Kynar 500 Coating, color to match gutters.
 - b. Provide and install downspout leader adapters at drain lines.
 - c. Gutters to be installed with attachment through new fascia into rafter tails.
- 2. Continuous Removable Leaf Screens: E-Z Gutter Guard Protection E-Z Micro Mesh. (<u>www.e-zgutter.com</u>)

3. Manufacturer's Certification and Warranty

Contractor to provide roof certification and manufacturer's warranty upon completion of roofing.

E. FIBER CEMENT SIDING

Refer to Specification Section 061000 Rough Carpentry; Section 074646 Fiber Cement Siding and Trim; Section 092116 Gypsum Wall Board and Section 099100 Painting

1. Included in this scope is all removal and legal disposal of existing siding, trim, soffits fascia per plan. Installation of a new weather barrier system over new 5/8" exterior gypsum board. New Hardi lap siding, new trim (Boral TruExterior corners, window and door trim, skirt boards, fascia), Hardi fiber cement mounting blocks, soffit panels and vent strips and other siding materials as specified using greatest lengths available to minimize joints as specified.

- 2. Patch and repair damaged sheathing to match existing thickness for uniform substrate to receive new siding package.
- 3. Siding materials to be Hardi lap and panel siding with factory primed smooth finish, see Specifications for types, sizing, reveals, and elevations for installation placements.
- 4. Hardi Panel trim to be extruded aluminum vertical siding H-Mold. Exposed fasteners to be stainless and be installed in a precise vertical and horizontal equidistant pattern.
- 5. Soffits locations to be non-vented factory primed smooth finish panels and be vented with vent $2\frac{1}{2}$ " aluminum vent strips. See plans and specifications.
- 6. Provide PVC blocks and head flashings at all penetrations (i.e. solid blocking around gas meters penetrations, hose bibs, water heater drain pipes, electrical panels, new lighting fixtures, exterior GFI outlets, venting, fire extinguisher cabinets and all other appurtenances).
- 7. Contractor is to provide qualified and experienced caulker for all sealant work. Caulk all nail holes and gaps less than 1/4" with high quality paintable latex caulk. Gaps greater than 1/4" will not be accepted. No over application, smears or ruts will be accepted. <u>Contractor to provide a caulking mock-up</u>. Once approved by the Owner, the Contractor will be required to apply caulking for the entire project per quality of excepted mock-up. Prior to paint application, the owner will inspect siding, trim and caulking for uniform fit and finish. Only after Owner approval may Contractor proceed to exterior painting.
- 8. Provide <u>weather cuts</u> at all vertical trim and corner boards, and prime all cuts. All end cuts will be sealed and painted prior to installation.
- 9. All exterior trim shall be shimmed, planed and back cut as necessary to provide a smooth and even surface at joints.
- 10. Contractor is responsible to correct minor inconsistent structural, non-plumb/level framing components prior to cover. The Contractor will be responsible to ensure that all existing components provide the necessary structural support for new elements to be installed, as well as plane out with existing adjacent surfaces.
- 11. The Owner will provide courtesy inspections (as reasonable) of surfaces areas prior to cover to insure proper installation and location.

F. METAL FLASHINGS

Refer to drawings and Specification Section 076200

- 1. Contractor to provide and install new metal flashing with lapping and finish per specifications and drawings. Flashing at window and door heads must slope away from building.
- 2. All new work will be integrated into existing components (i.e. flashing and trim) to provide functional and aesthetic qualities.
- 3. Contractor to install metal roof patches where abandoned electrical service masts are to be demolished and disposed of. (See Specification Section 076200 2.2E).
- 4. Contractor to demolish and dispose of all downspouts and install with new to match existing. (See Specification Section 076200 2.2D).

- 5. All window, exterior doors, skirt boards, mounting blocks, etc. shall be flashed per plans and specifications. Flashings shall have appropriate end dams formed to prevent water penetration (i.e. hemmed edges, soldered corners, plastic cement, etc.). All flashings will be galvanized and primed to accept exterior paint unless factory finishes are specified.
- 6. All fasteners will be galvanized and primed to accept exterior paint.
- 7. Upon completion of installation and inspection, all metal must be free of defects, dents and surface abrasions where exposed
- 8. Contractor to provide and install stainless steel sill pans at all doors. See specification Section 076200 2.2 A.

G. FALL PROTECTION ANCHORS

Refer to Specification Section 077257

- 1. Provide D-ring roof anchor system, Ridge-It by Guardian, manufactured by Guardian Fall Protection or approved equal.
- 2. Install at all roof ridges and high eaves at a maximum 10' spacing, attachment per manufacturer's instructions. (www.guardianfall.com)
- 3. Fall protection system must meet all applicable codes.

H. JOINT SEALANTS

Refer to Specification Section 079200

- 1. The Contractor shall provide labor and materials required for weather-tight installation and fire rated assembly of all associated work.
- 2. Contractor will coordinate mock up with KCHA for final approval of work to be performed.
- 3. Provide high quality paintable joint sealants, joint fillers and accessory joint material from a single manufacturer for each different product required to ensure compatibility.
- 4. Coordinate as required with other trades to assure proper and adequate provision in the work of those trades for interface with the work.
- 5. Clean and remove loose materials and foreign matter which might impair adhesion.
- 6. Sand for sanded sealant joint: sand aggregate to match texture, color and appearance of adjacent substrates.

I. FIRE STOPPING

1. Contractor is responsible for fire stopping at all joints and penetrations in fire resistance rated and smoke resistant assemblies. Contactor to comply with manufacturer requirements and all applicable codes and regulations.

DIVISION 8 OPENINGS

A. EXTERIOR DOORS

Refer to Specification Section 081613 Fiberglass Entry Doors and Frames

- 1. Contractor to remove all unit entry and patio doors per door schedule provided and install all new Therma-Tru Corp 6 panel fiberglass entry unit doors with compatible composite jambs. Contractor is responsible to dispose and/recycle all unit entry doors. All doors and frames to be removed and replaced within the same day. Contractor responsible to field verify all quantities, sizes and swing directions.
- 2. Contractor shall be responsible to coordinate with KCHA any entrance closures and provide clear path and identification to available alternative building access.
- 3. Contractor will protect all KCHA and resident possessions and finished surfaces from dust, mud, texture and/or paint. Any damaged items will be replaced/repaired at Contractor's expense.
- 4. The Contractor is responsible to verify existing conditions and rough openings. Plane, shim and infill as necessary to provide a maximum of a 1/2" clearance for door installation and allow for backer rod and/or insulation installation.
- 5. Composite door frames to be compatible with doors and carry a full manufacturer's warranty.
- 6. Casings shall be cut prior to removal to prevent tear away of adjoining drywall surface and texture.
- 7. Contractor to provide and install sill pans at all doors. See specification Section 076200 2.2 A.
- 8. All doors will be installed true, level and plumb with square and consistent reveals.
- 9. All doors will close (and latch) firmly with the single push of a hand (i.e. entry closers, bomber hinges, etc.).
- 10. Installed doors shall provide a proper seal and not allow daylight to be seen from either side of door.
- 11. Thresholds shall be installed on a firm foundation and supported to prevent bow or bend when pressure is applied to threshold. Where applicable thresholds shall be grouted with non-shrink grout between threshold and concrete slab. In locations were grout may degrade existing substrate, Contractor shall use shims, adhesive, or other approved materials that will prevent threshold from bow or bending when pressure is applied.
- 12. Contractor shall provide transition strip between new doors and existing finished floor as required (i.e. common entry to interior floor material).
- 13. Perform any corrective repairs to drywall surface, texture and paint repairs to interior surfaces, and trim affected by work. Interior wall painting shall be "from corner to corner" of effected surfaces.
- 14. Protect all doors prior and during installation. KCHA will not accept doors damaged during transport or installation.
- 15. All doors to be pre-painted prior to installation. Do not touch-up door paint. If door paint is damaged, entire door to be repainted to original specifications. Do not paint fire rated door labels.

B. WINDOWS

Refer to Specification Section 085313 Vinyl Windows

NOTE: ******All removal and installation of windows will be performed by a <u>Glazier</u> Refer to the Wage Rates decision included in bid book.**

- 1. Contractor to provide and install all new Milgard Style Line vinyl windows per window schedule. Remove all windows, window blind treatments, and associated hardware. Contractor is responsible to dispose and/recycle all windows. Window screens to be protected and stored by Contractor and installed at Substantial Completion.
- 2. Windows shall be ENERGY STAR qualified products and meet or exceed the ENERGY STAR performance rating or better. See specifications for minimum rating. Max U-Factor .30.
- 3. The Contractor is responsible to field verify all window and door openings prior to pricing and ordering materials. The Contractor will provide complete window and door systems including all shimming, flashings, proper fitting thresholds, air sealing, door painting, trims, new interior sills, drywall repairs and interior painting for a complete "Turnkey" application. The Contractor will install each window and door on the same day as removal.
- 4. Contractor will have five (5) consecutive working days to complete <u>all</u> interior work per unit. Contractor will provide Owner with schedule of work two (2) weeks prior to entry.
- 5. Removal and replacement of new trim and base molding on the interior of the entry doors and storage shed doors will be part of the scope of work. These locations may require additional fill pieces to create a flush smooth surface and are to be included in Contractor's bid price.
- 6. Contractor responsible to verify all rough openings, plane, and infill as required providing a maximum 1/2" gap around the perimeter.
- 7. Contractor is responsible for all opening modifications for a proper window and door fit and finish. This includes interior window liner modifications and finishes. All interior window liners will include scribe molding to cover the gap between the existing GWB and new window. All trim work will be pre-painted prior to install. Backer rod and caulk shall be installed prior to window and door liner applications where applicable.

<u>Note:</u> Mock-ups will be required for KCHA approval demonstrating flashing and weather resistant barrier (WRB) applications are consistent with manufacturer's recommendations. The Contractor shall coordinate inspections and approval of mock-up with manufacturer's representative and KCHA prior to window installation.

- 8. Windows are to be installed per window and WRB manufacturers' recommendations. All windows are to be shimmed, securely fastened and installed plumb, and level after installation. Operable vents and latches shall operate freely and without obstruction.
- 9. Perform any corrective drywall surface, texture, interior paint repairs, and trim applications to interior surfaces affected by work. Interior wall painting will cover "from corner to corner" of effected surfaces.
- 10. Contractor will be responsible to mask off area of work and clean area of work inside of residential units at the end of each work day at a minimum.

- 11. Contractor is required to field verify head mounting location and measure all openings before ordering horizontal or vertical blinds. All blinds to include matching valances.
- 12. Window screens for new windows shall be removed, stored, and protected from damage, then installed at Substantial Completion.
- 13. Clean new windows (both sides) and install blinds.

C. DOOR HARDWARE

Refer to Specification Section 087100 Door Hardware.

- 1. The Contractor is responsible for installing all door hardware per specifications including but not limited to, hinges, locksets, stops, thresholds, door knockers, peepholes, kick-plates etc.
- 2. All door hardware to be the same finish unless otherwise indicated.
- 3. The Contractor is responsible to maintain the key schedule and give the keys to the property manager once locks are installed. The property manager will distribute the keys to the tenants.
- 4. The Contractor to salvage all existing door cores and return
- 5. All hardware will be defect and blemish free and adjusted, cleaned, and protected prior to final acceptance.
- 6. Contractor to coordinate key exchange with Property Manager five (5) days prior to new lock installation.

D. ATTIC ACCESS HATCHES

- 1. Contractor to provide and install attic access hatches at all locations per plan.
- 2. Basis of design: Battic Deluxe E-Z Hatch Access Attic Door. Locking with R-50 insulation.
- 3. Confirm exact locations with owner. Provide all necessary modifications to ceiling framing for installation. Patch and repair ceiling finishes and re-paint. See Detail 6/A8-2.

DIVISION 9 FINISHES

A. DRYWALL & TEXTURE

Refer to Specification Section 092116 Gypsum Wall Board.

- 1. Contractor will patch any interior or exterior wall or siding damage incurred during demolition or installation. All GWB patches to have 100% blocking at all 4 sides. 2x material and ³/₄" plywood is acceptable for backing. All work for existing finishes to be performed in accordance with safe work practices per the Hazardous Materials section.
- 2. Contractor will protect all resident possessions and finished surfaces from dust, joint compound, tape, texture or overspray.
- 3. Contractor to provide and install new 5/8" Type X exterior gypsum board (Dens glass) over existing exterior sheathing at north, south and west elevations of both buildings.

- 4. Contractor will apply a water resilient board for exterior repairs and provide tape and mud to maintain the relevant fire ratings for the structure.
- 5. Contractor will apply an interior GWB, tape, mud and texture to match and blend in to the existing surface plane and texture quality/density.
- 6. Any corner bead replacement will be of similar style (i.e. square for square corners).
- 7. Interior walls will be finished from corner to corner, top to bottom on affected surfaces.

B. EXTERIOR PAINT

Refer to Specification Section 099113 Painting and Section 079200 Joint Sealants

- 1. Raw wood to have one (1) coat of primer and two (2) coats of paint applied. Pre-primed materials to have one (1) additional coat of primer and two (2) coats paint applied.
- 2. Contractor to submit all paint drawdowns for Owner approval prior to paint applications.
- 3. Contractor will provide labor and materials to paint exterior fascia boards, barge boards, soffits, lap siding, siding panels, trim, fiber cement or PVC blocks, doors, jambs and all other surfaces to be painted per scope of work, drawings and specifications.
- 4. Contractor will protect all resident possessions and finished surfaces from dust, mud, texture or overspray. Contractor will clean and/or replace any damaged items not receiving paints and coatings.
- 5. Contractor will provide all necessary prep work including caulking, sanding and priming to prepare all finishes for a complete uniform paint application.
- 6. Caulking shall be neat and consistent applied by an experience applicator. Contractor to include caulking as part of the siding and trim mock-up to establish quality expectations.
- 7. All caulking and putty will be allowed to cure per manufacturer's instruction prior to paint touch up. (Refer to Section 079200 Joint Sealants). Caulk to be high quality paintable latex caulk. Caulk and/or putty all joints, seams and nail holes using approved materials and methods as specified and per manufacturer's instructions. All caulking and putty to be applied in a smooth and uniform fashion without defect, gaps, seams, or smears to plane and seamlessly integrate with abutting surfaces.
- 8. All exterior fascia boards, barge boards, soffits, lap siding, siding panels, composite trim, PVC blocks to arrive on site pre-primed then painted in place two (2) coats finish.
- 9. Any metal work should be coated with metal self-etching primer prior to painting.
- 10. All doors and jambs to be pre-painted (all six [6] sides) prior to installation.
- 11. All painted doors will be delivered to site pre-painted and completely dry/cured.
- 12. Exterior doors and jambs to be pre-primed and painted off site in a controlled environment. Doors to be subjected to two (2) paint colors; one (1) color for the exterior and a separate color for the interior. Contractor to coordinate with Owner's representative in regards to color and placement.

- 13. Primer is NOT considered a pre-painted finish for the top and bottom of door.
- 14. Contractor will be responsible for full protection of door finish (up to substantial completion) and will be responsible for repair and repaint of all doors top to bottom.
 Touch up paint will not be accepted by KCHA. Full door will be painted*
- 15. Contractor will supply all exterior paint and leave 1 unopened gallon of each color and type of paint on site in location designated by building staff.

C. INTERIOR PAINT

Refer to Specification Section 099123 Painting and Section 079200 Joint Sealants

- 1. Contractor will protect all resident possessions and finished surfaces from dust, mud, texture or overspray and clean and/or replace any items not to receive paints and coatings.
- 2. This work shall be inclusive labor and materials to perform surface preparation, fill, sanding and prime and paint.
- 3. Interior trim will be pre-painted prior to install. Nail holes will be filled and wiped clean and touch up paint included.
- 4. Hand paint all surfaces necessary to provide a uniform and aesthetic paint application per plan.
- 5. All caulking and putty will be allowed to cure per manufacturer's instruction prior to paint touch up. (Refer to Section 079200 Joint Sealants). Caulk to be high quality paintable latex caulk. Caulk and/or putty all joints, seams and nail holes using approved materials and methods as specified and per manufacturer's instructions. All caulking and putty to be applied in a smooth and uniform fashion without defect, gaps, seams, or smears to plane and seamlessly integrate with abutting surfaces
- 6. Contractor will patch, texture and paint to match any existing interior or exterior wall or siding damage incurred during demolition or installation.
- 7. Interior walls will be painted from corner to corner, top to bottom. Contractor may not feather in unless prior approval is given by Owner.
- 8. Interior doors and jambs will be painted a separate color from the exterior. Doors to be painted on all sides. Contractor to coordinate with Owner's representative in regards to color, placement and line breaks.
- 9. Contractor will supply all interior paint to match existing and leave 1 gallon of each color and type in location designated by building staff

DIVISION 10 SPECIALTIES

A. SITE SIGNAGE & FIRE EXTINGUISHER CABINETS

1. Remove and temporarily display existing signage. Owner will furnish new unit signage, Contractor to install (FOCI). Contractor to dispose of existing signage once new has been installed.

- 2. Contractor to provide temporary unit signage for duration of project as required by authority having jurisdiction and other services until permanent signage is installed, (i.e. building numbers, fire control room and stand pipes, directional, security, access, etc.).
- 3. Contractor to remove fire extinguishers and cabinets and temporarily attach to location determined by Owner. Contractor to salvage fire extinguisher and fire extinguisher box and re-install per plan details.
- 4. Contractor to install fire extinguisher cabinets per plan detail and include all trim, flashing, backer rod and caulk for complete installation.
- 5. Provide blocking and backing to secure specialty items as necessary.

DIVISION 12 FURNISHINGS

A. WINDOW COVERINGS

Refer to Specification Section 122116 Window Coverings

- 1. The Contractor is responsible for removing existing horizontal and vertical blinds. Provide and install new window blinds with matching valances included, to match existing color and operation. Verify all measurements prior to placing new order due to window installation modifications, allow no more than ¹/₂" gap either side of jamb. All openings must be verified.
- 2. Slider lift cord lengths will be modified to be twelve (12") inches above floor. Window lift cord lengths will be modified to be twelve (12") above sills.
- 3. Contractor to consider how scribe molding will impact installation of window blinds. Contractor will be responsible for making all adjustments for proper fit.
- 4. All window blind components (blinds, brackets, control rods, hooks, pull chords) will be defect and blemish free and adjusted, cleaned, and protected prior to final acceptance.

DIVISION 22 PLUMBING

A. HOSE BIBS AND PIPING

Refer to Specification Section 223000 Plumbing Equipment

- 1. Contractor shall schedule and coordinate water shut offs forty-eight (48) hours in advance, work shall be inclusive of all necessary abatement, labor and materials necessary to complete installation.
- 2. Existing hose bibs to be removed, provide new per Section 223000. Hose bibs shall be mounted to a fiber cement block consistent in size and with even 2" reveals on all four sides. Extend supply piping as required to install new hose bib. Extend water heater overflow pipes to accommodate new siding profile.
- 3. Install all new plumbing components as specified. Prier Freezeless Wall Hydrant P-264, Antisiphon with vacuum breaker, Key operated with key lock. Contractor responsible to field verify Hose bib quantities.
- 4. Hose bibs and blocks shall be pre-drilled and fastened securely with stainless steel screws. Blocks shall be installed over appropriate flashing panel (as specified in Section 072500

Weather Barriers) and be flush, level and cleanly caulked. Coordinate with siding contractor for all blocking and head flashing prior to installation.

- a. Installation of necessary blocking from the exterior wall to assure stable and sturdy install.
- b. Install all blocking and flashing as noted per plan.
- c. Provide and install new extension piping for all hose bibs and water heater drain pipes as a result of mounting block application and or wall thickness changes.
- 5. Contractor to have tests and rough in inspections performed and approval to cover from authority having jurisdiction prior to cover as required.
- 6. Extend water heater overflow piping as necessary to accommodate new siding profile.

DIVISION 26 ELECTRICAL

A. GENERAL

- 1. By sequence, install all electrical components as specified. Contractor to provide all required electrical permits.
- 2. Contractor to salvage exterior lights and re-install on blocks with head flashing.
 - a. Extend junction boxes as required to fit all mounting blocks or new materials. The Contractor should carry a small budget for the material and labor associated with cutting and installation of junction boxes.
 - b. All re-installed lights to be in working condition.
- 3. Exterior unit lights will be in operation by end of each work day. Temporary lighting must be provided and operational if necessary.
- 4. Contractor to verify all existing equipment, devices, fixtures, cabling, wires and conduit is operational prior to relocating, replacing or rerouting. Contractor assumes final responsibility that such accessories are operational at final project acceptance.
- 5. Contractor to include in bid all necessary modifications, labor and parts necessary to run/reroute all existing cabling, exposed conduit and wires behind new siding where possible. Provide new exterior PVC latching surface cable raceway painted to match adjacent surfaces. Approve all routes with KCHA representative. All costs associated with work noted will be Contractor's responsibility.
- 6. Contractor to remove and dispose of abandoned wires and cable prior to installation of new siding.
- 7. Contractor is responsible to air and fire seal all penetrations, vents and appurtenances.
- 8. Contractor to have rough in inspections performed and approval to cover from authority having jurisdiction prior to cover if necessary.
- 9. Contractor shall have a lock out/ tag out procedure in place while performing any electrical service work.
- 10. Reattach all pre-existing utility and communication services so that components are installed plumb and parallel to adjacent building lines.

DIVISION 31 EARTHWORK

Refer to Specification Section 312200 Earthwork

A. GENERAL

- 1. See drawings and specifications for excavation and backfilling for all areas shown on plans including sidewalks, stairway landings, new foundation work, gravity block wall and paving. Contractor responsible for 100% export and import of all soil excavations and backfill.
- 2. All areas adjacent to excavation activities are to be protected and restored to existing conditions at Contractor's expense. If pedestrian access is obstructed to the site, residential units, the Contractor is responsible to provide safe access to these and all common areas which may include (but not limited to) temporary ramps, handrails, compacted gravel pathways, barricades and fencing.
- 3. The Contractor and subcontractors must comply with all health and safety regulations when working on site including (but not limited to), trenching, shoring, equipment operation, loading, trucking, traffic control etc.
- 4. The Contractor is responsible to remove and/or cover excavated soils per TESC plans and specifications at the end of each work day. The Contractor shall use a durable water repellent sheeting to protect usable soils from saturation during rain or excessive drying to prevent dust. All open trenches to be monitored and protected during work hours and securely covered at the end of each workday.
- 5. Erosion control measures must be in place prior to any construction. This includes silt fencing, catch basin inserts, straw waddles and other measures to prevent soils from entering storm system, streets and other prohibited areas.
- 6. The Contractor is responsible for all de-watering measures necessary to perform the work in the contract.
- 7. All pot holing and trenching in streets must be covered with steel plates with sufficient thickness to withstand a fully loaded fire tanker truck or waste collection truck. Contractor to ensure plates will not move with traffic crossing and should use asphalt cold patch to secure the edges of the plate. Steel plates or plywood may be used for walkways as long as they do not pose a trip hazard and do not move. If plates or plywood are not feasible at walkways, at a minimum, the Contractor is to compact 5/8 minus crushed rock to create a level and safe pedestrian access prior to new concrete and paving installation.
- 8. Contractor is responsible for over-excavated materials. Owner will not make additional payments for excessive removal of spoils and backfill materials.
- 9. Contractor is responsible for all staking and grading in order to provide elevations per plans and specifications. Owner is informing the Contractor that the drawings depict a typical condition and may not capture all conditions on site. The Contractor is to closely monitor and adjust the elevation as needed to maintain a finish elevation shown on the drawings. Where drawings do not show elevations, the Contractor to match existing grades.

DIVISION 32 EXTERIOR IMPROVEMENTS

Refer to Specification Section 321723 Pavement Marking

A. Pavement Marking and Wheel Stops

- 1. Provide and install all new striping, ADA, appropriate symbols, hash marks, parking stall and stall numbers per plans and specifications. Contractor is expected, as a complete project, to prep or paint and pressure wash any existing curb and gutter to ensure proper adhesion of new striping being applied. Contractor is responsible for any damage caused by overspray. Final layout to be reviewed and approved by Owner.
- 2. Contractor to ensure that all surfaces have been prepped and any loose paint or dirt has been removed so new striping will adhere to new and existing surfaces. Owner expects Contractor to guard against over spray on all finished surfaces and any vehicles that may be downwind of striping. Contractor is responsible for any damage caused by overspray.
- 3. Provide and install new 6' x 1' wheel stops per plans and specifications. Secure with three (3) #4 rebar and epoxy to contact surfaces. It is the Owner's expectation that the Contractor will ensure the line of sight and distant off of the edge of the parking lot will be equal and look consistent. The Owner recommends running a string line as the line of sight will be deemed more critical in our inspection.

B. Bollards

- 1. Contractor to provide and install sets of concrete filled steel bollards to protect new stairways. See detail 6/A1-1.
- 2. See plan 1/A1.1. Locations to be verified by Owner.

END OF SECTION

SECTION 01 1000 SUMMARY

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes the following:
 - 1. Work covered by the Contract Documents.
 - 2. Phased construction.
 - 3. Work under other contracts.
 - 4. Owner-furnished products.
 - 5. Owner's occupancy requirements.
 - 6. Applicable Codes.
 - 7. Reference standards.
 - 8. Use of premises and work restrictions.
 - 9. Specification formats and conventions.
 - 10. Execution, correlation and intent Contract Documents.

1.3 WORK COVERED BY CONTRACT DOCUMENTS

- A. Project Identification:
 - 1. Project Name: <u>Park Royal Exterior Improvements</u>
 - 2. Project Location: 18309 96th Ave. N.E., Bothell, WA 98011

B. Owner/Developer: King County Housing Authority

- 1. Owner's Representative: <u>Carl Frankel</u>
- 2. Contact Phone: _____206-574-1249

C. Architects / Engineer:

- 1. Representative: Lawhead Architects, PS
- 2. Contact Phone: 425-556-1220
- D. Reference Section A of the Bid Documents for scope of work.

1.4 PHASED CONSTRUCTION

A. Construction shall be phased to accommodate Owner's desired schedule as noted in the bid documents and/or drawings, if applicable. Final Project Schedule shall include

phasing schedule to be prepared by the Contractor, and reviewed and approved by the Owner.

- B. Contractor shall prepare a phasing plan to maintain access to residential units during construction. Plan to be reviewed and approved by Owner prior to Work commencing.
- C. Before commencing Work of each phase of construction, submit an updated copy of Contractor's Final Project Schedule showing the sequence, commencement and completion dates, and move-out and -in dates of residents for all phases of the Work.

1.5 WORK UNDER OTHER CONTRACTS

A. General: Cooperate fully with separate contractors so work on those contracts may be carried out smoothly, without interfering with or delaying work under this Contract. Coordinate the Work of this Contract with work performed under separate contracts.

1.6 OWNER-FURNISHED PRODUCTS

- A. Owner will furnish products as indicated. This section includes receiving, unloading, handling, storing, protecting, and installing Owner-furnished products.
- B. Owner-Furnished Products:
 - 1. Products and materials as noted on drawings or otherwise indicated for re-use.
 - 2. Products and materials as noted on drawings or otherwise indicated to be supplied by Owner.

1.7 OWNER'S OCCUPANCY REQUIREMENTS

- A. Owner Occupancy of Completed Areas of Construction: Owner reserves the right to occupy and to place and install equipment in completed areas of the building before Substantial Completion. Such placement of equipment and partial occupancy shall not constitute acceptance of the total Work. PRIOR to partial Owner Occupancy:
 - 1. Owner will prepare a Certificate of Substantial Completion for each specific portion of the Work to be occupied.
 - 2. Contractor is responsible for obtaining a Certificate of Occupancy from authorities having jurisdiction before Owner occupancy.
 - 3. The mechanical and electrical systems shall be fully operational; all required tests and inspections shall be successfully completed for areas to be occupied. On occupancy, Owner will operate and maintain mechanical and electrical systems serving the occupied portions of building.
 - 4. On occupancy, Owner will assume responsibility for maintenance and custodial service for the occupied portions of building.
 - 5. Coordinate insurance requirements with Owner prior to Owner occupancy of completed areas of the building.
- 1.8 CUTTING & PATCHING Refer to Section 01 7329 Cutting and Patching.

1.9 APPLICABLE CODES

A. Perform all Work in accordance with the current code requirements of the city holding jurisdiction over the site where Work is to be completed.

B. Certification of Code Compliance: All materials, methods and equipment shall comply with requirements of applicable codes and the Contract Documents, including requirements of all incorporated standards. The Contractor shall furnish, as a part of the Contract, certification of such compliance if requested by the Architect or the Code Enforcing Agency. Such certification shall be submitted in the form of test results or other data from a recognized independent testing laboratory. Contractor shall coordinate and provide all required submittals to the Code Enforcing Agency in a timely manner so as to not delay progress of the Project.

1.10 USE OF PREMISES AND WORK RESTRICTIONS

- A. General: Contractor shall have full use of premises for construction operations subject to phased construction requirements as specified in this Section and as indicated on Drawings by the Contract limits.
 - 1. Security Procedures: Refer to the Scope of Work Division 1, Section 4 Safety, Protection & Restoration and 01 5000 Temporary Facilities and Controls, for required security procedures to be followed while working at this building.
 - 2. Contractor Identification: All Contractors on site shall be easily identifiable and must wear clothing, name badges, hardhats, safety vests, or other visible identification or identifying article (approved by Owner) with employee's, laborer or staff member's company logo or company name.
- B. Use of Site: Limit use of premises to areas within the Contract limits indicated. Do not disturb portions of Project site beyond areas in which the Work is indicated.
 - 1. Limits: Confine construction operations to areas as indicated on drawings.
- C. Use of Parking Lot: Limited.
- D. Work Restrictions, General: Comply with restrictions on construction operations.
 - 1. Comply with limitations on use of public streets and with other requirements of authorities having jurisdiction.
- E. On-Site Work Hours: Work in the existing occupied buildings will start no earlier than 8:00am, and will be completed by 4:30pm. Hours for work performed outside of the building will be at the discretion of Owner's Representative.
 - 1. Early Morning Hours: As approved by Owner's representative.
 - 2. Hours for Utility Shutdowns: Notify Owner and all affected utility companies seventy-two (72) hours in advance of proposed shutdown.
 - 3. Contractor to notify residents of Work a minimum of forty-eight (48) hours prior to start of Work.
 - a. If Work progress or new work affects additional or a new set of residents, the Contractor must give a new notice of work to all affected residences a minimum of forty-eight (48) hours prior to start of Work.
 - 4. Hours for Core Drilling and other loud activities must comply with city of jurisdiction's noise codes.
- F. Nonsmoking Properties. All of King County Housing Authority properties are nonsmoking.

- G. Controlled Substances: Use of tobacco products and other controlled substances on Project site is not permitted.
- H. Employee Screening: Comply with Owner's requirements for drug and background screening of Contractor personnel working on Project site.
 - 1. Maintain list of approved screened personnel with Owner's representative.

1.11 SPECIFICATION FORMATS AND CONVENTIONS

- A. Specification Format: The Specifications are organized into Divisions and Sections using the 33-division format and CSI/CSC's "2010 Master Format" numbering system.
 - 1. Division 01: Sections in Division 01 govern the execution of the Work of all Sections in the Specifications.
- B. Specification Content: The Specifications use certain conventions for the style of language and the intended meaning of certain terms, words and phrases when used in particular situations. These conventions are as follows:
 - 1. Abbreviated Language: Language used in the Specifications and other Contract Documents is abbreviated. Words and meanings shall be interpreted as appropriate. Words implied, but not stated, shall be inferred as the sense requires. Singular words shall be interpreted as plural and plural words shall be interpreted as singular, where applicable, as the context of the Contract Documents indicates.
 - 2. Imperative mood and streamlined language are generally used in the Specifications. Requirements expressed in the imperative mood are to be performed by Contractor. Occasionally, the indicative or subjunctive mood may be used in the Section Text for clarity to describe responsibilities that must be fulfilled indirectly by Contractor or by others when so noted.
 - a. The words "shall," "shall be," or "shall comply with," depending on the context, are implied where a colon (:) is used within a sentence or phrase.

1.12 EXECUTION, CORRELATION AND INTENT – CONTRACT DOCUMENTS

- A. General: If there is a discrepancy between Scope of Work, Specifications and/or Drawings, the Scope of Work shall take precedence followed by the Specifications and lastly the drawings. Contact Owner immediately for clarification of conflicts, corrections and clarifications.
- PART 2 PRODUCTS (Not Used)
- PART 3 EXECUTION (Not Used)

END OF SECTION 01 1000

SECTION 01 2600 CONTRACT MODIFICATION PROCEDURES

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. Section includes administrative and procedural requirements for handling and processing Contract Modifications.
- B. Related Sections:
 - 1. Division 01 Section "Product Requirements" for administrative procedures for handling requests for substitutions made after Contract award.
- 1.3 MINOR CHANGES IN THE WORK
 - A. Reference Article 7 in the General Conditions.

1.4 PROPOSAL REQUESTS

- A. The Contractor will have ten (10) calendar days from first notification to supply Owner with the information outlined in this section.
- B. Owner-Initiated Change Order Requests (COR): Contractor will issue a detailed description of:
 - 1. 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.
 - 2. Change Order Requests (COR) and Construction Change Directives (CCD) shall be initiated by the Owner, dated and sequentially numbered on Owner provided forms.
 - 3. CORs are not instructions either to stop Work in progress or to execute the proposed change.
 - 4. After receipt of COR, submit a quotation estimating cost adjustments to the Contract Sum and the Contract Time necessary to execute the change.
 - a. Provide a cost breakdown, including overhead and profit as a separate line item, and time extension request as provided for in Article 7 of The General Conditions.
 - b. Provide all necessary product information, specifications, etc. required to justify any Contractor requested changes.
 - 5. The allowed markup shall cover all indirect project costs, including but not limited to, the project Overhead, Profit and General Conditions
 - a. The Contractor shall be allowed a maximum of fourteen (14%) percent Overhead, Profit, and General Conditions, on the cost of craft labor,

equipment, small tools and materials for self-performed Change Order work.

- b. The Contractor shall be allowed a maximum of eight (8%) percent Overhead, Profit and General Conditions on the cost of craft labor, equipment, small tools and materials for Subcontractor Change Order work. The Contractor is not allowed to take profit on the profit of the Subcontractor as stated in form HUD-5370, section 29.
- c. A Subcontractor shall be allowed a maximum of fourteen (14%) percent of the cost of craft labor, equipment, materials and small tools for Overhead, Profit and General Conditions, for self-performed Change Order work.
- d. A Lower-Tier Subcontractor shall be allowed a maximum of fourteen (14%) percent of the cost of craft labor, equipment, materials and small tools for Overhead, Profit and General Conditions, for self-performed Change Order work.
- 6. Include a list of quantities of products required (or eliminated) their unit costs and a total amount of purchases and credits to be made. If requested, furnish survey data to substantiate quantities.
- 7. Indicate applicable taxes, delivery charges, equipment rental and amounts of trade discounts.
- 8. Include costs of labor and supervision directly attributable to the change.
- 9. Include an updated Contractor's Final Project Schedule that indicates the effect of the change, including but not limited to, changes in activity duration, start and finish times, and activity relationship. Use available total float before requesting an extension of the Contract Time.
 - a. Time extension requests must demonstrate the impact on the project Critical Path Schedule. See the General Conditions Article 15 and Section 01 3200 -Construction Progress Documentation.
- 10. Review all pricing provided by subcontractors and suppliers for accuracy and completeness. Verify that their scope of work is consistent with the requested change. Verify math is correct and that markup rates complies with the General Conditions.
- 11. After signing the Change Order Request or CCD, the Contractor shall return it to the Owner.
- 12. Quotation Form: Use forms acceptable to Owner.
- 13. After review of the Contractor's price, cost breakdown and requested time extension, if any, the Owner will submit for estimation and do one of the following:
 - a. Sign and route for approval.
 - b. Reject and resubmit to the Contractor for pricing correction.
 - c. Revise the Change Order Request or CCD and submit to the Contractor for repricing.
- 14. Prior to the Owner's acceptance of Change Order Requests, appropriate personnel shall also review the change requests.
- C. Contractor-Initiated Proposals: If latent or changed conditions require modifications to the Contract, Contractor may initiate a claim by submitting a request for a change to Owner.
 - 1. Include a statement outlining reasons for the change and the effect of the change on the Work. Provide a complete description of the proposed change. Indicate the effect of the proposed change on the Contract Sum and the Contract Time.

- 2. Provide a cost breakdown, including overhead and profit as a separate line item, and time extension request as provided for in Article 7 of the General Conditions.
- 3. Provide all necessary product information, specifications, etc. required to justify any Contractor requested changes.
- 4. Allowances for direct supervision, safety, small tools, overhead and profit are limited by the General Conditions, Article 7.1.1.
- 5. Include a list of quantities of products required (or eliminated), their unit costs and total amount of purchases and credits to be made. If requested, furnish survey data to substantiate quantities.
- 6. Indicate applicable taxes, delivery charges, equipment rental and amounts of trade discounts.
- 7. Include costs of labor and supervision directly attributable to the change.
- 8. Include an updated Contractor's Final Project Schedule that indicates the effect of the change, including but not limited to, changes in activity duration, start and finish times, and activity relationship. Use available total float before requesting an extension of the Contract Time.
 - a. Time extension requests must demonstrate the impact on the project Critical Path Schedule. See the General Conditions, and Section 01 3200-Construction Progress Documentation.
- 9. Comply with requirements in Division 01 Section "Product Requirements" if the proposed change requires substitution of one product or system for product or system specified.
- 10. Proposal Request Form: Use form acceptable to Owner.
- 11. After review of the Contractor's price, cost breakdown and requested time extension, if any, the Owner will submit for estimation and do one of the following:
 - a. Sign and send on for approval.
 - b. Reject and resubmit to the Contractor for pricing correction.
 - c. Revise the Change Order Request or CCD and submit to the Contractor for repricing.
- 12. Prior to the Owner's acceptance of Change Order Requests, appropriate personnel shall also review the change requests.

1.5 CONSTRUCTION CHANGE DIRECTIVE (CCD)

- A. The Contractor will have ten (10) calendar days from first notification to supply Owner with the information outlined in this section.
- B. Construction Change Directive: The Owner may issue a Field Authorization in accordance with provisions in Article 7, General Conditions. Construction Change Directive instructs Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.
- C. Documentation: Maintain detailed records on a time and material basis of Work required by the CCD, with supporting documentation as required by CORs.
 - 1. After completion of change, submit an itemized account and supporting data necessary to substantiate cost and time adjustments to the Contract, consistent with Article 7 of the General Conditions of the Contract.

1.6 CHANGE ORDER PROCEDURES

- A. The Contractor will have ten (10) calendar days from first notification to supply Owner with the information outlined in this section.
- B. When approved and signed by the Owner, the Construction Change Directive will either be included in a Change Order Request (COR) to be charged against the Contract Allowance, or will be included in a formal Change Order, which will modify the Contract amount.
- PART 2 PRODUCTS (Not Used)
- PART 3 EXECUTION (Not Used)

END OF SECTION 01 2600

SECTION 01 2900 PAYMENT PROCEDURES

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

A. This Section specifies administrative and procedural requirements necessary to prepare and process Applications for Payment.

1.3 DEFINITIONS

- A. Schedule of Values: A statement furnished by Contractor allocating portions of the Contract Sum to various portions of the Work and used as the basis for reviewing Contractor's Applications for Payment.
- 1.4 SCHEDULE OF VALUES
 - A. Coordination: Coordinate preparation of the Schedule of Values with preparation of Contractor's Master Project Schedule.
 - 1. Correlate line items in the Schedule of Values with other required administrative forms and schedules, including the following:
 - a. Application for Payment forms with Continuation Sheets.
 - b. Submittal Schedule.
 - 2. Submit the Schedule of Values to Owner at earliest possible date but no later than fourteen (14) calendar days after the date of bid opening.
 - 3. Sub-schedules: Where the Work is separated into phases requiring separately phased payments, provide sub-schedules showing values correlated with each phase of payment.
 - B. Format and Content: Use the Project Documents as a guide to establish line items for the Schedule of Values. Lines items are based on Scope of Work and sequencing.
 - 1. Identification: Include the following Project identification on the Schedule of Values:
 - a. Project name and location.
 - b. Name of Owner.
 - c. Owner's contract number.
 - d. Contractor's name and address.
 - e. Date of submittal.
 - 2. Arrange the Schedule of Values in tabular form with separate columns to indicate the following for each item listed:

- a. Item #, including separate line for an Allowance (if applicable).
- b. Description of the Work.
- c. Total Dollar Value.
- d. Previous Application Amount.
- e. Dollar Amount Charged on Current Pay Application.
- f. Stored Materials.
- g. Total Complete and Stored.
 - 1) Percentage of the Contract Sum to nearest onehundredth percent, adjusted to total one hundred (100%) percent.
- h. Balance to Finish
- i. Retainage
- 3. Provide a breakdown of the Contract Sum in enough detail to facilitate continued evaluation of Applications for Payment and progress reports. Coordinate with the Project Documents. Provide several line items for principal subcontract amounts, where appropriate.
- 4. Round amounts to nearest one (1) cent; total shall equal the Contract Sum.
- 5. Provide a separate line item in the Schedule of Values for each part of the Work where Applications for Payment may include materials or equipment purchased or fabricated and stored, but not yet installed.
 - a. Differentiate between items stored on-site and items stored offsite. Include evidence of insurance or bonded warehousing per Article 9.3.2 AIA A201-2017 General Conditions.
- 6. Provide separate line items in the Schedule of Values for initial cost of materials, for each subsequent stage of completion, and for total installed value of that part of the Work.
- 7. Each item in the Schedule of Values and Applications for Payment shall be complete. Include total cost and proportionate share of general overhead and profit for each item.
 - a. Temporary facilities and other major cost items that are not direct cost of actual work-in-place may be shown either as separate line items in the Schedule of Values or distributed as general overhead expense, at Contractor's option.
- 8. Schedule Updating: Update and resubmit the Schedule of Values before the next Applications for Payment when Change Orders result in a change in the Contract Sum.

1.5 APPLICATIONS FOR PAYMENT

- A. Each Application for Payment shall be consistent with previous applications and payments as certified by Owner and paid for by Owner.
- B. Payment Application Times:
 - 1. The date for each progress payment is indicated in the Contract between Owner and Contractor.
 - 2. The period of construction Work covered by each Application for Payment is the period indicated in the Contract.
- C. Payment Application Forms:

- 1. Use Payment Application forms as provided by Owner for Applications for Payment.
- D. Application Preparation: Complete every entry on form. Notarize and execute by a person authorized to sign legal documents on behalf of Contractor. Owner will return incomplete applications without action.
 - 1. Entries shall match data on the Schedule of Values and Contractor's Final Project Schedule. Use updated schedules if revisions were made.
 - 2. Include amounts of Change Orders and Construction Change Directives issued before last day of construction period covered by application.
 - 3. Provide current Subcontractor List with each Application for Payment.
- E. Transmittal: Submit one (1) signed and notarized original Application for Payment to Owner by a method ensuring receipt within forty-eight (48) hours. The Application for Payment shall include intent to pay prevailing wages and a running spreadsheet that itemizes both the intent and affidavit of wages paid to date for each subcontractor.
 - 1. Transmit Application for Payment with a transmittal form listing attachments and recording appropriate information about the application.
- F. General Contractor Certification Upon Application For Payment: Refer to attached Exhibits in Contract.
- G. Initial Application for Payment: Administrative actions and submittals that must precede the first Application for Payment include the following:
 - 1. List of subcontractors. (Required at pre-construction conference.)
 - 2. Schedule of Values.
 - 3. Contractor's Final Project Schedule to be created in MS Project or equivalent format. (Required at pre-construction conference.)
 - 4. Certificates of insurance and insurance policies. (Required prior to contract award.)
 - 5. Performance and payment bonds. (Required prior to contract award.)
 - 6. Section 3 Work Plan, for projects whose contract value is five hundred thousand dollars (\$500,000) or higher.
 - 7. Intent to Pay Prevailing Wages must be filed with L&I.
 - 8. Contractor to provide Owner with initial Cash Flow Projections. Cash Flow Projection needs to reflect Work as detailed in Final Project Schedule.
- H. **All** Application for Payments will be reviewed for completion and correctness, including reasons outlined in A201-2017 General Conditions.
- I. Application for Payment at Substantial Completion: After Owner issues the Certificate of Substantial Completion, submit an Application for Payment showing one hundred (100%) percent completion for portion of the Work claimed as substantially complete.
 - 1. Include documentation supporting claim that the Work is substantially complete and a statement showing an accounting of changes to the Contract Sum.

- 2. This application shall reflect Certificates of Partial Substantial Completion issued previously for Owner occupancy of designated portions of the Work.
- J. Final Payment Application: Administrative actions and submittals that must precede or coincide with submittal of the final Application for Payment include the following (refer to Article 9.10 in AIA A201-2017 General Conditions:
 - 1. Completion of Project closeout requirements.
 - 2. Completion of Items specified.
 - 3. Ensure that unsettled claims will be settled.
 - 4. Ensure that incomplete Work is not accepted and will be completed without undue delay.
 - 5. Transmittal of required Project construction records to the Owner.
 - 6. Proof that fees and similar obligations were paid.
 - 7. Removal of temporary facilities and services.
 - 8. Removal of surplus materials, rubbish and similar elements.
 - 9. Operations and Maintenance Manuals
 - 10. Record Drawings (i.e. As-built drawings, redline drawings)
 - 11. Final Affidavits of Wages Paid filed with L&I.
- 1.6 SPECIAL PAYMENT REQUIREMENTS (Not Used)
- PART 2 PRODUCTS (Not Used)
- PART 3 EXECUTION (Not Used)

END OF SECTION 01 2900

SECTION 01 3100 PROJECT MANAGEMENT AND COORDINATION

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative provisions for coordinating construction operations on Project including, but not limited to, the following:
 - 1. General project coordination procedures.
 - 2. Coordination Drawings.
 - 3. Project meetings.
 - 4. Requests for Information (RFIs).
- B. See Division 01 Section "Execution" for procedures for coordinating general installation and field-engineering services, including establishment of benchmarks and control points.

1.3 DEFINITIONS

A. RFI: Request from Contractor seeking interpretation or clarification of the Contract Document.

1.4 COORDINATION

- A. Coordination: Contractor's Responsibility to coordinate construction operations included in different Sections of the Specifications to ensure efficient and orderly installation of each part of the Work. Coordinate construction operations, included in different Sections that depend on each other for proper installation, connection and operation.
 - 1. Schedule construction operations in sequence required to obtain the best results where installation of one part of the Work depends on installation of other components, before or after its own installation.
 - 2. Coordinate installation of different components with other contractors to ensure maximum accessibility for required maintenance, service and repair.
 - 3. Make adequate provisions to accommodate items scheduled for later installation.
- B. Administrative Procedures: Coordinate scheduling and timing of required administrative procedures with other construction activities and activities of other contractors to avoid conflicts and to ensure orderly progress of the Work. Such administrative activities include, but are not limited to, the following:
 - 1. Preparation of Contractor's Final Project Schedule.
 - 2. Preparation of the Schedule of Values.
 - 3. Installation and removal of temporary facilities and controls.
 - 4. Delivery and processing of submittals.
 - 5. Progress meetings.

- 6. Pre-installation conferences.
- 7. Project closeout activities.

1.5 PROJECT MEETINGS

- A. General: Contractor is responsible for scheduling and conducting meetings and conferences at Project site, unless otherwise indicated.
 - 1. Attendees: Inform participants, others who are involved and individuals whose presence is required, of date and time of each meeting. Notify Owner of scheduled meeting dates and times.
 - 2. Agenda: Prepare the meeting agenda. Distribute the agenda to all invited attendees.
 - 3. Minutes: Record significant discussions and agreements achieved. Distribute the meeting minutes to everyone concerned; send the electronic version of the meeting minutes to the Project Manager and the Project Engineer, within three (3) business days of the meeting.
- B. Pre-construction Conference: A pre-construction conference shall be scheduled before starting construction. Owner to hold the conference at Project site or another convenient location. Conduct the meeting to review responsibilities and personnel assignments.
 - 1. Attendees: Authorized representatives of Owner, Architect, and their consultants; Contractor and its superintendent; major subcontractors; suppliers; and other concerned parties shall attend the conference.
 - 2. Agenda: Owner to discuss items of significance that could affect progress, including the following:
 - a. Scope of Work.
 - b. Contract Start and End Dates.
 - c. Authority of Owner's Personnel.
 - d. Davis Bacon/Prevailing Wage Certified Payroll Reports/Labor Relations and Section 3.
 - e. Insurance Certificate, Endorsement and Performance and Payment Bonds.
 - f. General Requirements/Special Conditions.
 - g. Final Project Schedule, including Phasing.
 - h. Easements, Permits, Lines & Grades.
 - i. Contractor's Superintendent.
 - j. Subcontractor List.
 - k. Safety Plan (see attachment at end of this section).
 - 1. Tests, Samples and Observations.
 - m. Progress Meetings and Reports.
 - n. Applications and Certificates of Payment, and Retention.
 - o. Progress Payments.
 - p. Change Orders.
 - q. Warranty Requirements.
 - r. Submittals.
 - s. Temporary and Storage Facilities, Staging Areas and Jobsite Security.
 - t. Clean-up and Trash Removal.
 - u. Salvage of Materials and Spare Materials.
 - v. Record Drawings.
 - w. Substantial Completion, Final Payment and Retainage.
 - x. Recycling and Energy Conservation.

- y. Minutes: The Owner will record and distribute Pre-construction meeting minutes via email.
- C. Progress Meetings: The Contractor will conduct progress meetings at weekly intervals. (refer to Article 3.1.4 of General Conditions).
 - 1. Attendees: In addition to representatives of Owner and the Contractor, each subcontractor, supplier and other entity concerned with current progress or involved in planning, coordination, or performance of future activities shall be represented at these meetings. All participants at the conference shall be familiar with Project and authorized to conclude matters relating to the Work.
 - 2. Agenda: Review and correct or approve minutes of previous progress meeting. Review other items of significance that could affect progress. Include topics for discussion as appropriate to status of Project.
 - a. Contractor's Final Project Schedule: Review progress since the last meeting. Determine whether each activity is on time, ahead of schedule, or behind schedule, in relation to Contractor's Final Project Schedule. Determine how construction behind schedule will be expedited; secure commitments from parties involved to do so. Discuss whether schedule revisions are required to ensure that current and subsequent activities will be completed within the Contract Time.
 - 1) Contractor shall provide a short term look-ahead schedule for presentation and review at each progress meeting.
 - b. Review present and future needs of each entity present, including the following:
 - 1) Interface requirements.
 - 2) Sequence of operations.
 - 3) Status of submittals.
 - 4) Deliveries.
 - 5) Off-site fabrication.
 - 6) Access.
 - 7) Site utilization.
 - 8) Temporary facilities and controls.
 - 9) Work hours.
 - 10) Hazards and risks.
 - 11) Progress cleaning.
 - 12) Quality and work standards.
 - 13) Status of correction of deficient items.
 - 14) Field observations.
 - 15) RFIs.
 - 16) Status of proposal requests.
 - 17) Pending changes.
 - 18) Status of Change Orders.
 - 19) Pending claims and disputes.
 - 20) Documentation of information for payment requests.
 - 21) Safety
 - 22) Section 3 compliance and status
 - 3. Minutes: Contractor will record the meeting minutes.
 - 4. Reporting: Contractor will email the minutes to all concerned prior to the meeting and will distribute written copies of the minutes of the meeting to each party present and to parties who should have been present.
 - a. Schedule Updating: Revise Contractor's Two (2)-Week Look Ahead Schedule after each progress meeting. This schedule will be discussed in

each progress meeting. Issue revised schedule concurrently with the report of each meeting.

b. Contractor's weekly reports will consist of five (5) daily reports, each reflecting the preceding five (5) days. These reports will be sent electronically to the Owner on a schedule that will be determined at the Pre-Construction Meeting or at each progress meeting.

1.6 REQUESTS FOR INFORMATION (RFIs)

- A. Procedure: Immediately on discovery of the need for interpretation of the Contract Documents, and if not possible to request interpretation at Project meeting, prepare and submit an RFI in the form specified.
 - 1. RFIs generated from subcontractor or supplier of the Contractor must be routed through the General Contractor.
 - 2. Coordinate and submit RFIs in a prompt manner so as to avoid delays in Contractor's work or work of subcontractors.
 - 3. If a suggestion can be determined or derived at by the initiator of the RFI, it is required the suggestion be supplied with the submitted RFI. If no suggestion is given where one is possible, the RFI will be returned as incomplete.
- B. Content of the RFI: Include a detailed, legible description of item needing interpretation and the following:
 - 1. Project name and number.
 - 2. RFI Subject.
 - 3. Date.
 - 4. Name of Contractor.
 - 5. Name of Architect.
 - 6. RFI number, numbered sequentially.
 - 7. Specification Section number and title and related paragraphs, as appropriate.
 - 8. Drawing number and detail references, as appropriate.
 - 9. Field dimensions and conditions, as appropriate.
 - 10. Contractor's suggested solution(s). If Contractor's solution(s) impact the Contract Time or the Contract Sum, Contractor shall state impact in the RFI.
 - 11. Contractor's signature.
 - 12. Attachments: Include drawings, descriptions, measurements, photos, product data, shop drawings and other information necessary to fully describe items needing interpretation.
- C. Hard-Copy RFIs: Form established by Contractor's Project Management system.
 - 1. Identify each page of attachments with the RFI number and sequential page number.
- D. Owner's Action: Owner will review each RFI, determine action required and return it. Allow five (5) working days for Owner's acknowledgement of each RFI.
 - 1. The following RFIs will be returned without action:
 - a. Requests for approval of submittals.
 - b. Requests for approval of substitutions.
 - c. Requests for coordination information already indicated in the Contract Documents.
 - d. Requests for adjustments in the Contract Time or the Contract Sum.
 - e. Requests for interpretation of Owner's actions on submittals.
 - f. Incomplete RFIs or RFIs with numerous errors.

- 2. Owner's action may include a request for additional information, in which case Owner's time for response will start again.
- 3. Owner's action may include architect and/or engineer recommendation or approval of proposed solution.
- 4. Owner's action on RFIs that may result in a change to the Contract Time or the Contract Sum may be eligible for Contractor to submit Change Order Request according to General Conditions.
 - a. If Contractor believes the RFI response warrants change in the Contract Time or the Contract Sum, notify Owner in writing within five (5) days of receipt of the RFI response.
- E. On receipt of Owner's action, update the RFI log and immediately distribute the RFI response to affected parties. Review response and notify Owner within three (3) days if Contractor disagrees with response.
- F. Contractor RFI Log: Prepare, maintain and submit a tabular log of RFIs organized by the RFI number. Submit log weekly. Include the following:
 - 1. Project name.
 - 2. Name and address of Contractor.
 - 3. Name and address of Architect.
 - 4. RFI number including RFIs that were dropped and not submitted.
 - 5. RFI description.
 - 6. Date the RFI was submitted.
 - 7. Date Architect's response was received.
 - 8. Identification of related Minor Change in the Work, Construction Change Directive and Change Order Request, as appropriate.
- PART 2 PRODUCTS (Not Used)
- PART 3 EXECUTION (Not Used)

GENERAL CONTRACTOR SITE SAFETY PLAN CHECKLIST

Instructions: Please indicate whether or not your Site Safety Plan contains the following provisions.

Contractors: Site Safety Plan Evaluation

Yes	No	N/A		
[]	[]	[]	1.	Will your company have a written, established, supervised and enforced site safety plan for the project? (<i>The site safety plan must be presented before starting work</i>)
[]	[]	[]	2.	Does the site safety plan include an orientation and weekly safety meetings that show your employees and other subcontractors what they need to know to perform their job assignments safely?
[]	[]	[]	3.	Does the site safety plan describe how and when to report on-the-job injuries?
[]	[]	[]	4.	Does the site safety plan identify on-site available 1st Aid / CPR trained personnel, readily accessible first-aid and and/or access to the nearest clinic or hospital on job site?
[]	[]	[]	5.	Does the site safety plan identify what to do in an emergency, including how to exit the workplace?
[]	[]	[]	6.	Does the site safety plan explain how employees and other subcontractors report unsafe conditions and practices?
[]	[]	[]	7.	Does the site safety plan describe the required personal protective equipment (PPE) and the proper use and care of the PPE?
[]	[]	[]	8.	Is there an on-site Haz-com Program that identifies hazardous materials (Asbestos, Lead) or chemicals including instruction about the safe use and storage?
[]	[]	[]	9.	Does the site safety plan identify the designated representative responsible for job-site Safety?
[]	[]	[]	10.	Does the site safety plan describe who is responsible for performing and recording regular periodic site reviews, and inspections for your employees and subcontractors?
[]	[]	[]	11.	Does the site safety plan describe programs related to housekeeping and jobsite safety?
[]	[]	[]	12.	Does the site safety plan include a job-site specific written fall protection plan covering potential falls hazards and protections?
[]	[]	[]	13.	Does the site safety plan describe electrical and or power generation controls?
[]	[]	[]	14.	Does the site safety plan have provisions for trenching /excavations and/or confined space?

Notes:

SECTION 01 3200 CONSTRUCTION PROGRESS DOCUMENTATION

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for documenting the progress of construction during performance of the Work, including the following:
 - 1. Contractor's Final Project Schedule.
 - 2. Submittals Schedule (refer to Article 3.10.2 in General Conditions AIA A201-2017).
 - 3. Daily construction reports.

1.3 DEFINITIONS

- A. Activity: A discrete part of a project that can be identified for planning, scheduling, monitoring and controlling the construction project. Activities included in a Final Project Schedule consume time and resources.
 - 1. Critical activities are activities on the critical path. They must start and finish on the planned early start and finish times.
 - 2. Predecessor Activity: An activity that precedes another activity in the network.
 - 3. Successor Activity: An activity that follows another activity in the network.
- B. CPM: Critical Path Method, which is a method of planning and scheduling a construction project where activities are arranged based on activity relationships. Network calculations determine when activities can be performed and the critical path of Project.
- C. Critical Path: The longest connected chain of interdependent activities through the network schedule that establishes the minimum overall Project duration and contains no float.
- D. Float: The measure of leeway in starting and completing an activity.
 - 1. Float time is not for the exclusive use or benefit of either Owner or Contractor, but is a jointly owned, expiring Project resource available to both parties as needed to meet schedule milestones and Contract completion date.
- E. Fragnet: A partial or fragmentary network that breaks down activities into smaller activities for greater detail.
- F. Major Area: A story of construction, a separate building or a similar significant construction element.

1.4 SUBMITTALS

- A. Submittals Schedule: Submit one (1) electronic copy of schedule to the Owner. Arrange the following information in a tabular format
 - 1. Scheduled date for first submittal.
 - 2. Specification Section number and title.
 - 3. Submittal category (action or informational).
 - 4. Name of subcontractor (if applicable).
 - 5. Description of the Work covered.
 - 6. Scheduled date for Architect's final release or approval.
- B. Contractor's Final Project Schedule: Submit one (1) electronic copy and one (1) hard copy of initial schedule to the Owner. The hard copy should be large enough to show entire schedule for entire construction period.

1.5 COORDINATION

- A. Coordinate preparation and processing of schedules and reports with performance of construction activities and with scheduling and reporting of separate contractors.
- B. Coordinate Contractor's Final Project Schedule with the Schedule of Values, list of subcontracts, Submittals Schedule, progress reports, payment requests, and other required schedules and reports.
 - 1. Secure time commitments for performing critical elements of the Work from parties involved.
 - 2. Coordinate each construction activity in the network with other activities and schedule them in proper sequence.

PART 2 PRODUCTS

- 2.1 SUBMITTALS SCHEDULE
 - A. Preparation: Submit a schedule of submittals to the Owner, arranged in chronological order by dates required by Final Project Schedule. Include time required for review, resubmittal, ordering, manufacturing, fabrication and delivery when establishing dates.
 - 1. Coordinate Submittals Schedule with list of subcontracts, the Schedule of Values, and Contractor's Final Project Schedule.
 - 2. Submit concurrently with the first complete submittal of Contractor's Final Project Schedule.
- 2.2 CONTRACTOR'S FINAL PROJECT SCHEDULE, GENERAL (refer to Article 3.10.1in the General Conditions AIA A201)
 - A. Contractor to provide a baseline, cost-loaded schedule in MS Project or Primavera to the Owner's Representative one (1) day **prior** to the weekly project meeting. Contractor is to update the schedule weekly.
 - B. Time Frame: Extend schedule from date established for commencement of the Work to date of Substantial Completion as set by the date of Notice to Proceed.

- 1. Contract completion date shall not be changed by submission of a schedule that shows an early completion date, unless specifically authorized by Change Order.
- C. Activities: Treat each story or separate area as a separate numbered activity for each principal element of the Work. Comply with the following:
 - 1. Activity Duration.
 - 2. Procurement Activities: Include procurement process activities for long lead items and major items as separate activities in schedule.
 - a. Procurement cycle activities include, but are not limited to, submittals, approvals, purchasing, fabrication and delivery.
 - 3. Submittal Review Time: Include review and resubmittal times indicated in Division 01 Section "Submittal Procedures" in schedule. Coordinate submittal review times in Contractor's Final Project Schedule with Submittals Schedule.
 - 4. Startup and Testing Time: Include not less than ten (10) days for startup and testing.
 - 5. Substantial Completion: Indicate completion in advance of date established for Substantial Completion, and allow time for Architect's administrative procedures necessary for certification of Substantial Completion.
- D. Constraints: Include constraints and work restrictions indicated in the Contract Documents and as follows in Final Project Schedule, and show how the sequence of the Work is affected.
 - 1. Phasing: Arrange list of activities on schedule by phase.
 - 2. Work by Owner: Include a separate activity for each portion of the Work performed by Owner.
 - 3. Work Restrictions: Show the effect of the following items on the Final Project Schedule:
 - a. Coordination with existing construction.
 - b. Limitations of continued occupancies.
 - c. Uninterruptible services.
 - d. Partial occupancy before Substantial Completion.
 - e. Use of premises restrictions.
 - f. Provisions for future construction.
 - g. Seasonal variations.
 - h. Environmental control.
 - 4. Work Stages: Indicate important stages of construction for each major portion of the Work.
- E. Milestones: Include milestones indicated in the Contract Documents in Final Project Schedule, including, but not limited to, the Notice to Proceed, Substantial Completion and Final Completion.
- F. Contract Modifications: For each proposed contract modification and concurrent with its submission, prepare a time-impact analysis using fragnets to demonstrate the effect of the proposed change on the overall project schedule.

2.3 CONTRACTOR'S FINAL PROJECT SCHEDULE (GANTT CHART)

- A. Gantt-Chart Schedule: Submit to the Owner a comprehensive, fully developed, horizontal Gantt-chart-type, Contractor's Final Project Schedule within fourteen (14) calendar days of date after Letter of Award. Base schedule on the Preliminary Construction Schedule and whatever updating and feedback was received since the start of Project. The Gantt-Chart Final Project Schedule can be either in MS Project or equivalent format.
- B. Preparation: Indicate each significant construction activity separately. Identify first workday of each week with a continuous vertical line.
 - 1. For construction activities that require three (3) months or longer to complete, indicate an estimated completion percentage in ten (10%) percent increments within time bar.

PART 3 EXECUTION

3.1 CONTRACTOR'S FINAL PROJECT SCHEDULE

- A. Contractor's Final Project Schedule Updating: At two (2) week intervals, update schedule to reflect actual construction progress and activities. Issue schedule three (3) days before each regularly scheduled progress meeting.
 - 1. Revise schedule immediately after each meeting or other activity where revisions have been recognized or made. Issue updated schedule concurrently with the report of each such meeting.
 - 2. Include a report with updated schedule that indicates every change, including, but not limited to, changes in logic, durations, actual starts and finishes, and activity durations.
 - 3. As the Work progresses, indicate Actual Completion percentage for each activity.
- B. Distribution: Distribute electronic copies of approved schedule to Owner, separate contractors, testing and inspecting agencies, and other parties identified by Contractor with a need-to-know schedule responsibility.
 - 1. Post copies in Project meeting rooms and temporary field offices.
 - 2. When revisions are made, distribute updated schedules to the same parties and post in the same locations. Delete parties from distribution when they have completed their assigned portion of the Work and are no longer involved in performance of construction activities.

END OF SECTION 01 3200

SECTION 01 3300 SUBMITTAL PROCEDURES

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

A. This Section includes administrative and procedural requirements for submitting Shop Drawings, Product Data, Samples and other submittals.

B. Related Sections:

- 1. See Division 01 40 00 Section "Quality Requirements" for submitting test and inspection reports and for mockup requirements.
- 2. See Division 01 77 00 Section "Closeout Procedures" for submitting warranties.
- 3. See Division 01 78 39 Section "Project Record Documents" for submitting Record Drawings, Record Specifications, and Record Product Data.
- 4. See Division 01 78 23 Section "Operation and Maintenance Data" for submitting operation and maintenance manuals.

1.3 DEFINITIONS

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

PART 2 PRODUCTS

2.1 SUBMITTAL PROCEDURES

- A. General Submittal Procedure Requirements:
 - 1. Submit electronic submittals to Owner via email as PDF electronic files.
 - a. Owner will return annotated file. Annotate and retain one (1) copy of file as an electronic Project record document file.
- B. Coordination: Coordinate preparation and processing of submittals with performance of construction activities.
 - 1. Coordinate each submittal with fabrication, purchasing, testing, delivery, other submittals and related activities that require sequential activity.
 - 2. Coordinate transmittal of different types of submittals for related parts of the Work so processing will not be delayed because of need to review submittals concurrently for coordination.
 - a. Owner reserves the right to withhold action on a submittal requiring coordination with other submittals until related submittals are received.

- C. Processing Time: Allow enough time for submittal review, including time for resubmittals, as follows:
 - 1. Time for review shall commence on Owner's receipt of submittal. No extension of the Contract Time will be authorized because of failure to transmit submittals enough in advance of the Work to permit processing, including resubmittals.
 - 2. Initial Review: Allow five (5) working days for initial review of each submittal. Allow additional time if coordination with subsequent submittals is required. Owner will advise Contractor when a submittal being processed must be delayed for coordination.
 - 3. Intermediate Review: If intermediate submittal is necessary, process it in same manner as initial submittal.
 - 4. Resubmittal Review: Allow seven (7) working days for review of each resubmittal.
- D. Identification: Place a permanent label or title block on each submittal for identification.
 - 1. Indicate name of firm or entity that prepared each submittal on label or title block.
 - 2. Provide a space approximately **4 by 5 inches** on label or beside title block to record Contractor's review and approval markings and action taken by Owner.
 - 3. Include the following information on label for processing and recording action taken:
 - a. Project name.
 - b. Date.
 - c. Name and address of Architect (if applicable).
 - d. Name and address of Contractor.
 - e. Name and address of subcontractor.
 - f. Name and address of supplier.
 - g. Name of manufacturer.
 - h. Submittal number or other unique identifier, including revision identifier.
 - 1) Submittal number shall use consecutively numbered submittals (001, 002, etc), followed by the Specification Section number, followed by a sequential number indicating version (e.g., 001-13 3300-0).
 - 2) Example: 001 01 1300 0
 - a) 001: Consecutively numbered submittals
 - b) 01 1300: Specification Section
 - c) 0: Version of submittal (0 = original submittal; 1 = first resubmittal; 2 = 2nd resubmittal; etc.)
 - i. Number and title of appropriate Specification Section.
 - j. Drawing number and detail references, as appropriate.
 - k. Location(s) where product is to be installed, as appropriate.
 - 1. Other necessary identification.
- E. Deviations: Highlight, encircle or otherwise specifically identify deviations from the Contract Documents on submittals.
 - 1. Substitution Requests.

- F. Additional Copies: Unless additional copies are required for final submittal, and unless Owner observes noncompliance with provisions in the Contract Documents, initial submittal may serve as final submittal.
 - 1. Additional copies submitted for maintenance manuals will not be marked with action taken and will be returned.
- G. Transmittal: Package each submittal individually and appropriately for transmittal and handling. Transmit each submittal using a transmittal form. Owner will return submittals, without review, received from sources other than Contractor.
 - 1. Include Contractor's certification stating that information submitted complies with requirements of the Contract Documents.
- H. Resubmittals: Make resubmittals in same form and number of copies as initial submittal.
 - 1. Note date and content of previous submittal.
 - 2. Note date and content of revision in label or title block and clearly indicate extent of revision.
 - 3. Resubmit submittals until they are marked "Make Corrections Noted" or "No Exceptions Taken".
- I. Distribution: Furnish copies of final submittals to manufacturers, subcontractors, suppliers, fabricators, installers and others as necessary for performance of construction activities. Show distribution on transmittal forms.
 - 1. Use for Construction: Use only final submittals with mark indicating "Make Corrections Noted" or "No Exceptions Taken".

2.2 CONTRACTOR'S USE OF ARCHITECT'S CAD FILES

- A. General: At Contractor's written request, copies of Architect's CAD files will be provided to Contractor for Contractor's use in connection with Project, subject to the following conditions:
 - 1. Release of CADD information will be restricted to the following categories:
 - a. Architectural floor plans.
 - b. Site plan.
 - c. Reflected ceiling plans.
 - d. Exterior elevations.
 - e. Stair sections.
 - 2. The CADD database will contain only the background information; the sheet numbers, sheet titles, room names and numbers, reference symbols, and other similar data will not be included.
 - 3. The CADD database will be generated on PC hardware with Autodesk AutoCAD software. Architect has the capability to develop CADD output to meet capabilities of all major platforms and major media types.
 - 4. When requesting CADD databases, specify the output form required.

PART 3 PRODUCTS

3.1 ACTION SUBMITTALS

A. General: Prepare and submit to Owner, Action Submittals required by individual Specification Sections.

- B. Electronic Submittals: Identify and incorporate information in each electronic submittal file as follows:
 - 1. Assemble complete submittal package into a single indexed file incorporating submittal requirements of a single Specification Section and transmittal form with links enabling navigation to each item.
 - 2. Name file with submittal number or other unique identifier, including revision identifier.
 - a. File name shall use project identifier and Specification Section number followed by a decimal point and then a sequential number (e.g., LNHS-061000.01). Resubmittals shall include an alphabetic suffix after another decimal point (e.g., LNHS-061000.01.A).
 - 3. Provide means for insertion to permanently record Contractor's review and approval markings and action taken by Owner.
 - 4. Transmittal Form for Electronic Submittals: Use electronic form acceptable to Owner, containing the following information:
 - a. Project name.
 - b. Date.
 - c. Name and address of Architect.
 - d. Name of Construction Manager.
 - e. Name of Contractor.
 - f. Name of firm or entity that prepared submittal.
 - g. Names of subcontractor, manufacturer, and supplier.
 - h. Category and type of submittal.
 - i. Submittal purpose and description.
 - j. Specification Section number and title.
 - k. Specification paragraph number or drawing designation and generic name for each of multiple items.
 - 1. Drawing number and detail references, as appropriate.
 - m. Location(s) where product is to be installed, as appropriate.
 - n. Related physical samples submitted directly.
 - o. Indication of full or partial submittal.
 - p. Transmittal number, numbered consecutively.
 - q. Submittal and transmittal distribution record.
 - r. Other necessary identification.
 - s. Remarks.
 - 5. Metadata: Include the following information as keywords in the electronic submittal file metadata:
 - a. Project name.
 - b. Number and title of appropriate Specification Section.
 - c. Manufacturer name.
 - d. Product name.
- C. Product Data: Collect information into a single submittal for each element of construction and type of product or equipment.
 - 1. If information must be specially prepared for submittal because standard printed data are not suitable for use, submit as Shop Drawings, not as Product Data.
 - 2. Mark each copy of each submittal to show which products and options are applicable.
 - 3. Include the following information, as applicable:
 - a. Manufacturer's written recommendations.
 - b. Manufacturer's product specifications.

- c. Manufacturer's installation instructions.
- d. Manufacturer's catalog cuts.
- e. Wiring diagrams showing factory-installed wiring.
- f. Printed performance curves.
- g. Operational range diagrams.
- h. Compliance with specified referenced standards.
- i. Testing by recognized testing agency.
- 4. Number of Copies: Submit to Owner, four (4) copies of Product Data, unless otherwise indicated. Owner will return two (2) copies. Mark up and retain one (1) returned copy as a Project Record Document.
- D. Shop Drawings: Prepare Project-specific information, drawn accurately to scale. Do not base Shop Drawings on reproductions of the Contract Documents or standard printed data, unless submittal of Architect's CAD Drawings is otherwise permitted.
 - 1. Preparation: Fully illustrate requirements in the Contract Documents. Include the following information, as applicable:
 - a. Dimensions.
 - b. Identification of products.
 - c. Fabrication and installation drawings.
 - d. Roughing-in and setting diagrams.
 - e. Wiring diagrams showing field-installed wiring, including power, signal, and control wiring.
 - f. Shop-work manufacturing instructions.
 - g. Templates and patterns.
 - h. Schedules.
 - i. Notation of coordination requirements.
 - j. Notation of dimensions established by field measurement.
 - k. Relationship to adjoining construction clearly indicated.
 - 1. Seal and signature of professional engineer if specified.
 - m. Wiring Diagrams: Differentiate between manufacturer-installed and field-installed wiring.
 - 2. Sheet Size: Except for templates, patterns and similar full-size drawings, submit to Owner, Shop Drawings on sheets at least 8-1/2 by 11 inches but no larger than 36 by 48 inches.
 - 3. Number of Copies: Submit to Owner, a minimum of three (3) opaque (bond) copies of each submittal. Submit additional copies as required for each consultant. Owner will return two (2) copies. At the sole discretion of the Owner electronic copies may be acceptable.
- E. Samples: Submit to Owner, Samples for review of kind, color, pattern, and texture for a check of these characteristics with other elements and for a comparison of these characteristics between submittal and actual component as delivered and installed.
 - 1. Transmit Samples that contain multiple, related components such as accessories together in one submittal package.
 - 2. Identification: Attach label on unexposed side of Samples that includes the following:
 - a. Generic description of Sample.
 - b. Product name and name of manufacturer.
 - c. Sample source.
 - d. Number and title of appropriate Specification Section.

- 3. Disposition: Maintain sets of approved Samples at Project site, available for quality control comparisons throughout the course of construction activity. Sample sets may be used to determine final acceptance of construction associated with each set.
- 4. Samples for Initial Selection: Submit manufacturer's color charts consisting of units or sections of units showing the full range of colors, textures and patterns available.
 - a. Number of Samples: Submit one (1) full set of available choices where color, pattern, texture or similar characteristics are required to be selected from manufacturer's product line. Owner will return submittal with options selected.
- 5. Samples for Verification: Submit full-size units or Samples of size indicated, prepared from same material to be used for the Work, cured and finished in manner specified, and physically identical with material or product proposed for use, and that show full range of color and texture variations expected. Samples include, but are not limited to, the following: partial sections of manufactured or fabricated components; small cuts or containers of materials; complete units of repetitively used materials; swatches showing color, texture and pattern; color range sets; and components used for independent testing and inspection.
 - a. Number of Samples: Submit three (3) sets of Samples. Owner will retain two (2) Sample sets; remainder will be returned.
- F. Product Schedule or List: As required in individual Specification Sections, prepare a written summary indicating types of products required for the Work and their intended location.
 - 1. Number of Copies: Submit a minimum of three (3) copies of product schedule or list, unless otherwise indicated. Submit additional copies for each consultant required to review the submittal. Owner will return two (2) copies.
- G. Submittals Schedule: Comply with requirements specified in the General Conditions of the Contract and Owner-Contractor Contract.
- H. Application for Payment: Comply with requirements specified in the Owner-Contractor Contract.
- I. Schedule of Values: Comply with requirements specified in the Owner-Contractor Contract. If needed, combine subcontract list in paragraph below with product list above. Subcontract list is required by General Conditions to be submitted as soon as practical after award of the Contract.
- J. Subcontract List: Prepare a written summary identifying individuals or firms proposed for each portion of the Work, including those who are to furnish products or equipment fabricated to a special design.
 - 1. Number of Copies: Submit electronically to Owner, one (1) copy of subcontractor list, unless otherwise indicated.

3.2 INFORMATIONAL SUBMITTALS

A. General: Prepare and submit Informational Submittals required by other Specification Sections.

- 1. Number of Copies: Submit to Owner, two (2) copies of each submittal, unless otherwise indicated. Owner will not return copies.
- 2. Certificates and Certifications: Provide a notarized statement that includes signature of entity responsible for preparing certification. Certificates and certifications shall be signed by an officer or other individual authorized to sign documents on behalf of that entity.
- 3. Test and Inspection Reports: Comply with requirements specified in Division 01 40 Section "Quality Requirements."
- B. Coordination Drawings: Comply with requirements specified in Division 01 31 00 Section "Project Management and Coordination."
- C. Contractor's Final Project Schedule: Comply with requirements specified in the General Conditions of the Contract, and Owner-Contractor Contract.
- D. Qualification Data: Prepare written information that demonstrates capabilities and experience of firm or person. Include lists of completed projects with project names and addresses, names and addresses of architects and Owners, and other information specified.
- E. Welding Certificates: Prepare written certification that welding procedures and personnel comply with requirements in the Contract Documents. Submit record of Welding Procedure Specification (WPS) and Procedure Qualification Record (PQR) on AWS forms. Include names of firms and personnel certified.
- F. Installer Certificates: Prepare written statements on manufacturer's letterhead certifying that Installer complies with requirements in the Contract Documents and, where required, is authorized by manufacturer for this specific Project.
- G. Manufacturer Certificates: Prepare written statements on manufacturer's letterhead certifying that manufacturer complies with requirements in the Contract Documents. Include evidence of manufacturing experience where required.
- H. Product Certificates: Prepare written statements on manufacturer's letterhead certifying that product complies with requirements in the Contract Documents.
- I. Material Certificates: Prepare written statements on manufacturer's letterhead certifying that material complies with requirements in the Contract Documents.
- J. Material Test Reports: Prepare reports written by a qualified testing agency, on testing agency's standard form, indicating and interpreting test results of material for compliance with requirements in the Contract Documents.
- K. Product Test Reports: Prepare written reports indicating current product produced by manufacturer complies with requirements in the Contract Documents. Base reports on evaluation of tests performed by manufacturer and witnessed by a qualified testing agency, or on comprehensive tests performed by a qualified testing agency.
- L. Research/Evaluation Reports: Prepare written evidence, from a model code organization acceptable to authorities having jurisdiction, that product complies with building code in effect for Project.

- M. Pre-construction Test Reports: Prepare reports written by a qualified testing agency, on testing agency's standard form, indicating and interpreting results of tests performed before installation of product, for compliance with performance requirements in the Contract Documents.
- N. Compatibility Test Reports: Prepare reports written by a qualified testing agency, on testing agency's standard form, indicating and interpreting results of compatibility tests performed before installation of product. Include written recommendations for primers and substrate preparation needed for adhesion.
- O. Field Test Reports: Prepare reports written by a qualified testing agency, on testing agency's standard form, indicating and interpreting results of field tests performed either during installation of product or after product is installed in its final location, for compliance with requirements in the Contract Documents.
- P. Maintenance Data: Prepare written and graphic instructions and procedures for operation and normal maintenance of products and equipment. Comply with requirements specified in Division 01 78 23 Section "Operation and Maintenance Data."
- Q. Design Data: Prepare written and graphic information, including, but not limited to, performance and design criteria, list of applicable codes and regulations, and calculations. Include list of assumptions and other performance and design criteria and a summary of loads. Include load diagrams if applicable. Provide name and version of software, if any, used for calculations. Include page numbers.
- R. Manufacturer's Instructions: Prepare written or published information that documents manufacturer's recommendations, guidelines, and procedures for installing or operating a product or equipment. Include name of product and name, address and telephone number of manufacturer.
- S. Manufacturer's Field Reports: Prepare written information documenting factoryauthorized service representative's tests and inspections. Include the following, as applicable:
 - 1. Statement on condition of substrates and their acceptability for installation of product.
 - 2. Summary of installation procedures being followed, whether they comply with requirements and, if not, what corrective action was taken.
 - 3. Results of operational and other tests and a statement of whether observed performance complies with requirements.
- T. Insurance Certificates and Bonds: Prepare written information indicating current status of insurance or bonding coverage. Include name of entity covered by insurance or bond, limits of coverage, amounts of deductibles, if any, and term of the coverage.
- U. Material Safety Data Sheets (MSDSs): Submit information directly to Owner.
 - 1. Architect will not review submittals that include MSDSs and will return them for resubmittal.

3.3 DELEGATED DESIGN

- A. Performance and Design Criteria: Where professional design services or certifications by a design professional are specifically required of Contractor by the Contract Documents, provide products and systems complying with specific performance and design criteria indicated.
 - 1. If criteria indicated are not sufficient to perform services or certification required, submit a written request for additional information to Owner.
- B. Delegated-Design Submittal: In addition to Shop Drawings, Product Data, and other required submittals, electronically submit three (3) copies of a statement, signed and sealed by the responsible design professional, for each product and system specifically assigned to Contractor to be designed or certified by a design professional.
 - 1. Indicate that products and systems comply with performance and design criteria in the Contract Documents. Include list of codes, loads, and other factors used in performing these services.
 - 2. If submittal has a wet stamp, then send three (3) hard copies, with the wet stamp to Owner for approval. Owner will return one (1) copy to Contractor.

PART 4 EXECUTION

- 4.1 CONTRACTOR'S REVIEW
 - A. Review each submittal and check for coordination with other Work of the Contract and for compliance with the Contract Documents. Note corrections and field dimensions.
- 4.2 OWNER'S ACTION
 - A. Action Submittals: Owner will review each submittal, make marks to indicate corrections or modifications required, and return it. Owner will stamp each submittal with an action stamp and will mark stamp appropriately to indicate action taken.
 - B. Informational Submittals: Owner will review each submittal and will not return it, or will return it if it does not comply with requirements. Owner will forward each submittal to appropriate party.
 - C. Partial submittals are not acceptable, will be considered nonresponsive, and will be returned without review.
 - D. Submittals not required by the Contract Documents may not be reviewed and may be discarded.

END OF SECTION 01 3300

SECTION 01 4000 QUALITY REQUIREMENTS

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for quality assurance and quality control.
- B. Testing and inspecting services are required to verify compliance with requirements specified or indicated. These services do not relieve Contractor of responsibility for compliance with the Contract Document requirements.
 - 1. Specified tests, inspections and related actions do not limit Contractor's other quality assurance and quality-control procedures that facilitate compliance with the Contract Document requirements.
 - 2. Requirements for Contractor to provide quality-assurance and quality-control services required by Architect, Owner, or authorities having jurisdiction are not limited by provisions of this Section.
- C. See Divisions 02 through 33 Sections for specific test and inspection requirements, if applicable. Not all Divisions will be used.

1.3 DEFINITIONS

- A. Quality-Assurance Services: Activities, actions and procedures performed before and during execution of the Work to guard against defects and deficiencies and substantiate that proposed construction will comply with requirements.
- B. Quality-Control Services: Tests, inspections, procedures and related actions during and after execution of the Work to evaluate that actual products incorporated into the Work and completed construction comply with requirements. Services do not include contract enforcement activities performed by Owner.
- C. Mockups: Full-size, physical assemblies that are constructed on-site. Mockups are used to verify selections made under sample submittals, to demonstrate aesthetic effects and, where indicated, qualities of materials and execution, and to review construction, coordination, testing or operation; they are not Samples. Approved mockups establish the standard by which the Work will be judged.
- D. Pre-construction Testing: Tests and inspections that are performed specifically for the Project before products and materials are incorporated into the Work to verify performance or compliance with specified criteria.

- E. Product Testing: Tests and inspections that are performed by an NRTL, an NVLAP, or a testing agency qualified to conduct product testing and acceptable to authorities having jurisdiction, to establish product performance and compliance with industry standards.
- F. Source Quality-Control Testing: Tests and inspections that are performed at the source, i.e., plant, mill, factory or shop.
- G. Field Quality-Control Testing: Tests and inspections that are performed on-site for installation of the Work and for completed Work.
- H. Testing Agency: An entity engaged to perform specific tests, inspections or both. Testing laboratory shall mean the same as testing agency.
- I. Installer/Applicator/Erector: Contractor or another entity engaged by Contractor as an employee, Subcontractor, or Lower Tier Subcontractor, to perform a particular construction operation, including installation, erection, application and similar operations.
 - 1. Using a term such as "carpentry" does not imply that certain construction activities must be performed by accredited or unionized individuals of a corresponding generic name, such as "carpenter." It also does not imply that requirements specified apply exclusively to tradespeople of the corresponding generic name.
- J. Experienced: When used with an entity, "experienced" means having successfully completed a minimum of two (2) previous projects similar in size and scope to this Project; being familiar with special requirements indicated; and having complied with requirements of authorities having jurisdiction.

1.4 CONFLICTING REQUIREMENTS

- A. General: If compliance with two (2) or more standards is specified and the standards establish different or conflicting requirements for minimum quantities or quality levels, comply with the most stringent requirement. Refer uncertainties and requirements that are different, but apparently equal, to Owner for a decision before proceeding.
- B. Minimum Quantity or Quality Levels: The quantity or quality level shown or specified shall be the minimum provided or performed. The actual installation may comply exactly with the minimum quantity or quality specified, or it may exceed the minimum within reasonable limits. To comply with these requirements, indicated numeric values are minimum or maximum, as appropriate, for the context of requirements. Refer uncertainties to Owner for a decision before proceeding.

1.5 TESTING SUBMITTALS

- A. Qualification Data: For testing agencies, as prescribed by Contract, but not provided by Owner shall demonstrate their capabilities and experience. Include proof of qualifications in the form of a recent report on the inspection of the testing agency by a recognized authority.
- B. Reports: Prepare and electronically submit to the Owner certified written reports that include the following:
 - 1. Date of issue.

- 2. Project title and number.
- 3. Name, address and telephone number of testing agency.
- 4. Dates and locations of samples and tests or inspections.
- 5. Names of individuals making tests and inspections.
- 6. Description of the Work and test and inspection method.
- 7. Identification of product and Specification Section.
- 8. Complete test or inspection data.
- 9. Test and inspection results and an interpretation of test results.
- 10. Record of temperature and weather conditions at time of sample taking and testing and inspecting.
- 11. Comments or professional opinion on whether tested or inspected Work complies with the Contract Document requirements.
- 12. Name and signature of laboratory inspector.
- 13. Recommendations on re-testing and re-inspecting.
- C. Permits, Licenses and Certificates: For Owner's records, submit copies of permits, licenses, certifications, inspection reports, releases, jurisdictional settlements, notices, receipts for fee payments, judgments, correspondence, records and similar documents, established for compliance with standards and regulations bearing on performance of the Work.

1.6 QUALITY ASSURANCE

- A. General: Qualifications paragraphs in this Article establish the minimum qualification levels required; individual Specification Sections specify additional requirements.
- B. Installer Qualifications: A firm or individual experienced in installing, erecting, or assembling work similar in material, design and extent to that indicated for this Project, whose work has resulted in construction with a record of successful in-service performance.
- C. Manufacturer Qualifications: A firm experienced in manufacturing products or systems similar to those indicated for this Project and with a record of successful in-service performance, as well as sufficient production capacity to produce required units.
- D. Fabricator Qualifications: A firm experienced in producing products similar to those indicated for this Project and with a record of successful in-service performance, as well as sufficient production capacity to produce required units.
- E. Professional Engineer Qualifications: A professional engineer who is legally qualified to practice in jurisdiction where Project is located and who is experienced in providing engineering services of the kind indicated. Engineering services are defined as those performed for installations of the system, assembly or product that is similar to those indicated for this Project in material, design and extent.
- F. Specialists: Certain sections of the Specifications require that specific construction activities shall be performed by entities who are recognized experts in those operations. Specialists shall satisfy qualification requirements indicated and shall be engaged for the activities indicated.
 - 1. Requirement for specialists shall not supersede building codes and regulations governing the Work.

- G. Testing Agency Qualifications: An NRTL, an NVLAP, or an independent agency with the experience and capability to conduct testing and inspecting indicated, as documented according to ASTM E 548; and with additional qualifications specified in individual Sections; and where required by authorities having jurisdiction, that is acceptable to authorities.
 - 1. NRTL: A nationally recognized testing laboratory according to 29 CFR 1910.7.
 - 2. NVLAP: A testing agency accredited according to NIST's National Voluntary Laboratory Accreditation Program.
- H. Factory-Authorized Service Representative Qualifications: An authorized representative of manufacturer who is trained and approved by manufacturer to inspect installation of manufacturer's products that are similar in material, design and extent to those indicated for this Project.
- I. Mockups: Before installing portions of the Work requiring mockups, build mockups for each form of construction and finish required to comply with the following requirements, using materials indicated for the completed Work:
 - 1. Build mockups in location and of size indicated or, if not indicated, as directed by Owner.
 - 2. Notify Owner seven (7) calendar days in advance of dates and times when mockups will be constructed.
 - 3. Demonstrate the proposed range of aesthetic effects and workmanship.
 - 4. Obtain Owner's approval of mockups before starting work, fabrication or construction.
 - 5. Maintain mockups during construction in an undisturbed condition as a standard for judging the completed Work.
 - 6. Demolish and remove mockups when directed, unless otherwise indicated.
- J. Laboratory Mockups: Comply with requirements of pre-construction testing and those specified in individual Sections in Divisions 02 through 33.

1.7 QUALITY CONTROL

- A. Owner Responsibilities: Where quality-control services are indicated as Owner's responsibility, Owner will engage a qualified testing agency to perform these services.
 - 1. Owner will furnish Contractor with names, addresses and telephone numbers of testing agencies engaged and a description of types of testing and inspecting they are engaged to perform.
 - 2. Costs for retesting and re-inspecting construction that replaces or is necessitated by work that failed to comply with the Contract Documents will be charged to Contractor.
- B. Tests and inspections not explicitly assigned to Owner are Contractor's responsibility. Unless otherwise indicated, provide quality-control services specified and those required by authorities having jurisdiction. Perform quality-control services required of Contractor by authorities having jurisdiction, whether specified or not.
 - 1. Where services are indicated as Contractor's responsibility, engage a qualified testing agency to perform these quality-control services.
 - a. Contractor shall not employ same entity engaged by Owner, unless agreed to in writing by Owner.

- 2. Notify testing agencies at least twenty-four 24 hours in advance of time when Work that requires testing or inspecting will be performed.
- 3. Where quality-control services are indicated as Contractor's responsibility, electronically submit a certified written report, in duplicate, of each quality-control service to the Owner.
- 4. Testing and inspecting requested by Contractor and not required by the Contract Documents are Contractor's responsibility.
- 5. Submit additional copies of each written report directly to authorities having jurisdiction, when they so direct.
- C. Manufacturer's Field Services: Where indicated, engage a factory-authorized service representative to inspect field-assembled components and equipment installation, including service connections. Report results in writing as specified in Division 01 33 00 Section "Submittal Procedures."
- D. Re-testing/Re-inspecting: Regardless of whether original tests or inspections were Contractor's responsibility, provide quality-control services, including re-testing and re-inspecting, for construction that replaced Work that failed to comply with the Contract Documents.
- E. Testing Agency Responsibilities: Cooperate with Owner and Contractor in performance of duties. Provide qualified personnel to perform required tests and inspections.
 - 1. Notify Owner and Contractor promptly of irregularities or deficiencies observed in the Work during performance of its services.
 - 2. Determine the location from which test samples will be taken and in which onsite tests will be conducted.
 - 3. Conduct and interpret tests and inspections and state in each report whether tested and inspected work complies with or deviates from requirements.
 - 4. Electronically submit to the Owner a certified written report, in duplicate, of each test, inspection and similar quality-control service through Contractor.
 - 5. Do not release, revoke, alter, or increase the Contract Document requirements or approve or accept any portion of the Work.
 - 6. Do not perform any duties of Contractor.
- F. Associated Services: Cooperate with agencies performing required tests, inspections and similar quality-control services, and provide reasonable auxiliary services as requested. Notify agency sufficiently in advance of operations to permit assignment of personnel. Provide the following:
 - 1. Access to the Work.
 - 2. Incidental labor and facilities necessary to facilitate tests and inspections.
 - 3. Adequate quantities of representative samples of materials that require testing and inspecting. Assist agency in obtaining samples.
 - 4. Facilities for storage and field curing of test samples.
 - 5. Delivery of samples to testing agencies.
 - 6. Preliminary design mix proposed for use for material mixes that require control by testing agency.
 - 7. Security and protection for samples and for testing and inspecting equipment at Project site.

- G. Coordination: Coordinate sequence of activities to accommodate required qualityassurance and quality-control services with a minimum of delay and to avoid necessity of removing and replacing construction to accommodate testing and inspecting.
 - 1. Schedule times for tests, inspections, obtaining samples and similar activities.

1.8 SPECIAL TESTS AND INSPECTIONS

- A. Special Tests and Inspections: Owner will engage a qualified special inspector to conduct special tests and inspections required by authorities having jurisdiction as the responsibility of Owner, and as follows:
 - 1. Verifying that manufacturer maintains detailed fabrication and quality-control procedures and reviewing the completeness and adequacy of those procedures to perform the Work.
 - 2. Notifying Owner and Contractor promptly of irregularities and deficiencies observed in the Work during performance of its services.
 - 3. Submitting a certified written report of each test, inspection, and similar qualitycontrol service to Owner with copy to Contractor and to authorities having jurisdiction.
 - 4. Electronically submitting to the Owner a final report of special tests and inspections, which includes a list of unresolved deficiencies, at Substantial Completion.
 - 5. Interpreting tests and inspections and stating in each report whether tested and inspected work complies with or deviates from the Contract Documents.
 - 6. Re-testing and re-inspecting corrected work.
- PART 2 PRODUCTS (Not Used)
- PART 3 EXECUTION

3.1 REPAIR AND PROTECTION

- A. General: On completion of testing, inspecting, sample taking and similar services, repair damaged construction and restore substrates and finishes.
 - 1. Provide materials and comply with installation requirements specified in other Specification Sections. Restore patched areas and extend restoration into adjoining areas with durable seams that are as invisible as possible.
 - 2. Comply with the Contract Document requirements for Division 01 73 29 Section "Cutting and Patching."
- B. Protect construction exposed by or for quality-control service activities.
- C. Repair and protection are Contractor's responsibility, regardless of the assignment of responsibility for quality-control services.

END OF SECTION 01 4000

SECTION 01 5000 TEMPORARY FACILITIES AND CONTROLS

PART 1 GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 01 73 00 Specification Sections, apply to this Section.

1.2 SUMMARY

- A. This Section includes requirements for temporary utilities, support facilities, and security and protection facilities.
- B. See Division 01 Section "Execution" for progress cleaning requirements.
- C. See Divisions 02 through 33 Sections for temporary heat, ventilation, and humidity requirements for products in those Sections. Not all Sections will be used

1.3 DEFINITIONS

A. Permanent Enclosure: As determined by Architect, permanent or temporary roofing is complete, insulated and weathertight; exterior walls are insulated and weathertight; and all openings are closed with permanent construction or substantial temporary closures.

1.4 USE CHARGES

- A. General: Cost or use charges for temporary facilities shall be included in the Contract Sum. Allow other entities to use temporary services and facilities without cost, including, but not limited to, Owner's construction forces, Architect, testing agencies and authorities having jurisdiction.
- B. Water Service from Existing System: Water from Owner's existing water system is available for use with approval of Owner's Representative. Provide connections and extensions of services as required for construction operations. Contractor must notify Owner forty-eight (48) hours before use of water service.
- C. Electric Power Service from Existing System: Contractor is responsible for supplying power service and distribution as required for construction operations, unless other arrangements are made with approval of Owner's Representative.

1.5 QUALITY ASSURANCE

A. Electric Service: Comply with NECA, NEMA, and UL standards and regulations for temporary electric service. Install service to comply with NFPA 70.

1.6 PROJECT CONDITIONS

- A. Temporary Use of Existing Permanent Facilities: Contractor shall assume responsibility for operation, maintenance and protection of each existing permanent service during its use as a construction facility before Owner's acceptance, regardless of previously assigned responsibilities.
- B. Conditions of Use: The following conditions apply to use of temporary services and existing facilities by all parties engaged in the Work:
 - 1. Keep temporary services and existing facilities clean and neat.
 - 2. Relocate temporary services as required by progress of the Work.
 - 3. Provide temporary keys and lock cores throughout duration of Contractor's occupancy of Owner's space. Contractor to provide Owner's Representative with temporary construction keys matching construction cores installed for access.
 - a. When Contractor is given keys to KCHA property, Contractor will claim responsibility for the keys by signing for keys acquired. If Contractor loses keys, Contractor is responsible for rekeying all locks associated with lost key. Contractor is responsible for returning keys back to Owner's Representative when Work is completed.

PART 2 PRODUCTS

- 2.1 TEMPORARY FACILITIES
 - A. Field Offices, General: Prefabricated or mobile units with serviceable finishes, temperature controls and foundations adequate for normal loading.
 - B. Storage and Fabrication Sheds: Provide sheds sized, furnished and equipped to accommodate materials and equipment for construction operations.
 - C. Contractor is responsible for security of Temporary Facilities.

2.2 EQUIPMENT

- A. Fire Extinguishers: Portable, UL rated; with class and extinguishing agent as required by locations and classes of fire exposures.
- B. HVAC Equipment: Unless Owner authorizes use of permanent HVAC system, provide vented, self-contained, liquid-propane-gas or fuel-oil heaters with individual space thermostatic control.
 - 1. Use of gasoline-burning space heaters, open-flame heaters or salamander-type heating units is prohibited.
 - 2. Heating Units: Listed and labeled for type of fuel being consumed, by a testing agency acceptable to authorities having jurisdiction, and marked for intended use.
 - 3. Permanent HVAC System: If Owner authorizes use of permanent HVAC system for temporary use during construction, provide filter with MERV of 13 at each return air grille in system and remove and replace at end of construction.
- C. Self-Contained Toilet Units: Single-occupant units of chemical, aerated re-circulation, or combustion type; vented; fully-enclosed with a glass-fiber-reinforced polyester shell or similar nonabsorbent material.

- D. Drinking-Water Fixtures: Containerized, tap-dispenser, bottled-water, drinking-water units, including paper cup supply.
 - 1. Where power is accessible, provide electric water coolers to maintain dispensed water temperature at 45 to 55 degrees F.
- E. Electrical Outlets: Properly configured, NEMA-polarized outlets to prevent insertion of 110-to-120-V plugs into higher-voltage outlets; equipped with ground-fault circuit interrupters, reset button and pilot light.
- F. Power Distribution System Circuits: Where permitted, and overhead and exposed for surveillance, wiring circuits, not exceeding 125-V AC, 20-A rating, and lighting circuits may be nonmetallic sheathed cable.

PART 3 EXECUTION

3.1 INSTALLATION, GENERAL

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

3.2 TEMPORARY UTILITY INSTALLATION

- A. General: Install temporary service or connect to existing service.
 - 1. Arrange with utility company, Owner, and existing users for time when service can be interrupted, if necessary, to make connections for temporary services. Provide Owner with seventy-two (72) hour notice if disturbance is to occur to site staff or residents.
- B. Water Service: Connect to Owner's existing water service facilities. Clean and maintain water service facilities in a condition acceptable to Owner. At Substantial Completion, restore these facilities to condition existing before initial use.
- C. Sanitary Facilities: Provide temporary toilets, wash facilities and drinking water for use by construction personnel. Comply with requirements of authorities having jurisdiction for type, number, location, operation and maintenance of fixtures and facilities.
 - 1. Toilets: Use of Owner's existing toilet facilities will be permitted with Owner's approval, as long as facilities are cleaned and maintained daily. At Substantial Completion, restore these facilities to condition existing before initial use.
- D. Heating and Cooling: Provide temporary heating and cooling required by construction activities for curing or drying of completed installations or for protecting installed construction from adverse effects of low temperatures or high humidity. Select equipment that will not have a harmful effect on completed installations or elements being installed.

- 1. Maintain a minimum temperature of 50 degrees F in permanently enclosed portions of building for normal construction activities, and 65 degrees F for finishing activities and areas where finished Work has been installed.
- 2. Isolation of Work Areas in Occupied Facilities: Prevent dust, fumes and odors from entering occupied areas.
- E. Ventilation and Humidity Control: Provide temporary ventilation required by construction activities for curing or drying of completed installations or for protecting installed construction from adverse effects of high humidity. Select equipment that will not have a harmful effect on completed installations or elements being installed. Coordinate ventilation requirements to produce ambient condition required and minimize energy consumption.
- F. Electric Power Service: Provide electric power service and distribution system of sufficient size, capacity, and power characteristics required for construction operations.
 - 1. Connect temporary service to Owner's existing power source, as directed by Owner after receiving approval by Owner's Representative.
- G. Lighting: Provide temporary lighting with local switching that provides adequate illumination for construction operations, observations, inspections and traffic conditions.
 - 1. Install and operate temporary lighting that fulfills security and protection requirements without operating entire system.

3.3 SUPPORT FACILITIES INSTALLATION

- A. Waste Disposal Facilities: Provide waste-collection containers in sizes adequate to handle waste from construction operations. Comply with requirements of authorities having jurisdiction. Comply with Division 01 73 00 Section "Execution" for progress cleaning requirements. Contractor shall not use Owner's waste receptacles for any disposal.
- B. Parking: Use designated areas of Owner's existing parking areas for construction personnel upon Owner's approval.

3.4 SECURITY AND PROTECTION FACILITIES INSTALLATION

- A. Protection of Existing Facilities: Protect existing vegetation, equipment, structures, utilities and other improvements at Project site and on adjacent properties, except those indicated to be removed or altered. Repair damage to existing facilities.
- B. Environmental Protection: Provide protection, operate temporary facilities and conduct construction in ways and by methods that comply with environmental regulations and that minimize possible air, waterway and subsoil contamination or pollution or other undesirable effects.
- C. Security Enclosure and Lockup: Install substantial temporary enclosure around partially completed areas of construction. Provide lockable entrances to prevent unauthorized entrance, vandalism, theft and similar violations of security.
- D. Barricades, Warning Signs, and Lights: Comply with Owner's instructions for erecting structurally adequate barricades, including warning signs and lighting.

- E. Temporary Egress: Maintain temporary egress from existing occupied facilities as indicated and as required by Owner.
- F. Temporary Enclosures: Provide temporary enclosures for protection of construction, in progress and completed, from exposure, foul weather, other construction operations and similar activities. Provide temporary weathertight enclosure for building exterior.
 - 1. Where heating or cooling is needed and permanent enclosure is not complete, insulate temporary enclosures.
- G. Temporary Partitions: Provide floor-to-ceiling dustproof partitions to limit dust and dirt migration and to separate areas occupied by tenants from fumes and noise.
 - 1. Construct dustproof partitions with two (2) layers of 6-mil polyethylene sheet on each side. Overlap and tape full length of joints.
 - 2. Where fire-resistance-rated temporary partitions are indicated or are required by authorities having jurisdiction, construct partitions according to the rated assemblies.
 - 3. Seal joints and perimeter.
 - 4. Protect air-handling equipment.
 - 5. Provide walk-off mats at each entrance through temporary partition.
 - 6. Dust Control/Air handlers
- H. Temporary Fire Protection: Install and maintain temporary fire-protection facilities of types needed to protect against reasonably predictable and controllable fire losses. Comply with NFPA 241.
 - 1. Prohibit smoking on Owner's property.
 - 2. Supervise welding operations, combustion-type temporary heating units and similar sources of fire ignition according to requirements of authorities having jurisdiction.

3.5 OPERATION, TERMINATION AND REMOVAL

- A. Supervision: Enforce strict discipline in use of temporary facilities. To minimize waste and abuse, limit availability of temporary facilities to essential and intended uses.
- B. Maintenance: Maintain facilities in good operating condition until removal.
 - 1. Maintain operation of temporary enclosures, heating, cooling, humidity control, ventilation and similar facilities on a twenty-four (24) hour basis where required to achieve indicated results and to avoid possibility of damage.
- C. Temporary Facility Changeover: Do not change over from using temporary security and protection facilities to permanent facilities until Substantial Completion.
- D. Termination and Removal: Remove each temporary facility when need for its service has ended, when it has been replaced by authorized use of a permanent facility or no later than Substantial Completion. Complete or, if necessary, restore permanent construction that may have been delayed because of interference with temporary facility. Repair damaged Work, clean exposed surfaces and replace construction that cannot be satisfactorily repaired.
 - 1. Materials and facilities that constitute temporary facilities are property of Contractor. Owner reserves right to take possession of Project identification signs.

2. At Substantial Completion, clean and renovate permanent facilities used during construction period. Comply with final cleaning requirements specified in Division 01 77 00 Section "Closeout Procedures."

END OF SECTION 01 5000

SECTION 01 6000 PRODUCT REQUIREMENTS

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for selection of products for use in Project; product delivery, storage and handling; manufacturers' standard warranties on products; special warranties; product substitutions; and comparable products.
- B. See Division 01 77 00 Section "Closeout Procedures" for submitting warranties for Contract closeout.
- C. See Divisions 02 through 33 Sections for specific requirements for warranties on products and installations specified to be warranted. Not all Sections will be used.

1.3 DEFINITIONS

- A. Products: Items purchased for incorporating into the Work, whether purchased for Project or taken from previously purchased stock. The term "product" includes the terms "material," "equipment," "system," and terms of similar intent.
 - 1. Named Products: Items identified by manufacturer's product name, including make or model number or other designation shown or listed in manufacturer's published product literature that is current as of date of the Contract Documents.
 - 2. New Products: Items that have not previously been incorporated into another project or facility, except that products consisting of recycled-content materials are allowed, unless explicitly stated otherwise. Products salvaged or recycled from other projects are not considered new products.
 - 3. Comparable Product: Product that is demonstrated and approved through submittal process, or where indicated as a product substitution, to have the indicated qualities related to type, function, dimension, in-service performance, physical properties, appearance and other characteristics that equal or exceed those of specified product.
- B. Substitutions: Changes in products, materials, equipment and methods of construction from those required by the Contract Documents and proposed by Contractor.
- C. Basis-of-Design Product Specification: Where a specific manufacturer's product is named and accompanied by the words "basis of design," including make or model number or other designation, to establish the significant qualities related to type, function, dimension, in-service performance, physical properties, appearance and other characteristics for purposes of evaluating comparable products of other named manufacturers.

1.4 SUBMITTALS

- A. Substitution Requests: Electronically submit three (3) copies of each request for consideration to the Owner. Identify product or fabrication or installation method to be replaced. Include Specification Section number and title and Drawing numbers and titles.
 - 1. Documentation: Show compliance with requirements for substitutions and the following, as applicable:
 - a. Statement indicating why specified material or product cannot be provided.
 - b. Coordination information, including a list of changes or modifications needed to other parts of the Work and to construction performed by Owner and separate contractors, which will be necessary to accommodate proposed substitution.
 - c. Detailed comparison of significant qualities of proposed substitution with those of the Work specified. Significant qualities may include attributes such as performance, weight, size, durability, visual effect and specific features and requirements indicated.
 - d. Product Data, including drawings and descriptions of products and fabrication and installation procedures.
 - e. Samples, where applicable or requested.
 - f. List of similar installations for completed projects with project names and addresses and the names and addresses of Architects and Owners.
 - g. Material test reports from a qualified testing agency indicating and interpreting test results for compliance with requirements indicated.
 - h. Research/evaluation reports evidencing compliance with building code in effect for Project, from a model code organization acceptable to authorities having jurisdiction.
 - i. Detailed comparison of Contractor's Final Project Schedule using proposed substitution with products specified for the Work, including effect on the overall Contract Time. If specified product or method of construction cannot be provided within the Contract Time, include letter from manufacturer, on manufacturer's letterhead, stating lack of availability or delays in delivery.
 - j. Cost information, including a proposal of change, if any, in the Contract Sum.
 - k. Contractor's certification that proposed substitution complies with requirements in the Contract Documents and is appropriate for applications indicated.
 - 1. Contractor's waiver of rights to additional payment or time that may subsequently become necessary because of failure of proposed substitution to produce indicated results.
 - Owner's Action: If necessary, the Owner will request additional information or documentation for evaluation within five (5) calendar days of receipt of a request for substitution. Owner will notify Contractor of acceptance or rejection of proposed substitution within ten (10) calendar days of receipt of request, or five (5) calendar days of receipt of additional information or documentation, whichever is later.
 - a. Form of Acceptance: Signed and Approved Substitution Request Form.

B. Basis-of-Design Product Specification Submittal: Comply with requirements in Division 01 Section "Submittal Procedures." Show compliance with requirements.

1.5 QUALITY ASSURANCE

A. Compatibility of Options: If Contractor is given option of selecting between two (2) or more products for use on Project, product selected shall be compatible with products previously selected, even if previously selected products were also options.

1.6 PRODUCT DELIVERY, STORAGE, AND HANDLING

- A. Deliver, store and handle products using means and methods that will prevent damage, deterioration and loss, including theft. Comply with manufacturer's written instructions.
- B. Delivery and Handling:
 - 1. Schedule delivery to minimize long-term storage at Project site and to prevent overcrowding of construction spaces.
 - 2. Coordinate delivery with installation time to ensure minimum holding time for items that are flammable, hazardous, easily damaged or sensitive to deterioration, theft and other losses.
 - 3. Deliver products to Project site in an undamaged condition in manufacturer's original sealed container or other packaging system, complete with labels and instructions for handling, storing, unpacking, protecting and installing.
 - 4. Inspect products on delivery to ensure compliance with the Contract Documents and to ensure that products are undamaged and properly protected.
- C. Storage:
 - 1. Store products to allow for inspection and measurement of quantity or counting of units.
 - 2. Store materials in a manner that will not endanger Project structure.
 - 3. Store products that are subject to damage by the elements, under cover in a weathertight enclosure above ground, with ventilation adequate to prevent condensation.
 - 4. Store cementitious products and materials on elevated platforms.
 - 5. Store foam plastic from exposure to sunlight, except to extent necessary for period of installation and concealment.
 - 6. Comply with product manufacturer's written instructions for temperature, humidity, ventilation and weather-protection requirements for storage.
 - 7. Protect stored products from damage and liquids from freezing.

1.7 PRODUCT WARRANTIES

- A. Warranties specified in other Sections shall be in addition to, and run concurrent with, other warranties required by the Contract Documents. Manufacturer's disclaimers and limitations on product warranties do not relieve Contractor of obligations under requirements of the Contract Documents.
 - 1. Manufacturer's Warranty: Pre-printed written warranty published by individual manufacturer for a particular product and specifically endorsed by manufacturer to Owner.

- 2. Special Warranty: Written warranty required by or incorporated into the Contract Documents, either to extend time limit provided by manufacturer's warranty or to provide more rights for Owner.
- B. Special Warranties: Prepare a written document that contains appropriate terms and identification, ready for execution. Electronically submit a draft for approval before final execution to the Owner.
 - 1. Manufacturer's Standard Form: Modified to include Project-specific information and properly executed.
 - 2. Specified Form: When specified forms are included with the Specifications, prepare a written document using appropriate form properly executed.
 - 3. Refer to Divisions 2 through 33 Sections for specific content requirements and particular requirements for submitting special warranties. Not all Sections will be used.
- C. Submittal Time: Comply with requirements in Division 01 Section "Closeout Procedures."
- PART 2 PRODUCTS

2.1 PRODUCT SELECTION PROCEDURES

- A. General Product Requirements: Provide products that comply with the Contract Documents, that are undamaged and, unless otherwise indicated, that are new at time of installation.
 - 1. Provide products complete with accessories, trim, finish, fasteners and other items needed for a complete installation and indicated use and effect.
 - 2. Standard Products: If available, and unless custom products or nonstandard options are specified, provide standard products of types that have been produced and used successfully in similar situations on other projects.
 - 3. Owner reserves the right to limit selection to products with warranties not in conflict with requirements of the Contract Documents.
 - 4. Where products are accompanied by the term "as selected," Owner will make selection.
 - 5. Where products are accompanied by the term "match sample," sample to be matched is Owner's.
 - 6. Descriptive, performance and reference standard requirements in the Specifications establish "salient characteristics" of products.
- B. Product Selection Procedures:
 - 1. Products: Where Specifications include a list of names of both products and manufacturers, provide one (1) of the products listed or equal product that complies with requirements.
 - 2. Manufacturers: Where Specifications include a list of manufacturers' names, provide a product by one (1) of the manufacturers listed or equal manufacturer that complies with requirements.
 - 3. Available Products: Where Specifications include a list of names of both products and manufacturers, provide one (1) of the products listed, or a equal product. Comply with provisions in Part 2 "Product Substitutions" Article for consideration of an unnamed "or Equal" product.

- 4. Available Manufacturers: Where Specifications include a list of manufacturers, provide a product by one (1) of the manufacturers listed, or an unnamed manufacturer, that complies with requirements. Comply with provisions in Part 2 "Product Substitutions" Article for consideration of an unnamed manufacturer.
- 5. Product Options: Where Specifications indicate that sizes, profiles and dimensional requirements on Drawings are based on a specific product or system, provide the specified product or system. Comply with provisions in Part 2 "Product Substitutions" Article for consideration of an unnamed product or system.
- 6. Basis-of-Design Product: Where Specifications name a product and include a list of manufacturers, provide the specified product or a comparable product by one (1) of the other named manufacturers. Drawings and Specifications indicate sizes, profiles, dimensions and other characteristics that are based on the product named. Comply with provisions in Part 2 "Product Substitutions" Article for consideration of an unnamed product by the other named manufacturers.
- 7. Visual Matching Specification: Where Specifications require matching an established Sample, select a product that complies with requirements and matches Owner's sample. Owner's decision will be final on whether a proposed product matches.
 - a. If no product available within specified category matches and complies with other specified requirements, comply with provisions in Part 2 "Product Substitutions" Article for proposal of product.
- 8. Visual Selection Specification: Where Specifications include the phrase "as selected from manufacturer's colors, patterns and textures" or a similar phrase, select a product that complies with other specified requirements.
 - a. Standard Range: Where Specifications include the phrase "standard range of colors, patterns, textures" or similar phrase, Owner will select color, pattern, density or texture from manufacturer's product line that does not include premium items.
 - b. Full Range: Where Specifications include the phrase "full range of colors, patterns, textures" or similar phrase, Owner will select color, pattern, density or texture from manufacturer's product line that includes both standard and premium items.

2.2 PRODUCT SUBSTITUTIONS

- A. Timing: Owner will consider requests for substitutions if received within sixty (60) days after the Notice to Proceed. Requests received after that time may be considered or rejected at discretion of Owner.
- B. Conditions: Owner will consider Contractor's request for substitution when the following conditions are satisfied. If the following conditions are not satisfied, Owner will return requests without action, except to record noncompliance with these requirements:
 - 1. Requested substitution offers Owner a substantial advantage in cost, time, energy conservation, or other considerations, after deducting additional responsibilities Owner must assume. Owner's additional responsibilities may include compensation to Architect for redesign and evaluation services, increased cost of other construction by Owner and similar considerations.
 - 2. Requested substitution does not require extensive revisions to the Contract Documents.

- 3. Requested substitution is consistent with the Contract Documents and will produce indicated results.
- 4. Substitution request is fully documented and properly submitted.
- 5. Requested substitution will not adversely affect Contractor's Final Project Schedule.
- 6. Requested substitution has received necessary approvals of authorities having jurisdiction.
- 7. Requested substitution is compatible with other portions of the Work.
- 8. Requested substitution has been coordinated with other portions of the Work.
- 9. Requested substitution provides specified warranty.

PART 3 EXECUTION (Not Used)

END OF SECTION 01 6000

SECTION 01 7300 EXECUTION

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes general procedural requirements governing execution of the Work including, but not limited to, the following:
 - 1. Construction layout.
 - 2. General installation of products.
 - 3. Progress cleaning.
 - 4. Starting and adjusting.
 - 5. Protection of installed construction.
 - 6. Correction of the Work.
- B. See Division 01 Section "Closeout Procedures" for submitting final property survey with Project Record Documents, recording of Owner-accepted deviations from indicated lines and levels, and final cleaning.

1.3 SUBMITTALS

- A. Not Applicable
- PART 2 PRODUCTS (Not Used)
- PART 3 EXECUTION
- 3.1 EXAMINATION
 - A. Existing Conditions: The existence and location of site improvements, utilities and other construction indicated as existing are not guaranteed. Before beginning work, investigate and verify the existence and location of mechanical and electrical systems and other construction affecting the Work. Notify Owner of any discrepancies between plans and actual conditions on site.
 - 1. Before construction, verify the location and points of connection of utility services.
 - B. Acceptance of Conditions: Examine substrates, areas and conditions, with Installer or Applicator and Owner present where indicated, for compliance with requirements for installation tolerances and other conditions affecting performance. Record observations.
 - 1. Verify compatibility with and suitability of substrates, including compatibility with existing finishes or primers.

- 2. Examine roughing-in for mechanical and electrical systems to verify actual locations of connections before equipment and fixture installation.
- 3. Examine walls, floors and roofs for suitable conditions where products and systems are to be installed.
- 4. Proceed with installation only after unsatisfactory conditions have been corrected and approved by Owner. Proceeding with the Work indicates acceptance of surfaces and conditions.

3.2 PREPARATION

- A. Field Measurements: Take field measurements as required to fit the Work properly. Recheck measurements before installing each product. Where portions of the Work are indicated to fit to other construction, verify dimensions of other construction by field measurements before fabrication. Coordinate fabrication schedule with construction progress to avoid delaying the Work.
- B. Space Requirements: Verify space requirements and dimensions of items shown diagrammatically on Drawings.
- C. Review of Contract Documents and Field Conditions: Immediately on discovery of the need for clarification of the Contract Documents, submit a request for information to Owner, per Section 01 3100.
 - 1. It is the Contractor's responsibility to coordinate between the various Contract Documents, including the Drawings and Specifications, with neither superseding the other. In the event of conflicts or discrepancies among the Contract Documents, it is the Contractor's responsibility to seek clarification.
 - 2. Where conflicts and/or omissions have not been brought to the attention of the Owner, it is understood that the Contractor has made provisions in the bid for the most costly material or methods.

3.3 CONSTRUCTION LAYOUT

- A. Verification: Before proceeding to lay out the Work, verify layout information shown on Drawings, in relation to the property survey and existing benchmarks. If discrepancies are discovered, notify Owner promptly.
- B. General: Engage experienced layout engineers to lay out the Work using accepted surveying practices.
 - 1. Establish dimensions within tolerances indicated. Do not scale Drawings to obtain required dimensions.
 - 2. Inform installers of lines and levels to which they must comply.
 - 3. Check the location, level and plumb, of every major element as the Work progresses.
 - 4. Notify Owner when deviations from required lines and levels exceed allowable tolerances.

3.4 FIELD ENGINEERING

A. Reference Points: Locate existing permanent benchmarks, control points and similar reference points before beginning the Work. Preserve and protect permanent benchmarks and control points during construction operations.

3.5 INSTALLATION

- A. General: Locate the Work and components of the Work accurately, in correct alignment and elevation, as indicated.
 - 1. Make vertical work plumb and make horizontal work level.
 - 2. Where space is limited, install components to maximize space available for maintenance and ease of removal for replacement.
 - 3. Conceal pipes, ducts and wiring in finished areas unless otherwise indicated.
 - 4. Install materials in lengths that produce the minimum amount of joints.
- B. Comply with manufacturer's written instructions and recommendations for installing products in applications indicated.
- C. Install products at the time and under conditions that will ensure the best possible results. Maintain conditions required for product performance until Substantial Completion.
- D. Conduct construction operations so no part of the Work is subjected to damaging operations or loading in excess of that expected during normal conditions of occupancy.
- E. Tools and Equipment: Do not use tools or equipment that produces harmful noise and dust levels. Refer to Dust Control in the Scope of Work.
- F. Templates: Obtain and distribute to the parties involved templates for work specified to be factory prepared and field installed. Check Shop Drawings of other work to confirm that adequate provisions are made for locating and installing products to comply with indicated requirements.
- G. Attachments: Provide blocking and attachment plates, anchors and fasteners of adequate size and number to securely anchor each component in place, accurately located and aligned with other portions of the Work. Where size and type of attachments are not indicated, verify size and type required for load conditions.
 - 1. Mounting Heights: Where mounting heights are not indicated, mount components at heights directed by Owner.
 - 2. Allow for building movement, including thermal expansion and contraction.
 - 3. Coordinate installation of anchorages. Furnish setting drawings, templates and directions for installing anchorages, including sleeves, concrete inserts, anchor bolts, and items with integral anchors, that are to be embedded in concrete or masonry. Deliver such items to Project site in time for installation.
- H. Joints: Make joints of uniform width. Where joint locations in exposed work are not indicated, submit proposed joint layout, for Owner's approval. Fit exposed connections together to form hairline joints.
 - 1. Use weather cuts, miters, back caulk as needed. Use lengths that minimize joints.
- I. Hazardous Materials: Use products, cleaners, and installation materials that are not considered hazardous.
 - 1. If required, Contractor must submit MSDS for all products to be used onsite to Owner for approval. Owner shall have seven (7) calendar days to review and approve/disapprove of the product.

2. If required, Contractor must submit a weekly schedule detailing when and where approved products will be used on an hour-by-hour basis. This schedule must be submitted by 9:00 AM on Wednesday of the week prior to the scheduled work week.

3.6 PROGRESS CLEANING

- 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 in compliance with Section 01 7419 "Construction Waste Management and Disposal."
 - 1. Comply with requirements in NFPA 241 for removal of combustible waste materials and debris.
 - 2. Do not hold materials more than seven (7) calendar days during normal weather or three (3) calendar days if the temperature is expected to rise above 80 degrees F.
 - 3. Containerize hazardous and unsanitary waste materials separately from other waste. Mark containers appropriately and dispose of legally, according to regulations.
 - 4. Do not use Owner receptacles.
 - 5. Recycle as outlined in Waste Management Plan in Section 01 7419.
- B. Site: Maintain Project site free of waste materials and debris.
- C. Work Areas: Clean areas where work is in progress to the level of cleanliness necessary for proper execution of the Work.
 - 1. Remove liquid spills promptly.
 - 2. Where dust would impair proper execution of the Work, broom-clean or vacuum the entire work area, as appropriate.
- D. Installed Work: Keep installed work clean. Clean installed surfaces according to written instructions of manufacturer or fabricator of product installed, using only cleaning materials specifically recommended. If specific cleaning materials are not recommended, use cleaning materials that are not hazardous to health or property and that will not damage exposed surfaces.
- E. Concealed Spaces: Remove debris from concealed spaces before enclosing the space.
- F. Exposed Surfaces in Finished Areas: Clean exposed surfaces and protect as necessary to ensure freedom from damage and deterioration at time of Substantial Completion.
- G. Waste Disposal: Burying or burning waste materials on-site will not be permitted. Washing waste materials down sewers or into waterways will not be permitted.
- H. During handling and installation, clean and protect construction in progress and adjoining materials already in place. Apply protective covering where required to ensure protection from damage or deterioration at Substantial Completion.
- I. Clean and provide maintenance on completed construction as frequently as necessary through the remainder of the construction period. Adjust and lubricate operable components to ensure operability without damaging effects.

J. Limiting Exposures: Supervise construction operations to assure that no part of the construction, completed or in progress, is subject to harmful, dangerous, damaging or otherwise deleterious exposure during the construction period.

3.7 STARTING AND ADJUSTING

- A. Start equipment and operating components to confirm proper operation. Remove malfunctioning units, replace with new units and re-test.
- B. Adjust operating components for proper operation without binding. Adjust equipment for proper operation.
- C. Test each piece of equipment to verify proper operation. Test and adjust controls and safeties. Replace damaged and malfunctioning controls and equipment.
- D. Manufacturer's Field Service: If a factory-authorized service representative is required to inspect field-assembled components and equipment installation, comply with qualification requirements in Division 01 04 00 Section "Quality Requirements."

3.8 PROTECTION OF INSTALLED CONSTRUCTION

- A. Provide final protection and maintain conditions that ensure installed Work is without damage or deterioration at time of Substantial Completion.
- B. Comply with manufacturer's written instructions for temperature and relative humidity.
- 3.9 CORRECTION OF THE WORK
 - A. Repair or remove and replace defective construction. Restore damaged substrates and finishes. Comply with requirements in Division 01 73 29 Section "Cutting and Patching."
 - 1. Repairing includes replacing defective parts, refinishing damaged surfaces, touching up with matching materials and properly adjusting operating equipment.
 - B. Restore permanent facilities used during construction as well as landscapes and hardscapes to their original condition.
 - C. Remove and replace damaged surfaces that are exposed to view if surfaces cannot be repaired without visible evidence of repair.
 - D. Repair components that do not operate properly. Remove and replace operating components that cannot be repaired.
 - E. Remove and replace chipped, scratched and broken glass or reflective surfaces.

END OF SECTION 01 7300

SECTION 01 7329 CUTTING AND PATCHING

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes procedural requirements for cutting and patching.
- B. See Divisions 02 through 33 Sections for specific requirements and limitations applicable to cutting and patching individual parts of the Work. Not all Sections will be used.

1.3 QUALITY ASSURANCE

- A. Structural Elements: Do not cut and patch structural elements in a manner that could change their load-carrying capacity or load-deflection ratio.
- B. Operational Elements: Do not cut and patch operating elements and related components in a manner that results in reducing their capacity to perform as intended or that results in increased maintenance or decreased operational life or safety.
- C. Miscellaneous Elements: Do not cut and patch miscellaneous elements or related components in a manner that could change their load-carrying capacity, that results in reducing their capacity to perform as intended, or that results in increased maintenance or decreased operational life or safety.
- D. Visual Requirements:
 - 1. Unless indicated otherwise, patching, extending or matching shall be performed as necessary to make the Work complete, with all components matching and consistent.
 - 2. 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.
 - 3. Patching materials shall meet the requirements of the jurisdictional code authorities.
 - 4. All patching procedures shall be reviewed with the Owner prior to proceeding.

1.4 WARRANTY

A. Existing Warranties: Remove, replace, patch and repair materials and surfaces cut or damaged during cutting and patching operations, by methods and with materials so as not to void existing warranties.

PART 2 PRODUCTS

2.1 MATERIALS

- A. General: Comply with requirements specified in other Sections.
- B. In-Place Materials: Use materials identical to in-place materials. For exposed surfaces, use materials that visually match in-place adjacent surfaces to the fullest extent possible.
 - If identical materials are unavailable or cannot be used, use materials that, when installed, will match the visual and functional performance of in-place materials.

PART 3 EXECUTION

3.1 EXAMINATION

1.

- A. Examine surfaces to be cut and patched and conditions under which cutting and patching are to be performed.
 - 1. Compatibility: Before patching, verify compatibility with and suitability of substrates, including compatibility with in-place finishes or primers.
 - 2. Proceed with installation only after unsafe or unsatisfactory conditions have been corrected.

3.2 PREPARATION

- A. Temporary Support: Provide temporary support of Work to be cut.
- B. Protection: Protect in-place construction during cutting and patching to prevent damage. Provide protection from adverse weather conditions for portions of Project that might be exposed during cutting and patching operations.
- C. Adjoining Areas: Avoid interference with use of adjoining areas or interruption of free passage to adjoining areas.
- D. Cut, move or remove items as necessary for access to alterations and renovations work; replace and restore at completion.
- E. Contact the Owner when unsuitable materials not marked for removal such as rotted wood, rusted metals and deteriorated concrete and masonry are discovered.
- F. Remove debris and abandoned items from area and from concealed spaces.
- G. Prepare surfaces and remove surface finishes to provide for proper installation of new work and new finishes.

3.3 PERFORMANCE

A. General: Employ skilled workers to perform cutting and patching. Proceed with cutting and patching at the earliest feasible time and complete without delay.

- B. Cutting: Cut in-place construction by sawing, drilling, breaking, chipping, grinding and similar operations, including excavation, using methods least likely to damage elements retained or adjoining construction. Provide appropriate dust control while cutting through surfaces. If possible, review proposed procedures with original Installer; comply with original Installer's written recommendations.
 - 1. In general, use hand or small power tools designed for sawing and grinding, not hammering and chopping. Cut holes and slots as small as possible, neatly to size required and with minimum disturbance of adjacent surfaces. Temporarily cover openings when not in use.
 - 2. Finished Surfaces: Cut or drill from the exposed or finished side into concealed surfaces.
 - 3. Concrete and Masonry: Cut using a cutting machine, such as an abrasive saw or a diamond-core drill.
 - 4. Excavating and Backfilling: Comply with requirements in applicable Division 31 and 33 Sections (Sections may not be used) where required by cutting and patching operations.
 - 5. Proceed with patching after construction operations requiring cutting are complete.
- C. Patching: Patch construction by filling, repairing, refinishing, closing up and similar operations following performance of other Work. Patch with durable seams that are as invisible as possible. Provide materials and comply with installation requirements specified in other Sections.
 - 1. Inspection: Where feasible, test and inspect patched areas after completion to demonstrate integrity of installation.
 - 2. Exposed Finishes: Restore exposed finishes of patched areas and extend finish restoration into retained adjoining construction in a manner that will eliminate evidence of patching and refinishing.
 - 3. Floors and Walls: Where walls or partitions that are removed extend one finished area into another, patch and repair floor and wall surfaces in the new space. Provide an even surface of uniform finish, color, texture and appearance. Remove in-place floor and wall coverings and replace with new materials, if necessary, to achieve uniform color and appearance.
 - 4. Ceilings: Patch, repair or rehang in-place ceilings as necessary to provide an even-plane surface of uniform appearance.
 - 5. Exterior Building Enclosure: Patch components in a manner that restores enclosure to a weathertight condition.
- D. Trim existing doors as necessary to clear new floor finishes; refinish trimmed areas.
- E. Where existing items are indicated as cut or reconfigured, cap and finish all exposed edges to match the existing construction to remain. Provide new or relocated supports spaced to be consistent with the installation.
- F. Cleaning: Clean areas and spaces where cutting and patching are performed. Completely remove paint, mortar, oils, putty and similar materials.

END OF SECTION 01 7329

SECTION 01 7419 CONSTRUCTION WASTE MANAGEMENT AND DISPOSAL

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for the following:
 - 1. Salvaging of non-hazardous demolition and construction waste.
 - 2. Recycling of non-hazardous demolition and construction waste.
 - 3. Disposing of non-hazardous demolition and construction waste.

1.3 DEFINITIONS

- A. Construction Waste: All non-hazardous building and site materials or other nonhazardous solid waste resulting from construction, remodeling, renovation, repair or landclearing operations. Construction waste includes packaging and material that is recycled, reused, salvaged or disposed as garbage.
- B. Demolition Waste: All non-hazardous building and site materials or other non-hazardous solid waste resulting from demolition or selective demolition operations.
- C. Disposal: Removal off-site of demolition and construction waste and subsequent sale, recycling, reuse or deposit in landfill or incinerator acceptable to authorities having jurisdiction.
- D. Recycle: Recovery of demolition or construction waste for subsequent processing for the purpose of using the material in the manufacture of a new product.
 - 1. Source-Separated Recycling: The process of separating recyclable materials in separate containers as they are generated on the job-site. The separated materials are hauled directly to a recycling facility or transfer station.
 - 2. Co-mingled Recycling: The process of collecting mixed recyclable materials in one container on-site. The container is taken to a material recovery facility where materials are separated for recycling.
- E. Re-Use: Making use of a material without altering its form. Materials can be reused onsite or reused on other project off-site. Examples include, but are not limited to the following:
 - 1. Grinding of concrete for use as sub-base material.
 - 2. Chipping of land-clearing debris for use as mulch.

- F. Salvage: Recovery of demolition or construction waste and subsequent sale or re-use in another facility.
- G. Salvage and Re-use: Recovery of demolition or construction waste and subsequent incorporation into the Work.

1.4 PERFORMANCE GOALS

- A. General: Material from demolition projects shall be recycled or reused whenever practicable (RCW 39.04.135). Contractor to develop a waste management plan that results in end-of-Project rates for salvage/recycling of fifty (50%) percent by weight of total waste generated by the Work by one or a combination of the following:
 - 1. Salvage.
 - 2. Reuse.
 - 3. Source-separated Recycling.
 - 4. Co-mingled Recycling.
- B. Salvage/Recycle Goals: Owner's goal is to salvage and recycle as much non-hazardous demolition and construction waste as possible including the following materials:
 - 1. Cardboard.
 - 2. Clean dimensional wood.
 - 3. Metals: Material banding, stud trim, ductwork, piping, rebar, roofing, other trim, steel, iron, galvanized sheet steel, stainless steel, aluminum, copper, zinc, lead, brass, and bronze.
 - 4. Gypsum board.

1.5 SUBMITTALS

- A. Waste Management Plan: Submit three (3) copies of plan within seven (7) calendar days of date established for the Notice of Proceed.
- B. Waste Reduction Progress Reports: Electronically submit, concurrent with Final Application for Payment, the report to the Owner. Include separate reports for demolition and construction waste. Include the following information:
 - 1. Material category.
 - 2. Generation point of waste.
 - 3. Destination of waste.
 - 4. Total quantity of waste in tons.
 - 5. Quantity of waste salvaged, both estimated and actual in tons.
 - 6. Quantity of waste recycled, both estimated and actual in tons.
 - 7. Total quantity of waste recovered (salvaged plus recycled) in tons.
 - 8. Total quantity of waste recovered (salvaged plus recycled) as a percentage of total waste.
- C. Waste Reduction Calculations: Before request for Substantial Completion, electronically submit a copy of calculated end-of-Project rates for salvage, recycling, and disposal as a percentage of total waste generated by the Work to the Owner.
- D. Records of Donations: Indicate receipt and acceptance of salvageable waste donated to individuals and organizations. Indicate whether organization is tax exempt.

- E. Records of Sales: Indicate receipt and acceptance of salvageable waste sold to individuals and organizations. Indicate whether organization is tax exempt.
- F. Recycling and Processing Facility Records: Indicate receipt and acceptance of recyclable waste by recycling and processing facilities licensed to accept them. Include manifests, weight tickets, receipts and invoices. If waste is taken to a facility that landfills and recycles, include facility record of recycling rate for the period of construction.
- G. Landfill and Incinerator Disposal Records: Indicate receipt and acceptance of waste by landfills and incinerator facilities licensed to accept them. Include manifests, weight tickets, receipts and invoices.

1.6 QUALITY ASSURANCE

- A. Regulatory Requirements: Conduct construction waste management activities in accordance with State of Washington RCW 70.95.240, Seattle Municipal Code Chapter 21.36 and all other applicable laws and ordinances.
- B. Review of the following publications and programs (request copies by calling King County Solid Waste Division at 206-477-4466)
 - 1. Construction Recycling Directory for Seattle/ King County.
 - 2. Contractors Guide: Save money and resources through job-site recycling and waste prevention.
 - 3. King County Solid Waste Division Report of Co-mingled Recycling Facilities (available at www.metrokc.gov/dnrp/swd/construction-recycling/comingled.asp)

1.7 WASTE MANAGEMENT PLAN

- A. General: Develop a plan consisting of waste identification, waste reduction work plan and cost/revenue analysis. Include separate sections in plan for demolition and construction waste. Indicate quantities by weight or volume, but use same units of measure throughout waste management plan.
- B. Waste Identification: Indicate anticipated types and quantities of demolition and construction waste generated by the Work. Include estimated quantities and assumptions for estimates.
- C. Waste Reduction Work Plan: List each type of waste and whether it will be salvaged, recycled or disposed of in landfill or incinerator. Include points of waste generation, total quantity of each type of waste, quantity for each means of recovery and handling and transportation procedures.
 - 1. Salvaged Materials for Reuse: For materials that will be salvaged and reused in this Project, describe methods for preparing salvaged materials before incorporation into the Work.
 - 2. Salvaged Materials for Sale: For materials that will be sold to individuals and organizations, include list of their names, addresses and telephone numbers.
 - 3. Salvaged Materials for Donation: For materials that will be donated to individuals and organizations, include list of their names, addresses and telephone numbers.

- 4. Recycled Materials: Include list of local receivers and processors and type of recycled materials each will accept. Include names, addresses and telephone numbers.
- 5. Disposed Materials: Indicate how and where materials will be disposed of. Include name, address and telephone number of each landfill and incinerator facility.
- 6. Handling and Transportation Procedures: Include method that will be used for separating recyclable waste including sizes of containers, container labeling and designated location on Project site where materials separation will be located.
- D. Cost/Revenue Analysis: Indicate total cost of waste disposal as if there was no waste management plan and net additional cost or net savings resulting from implementing waste management plan. Include the following:
 - 1. Total quantity of waste.
 - 2. Estimated cost of disposal (cost per unit). Include hauling and tipping fees and cost of collection containers for each type of waste.
 - 3. Total cost of disposal (with no waste management).
 - 4. Savings in hauling and tipping fees that are avoided.
 - 5. Handling and transportation costs. Include cost of collection containers for each type of waste.
 - 6. Net additional cost or net savings from waste management plan.
- PART 2 PRODUCTS (Not Used)
- PART 3 EXECUTION
- 3.1 PLAN IMPLEMENTATION
 - A. General: Implement waste management plan as approved by Owner. Provide handling, containers, storage, signage, transportation and other items as required to implement waste management plan during the entire duration of the Contract.
 - B. Waste Management Coordinator: Contractor shall be responsible for implementing, monitoring, and reporting status of waste management work plan.
 - C. Training: Train workers, subcontractors and suppliers on proper waste management procedures, as appropriate for the Work occurring at Project site.
 - 1. Distribute waste management plan to everyone concerned within one (1) day of submittal return. A hard copy should remain on site. Send the plan electronically to the Owner.
 - 2. Distribute waste management plan to entities when they first begin work on-site. Review plan procedures and locations established for salvage, recycling and disposal.
 - 3. The General Contractor will ensure that the waste plan is communicated to the crews and subcontractors on site. They will be informed of:
 - a. How materials should be separated, and why.
 - b. Where materials should go.
 - c. How often the materials will be collected and delivered to the appropriate facilities.
 - d. The importance of recycling, and KCHA's recycling goals for the project.

- D. Site Access and Temporary Controls: Conduct waste management operations to ensure minimum interference with roads, streets, walks, walkways and other adjacent occupied and used facilities.
 - 1. Designate and label specific areas on Project site necessary for separating materials that are to be salvaged, recycled, reused, donated and sold.
 - 2. Comply with Division 01 50 00 Section "Temporary Facilities and Controls" for controlling dust and dirt, environmental protection and noise control.
 - 3. Clearly label the recycling bins and waste containers on site.
 - 4. Post lists of recyclable and non-recyclable materials in many locations, in different languages.
 - 5. The General Contractor will provide feedback to the crew and subcontractors on the results of their efforts
 - E. To the greatest extent possible, include in material purchasing agreements a waste reduction provision requesting that materials and equipment be delivered in packaging made of recyclable material, that they reduce the amount of packaging, that packaging be taken back for reuse or recycling, and to take back all unused product. Ensure that subcontractors require the same provisions in their purchase agreements.

3.2 SALVAGING DEMOLITION WASTE

- A. Salvaged Items for Reuse in the Work:
 - 1. Clean salvaged items.
 - 2. Pack or crate items after cleaning. Identify contents of containers.
 - 3. Store items in a secure area until installation.
 - 4. Protect items from damage during transport and storage.
 - 5. Install salvaged items to comply with installation requirements for new materials and equipment. Provide connections, supports and miscellaneous materials necessary to make items functional for use indicated.
- B. Salvaged Items for Sale and Donation: Not permitted on Project site.
- C. Salvaged Items for Owner's Use:
 - 1. Clean salvaged items.
 - 2. Pack or crate items after cleaning. Identify contents of containers.
 - 3. Store items in a secure area until delivery to Owner.
 - 4. Transport items to Owner's designated off-site storage area.
 - 5. Protect items from damage during transport and storage.

3.3 RECYCLING DEMOLITION AND CONSTRUCTION WASTE, GENERAL

- A. General: Recycle paper and beverage containers used by on-site workers.
- B. Recycling Receivers and Processors: The list below is provided for information only; available recycling receivers and processors include, but are not limited to, the following:
 - 1. Washington State Department of Ecology, Recycling, Northwest Region 425-649-7000.
 - 2. Industrial Materials Exchange (IMEX), Hazardous Waste Management Program, King County, Washington.

- 3. The "Recycling Plus Program Manual" published by the Washington State Clean Washington Center can be used to develop a job site reduction program. The manual includes a job-site recycling worksheet and form, tips on waste reduction, and other technical assistance. The manual also includes sample language for waste reduction requirements for subcontractors' agreements, as well as sample provision for a full-service recycling agreement.
- 4. LEED Reference Guide, Construction Waste Management section.
- 5. Recovery 1 is a resource recovery, recycling and research facility dedicated to developing sustainable waste management systems. www.recovery1.com or by phone at 800-949-5852.
- 6. Total Reclaim offers a wide variety of innovative environmental services for management of electronics and other hard to handle materials, including fluorescent lamps, refrigerant gases and appliances. www.totalreclaim.com or by phone 206-343-7443.
- 7. "Contractors' Guide for Preventing Waste and Recycling" <u>https://kingcounty.gov/~/media/depts/dnrp/solid-waste/construction-recycling/documents/ConGuide.ashx?la=en</u>
- 8. "Seattle/King County Construction Recycling Directory." <u>https://kingcounty.gov/depts/dnrp/solid-waste/programs/green-building/county-green-building.aspx</u>
- C. Recycling Incentives: Revenues, savings, rebates, tax credits and other incentives received for recycling waste materials shall accrue to Owner.
- D. Procedures: Separate recyclable waste from other waste materials, trash and debris. Separate recyclable waste by type at Project site to the maximum extent practical.
 - 1. Provide appropriately marked containers or bins for controlling recyclable waste until they are removed from Project site. Include list of acceptable and unacceptable materials at each container and bin.
 - a. Inspect containers and bins for contamination and remove contaminated materials if found.
 - 2. Stockpile processed materials on-site without intermixing with other materials. Place, grade and shape stockpiles to drain surface water. Cover to prevent windblown dust.
 - 3. Stockpile materials away from construction area. Do not store within drip line of remaining trees.
 - 4. Store components off the ground and protect from the weather.
 - 5. Remove recyclable waste off Owner's property and transport to recycling receiver or processor.

3.4 RECYCLING DEMOLITION WASTE

- A. Wood Materials: Sort and stack members according to size, type and length. Separate lumber, engineered wood products, panel products and treated wood materials.
- B. Metals: Separate metals by type.
 1. Structural Steel: Stack members according to size, type of member and length.
 2. Remove and dispose of bolts, nuts, washers and other rough hardware.
- C. Gypsum Board: Stack large clean pieces on wood pallets and store in a dry location. Remove edge trim and sort with other metals. Remove and dispose of fasteners.

- D. Equipment: Drain tanks, piping, and fixtures. Seal openings with caps or plugs. Protect equipment from exposure to weather.
- E. Plumbing Fixtures: Separate by type and size.
- F. Piping: Reduce piping to straight lengths and store by type and size. Separate supports, hangers, valves, sprinklers and other components by type and size.
- G. Lighting Fixtures: Separate lamps by type and protect from breakage.
- H. Electrical Devices: Separate switches, receptacles, switchgear, transformers, meters, panelboards, circuit breakers and other devices by type.
- I. Conduit: Reduce conduit to straight lengths and store by type and size.

3.5 RECYCLING CONSTRUCTION WASTE

- A. Packaging:
 - 1. Cardboard and Boxes: Break down packaging into flat sheets. Bundle and store in a dry location.
 - 2. Polystyrene Packaging: Separate and bag materials.
 - 3. Pallets: As much as possible, require deliveries using pallets to remove pallets from Project site. For pallets that remain on-site, break down pallets into component wood pieces and comply with requirements for recycling wood.
 - 4. Crates: Break down crates into component wood pieces and comply with requirements for recycling wood.
- B. Wood Materials:
 - 1. Clean Cut-Offs of Lumber: Grind or chip into small pieces.
 - 2. Clean Sawdust: Bag sawdust that does not contain painted or treated wood.
- C. Gypsum Board: Stack large clean pieces on wood pallets and store in a dry location.
 - 1. Clean Gypsum Board: Grind scraps of clean gypsum board using small mobile chipper or hammer mill. Screen out paper after grinding.

3.6 DISPOSAL OF WASTE

- A. General: Except for items or materials to be salvaged, recycled or otherwise reused, remove waste materials from Project site and legally dispose of them in a landfill or incinerator acceptable to authorities having jurisdiction.
 - 1. Except as otherwise specified, do not allow waste materials that are to be disposed of accumulate on-site.
 - 2. Remove and transport debris in a manner that will prevent spillage on adjacent surfaces and areas.
- B. Burning: Do not burn waste materials.
- C. Disposal: Transport waste materials off Owner's property and legally dispose of them.

END OF SECTION 01 7419



Waste Disposal and Recycling Data Form

The resource conservation program at KCHA tracks the disposal and recycling data for all KCHA activities. These includes all of the waste and recycling generated by residents, food composting, yard waste composting, unit-improvement waste, illegal dumping waste, and all waste created during the construction and demolition process. Our goals for all of these areas are:

- 1. Track the diversion of our waste and improve when possible
- 2. Meet KCHA recycling goals.

1300

Please provide estimates, to the best of your ability, about the projected waste being generated on this project as well as how much of that waste is being recycled vs disposed. If estimates aren't possible, then we will need this information at project close-out.

Project Name:	PARK ROYAL	EXTERIOR	IMPROVE	MENTS
---------------	------------	----------	---------	-------

Project Address: 18309 96TH AVE. N.E., BOTHELL, WA 98011

Work Order No.:

DESCRIPTION	WEIGHT		QUANT (Circle C	
Total Waste Generated**		Lbs.	CY	Tons
Waste Disposed		Lbs.	CY	Tons
Waste Recycled		Lbs.	CY	Tons
**Waste Disposed plus Waste Recycled should equal Total Waste Generated				
What % of the total waste do you estimate you will recycle?				

Job No.:

105.4

The following tables identify materials expected on this project, the quantities generated, whether they will be disposed or recycled, and what facility they will be disposed or recycled at.

DEMOLITION PHASE				
MATERIAL	QUANTITY Lbs./CY/Tons	DISPOSAL / RECYCLE? (CIRCLE ONE)		DISPOSAL OR RECYCLING FACILITY
		Disposal	Recycle	

Example: Roofing, 3 tons, Recycle, DTG Recycle

CONSTRUCTION PHASE				
MATERIAL	QUANTITY Lbs./CY/Tons	DISPOSAL / RECYCLE? (CIRCLE ONE)		DISPOSAL OR RECYCLING FACILITY
		Disposal	Recycle	

Example: Misc. Con. Mat., 30 cy, Recycle, Waste Management

SECTION 01 7700 CLOSEOUT PROCEDURES

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for contract closeout, including, but not limited to, the following:
 - 1. Inspection procedures.
 - 2. Warranties.
 - 3. Final cleaning.
- B. See the Owner-Contractor Contract for requirements for Applications for Payment for Substantial and Final Completion.
- C. See Division 01 7839 Section "Project Record Documents" for submitting Record Drawings, Record Specifications and Record Product Data.
- D. See Division 01 7823 Section "Operation and Maintenance Data" for operation and maintenance manual requirements.
- E. See Divisions 02 through 33 Sections for specific closeout and special cleaning requirements for the Work in those Sections. Not all Sections will be used.

1.3 SUBSTANTIAL COMPLETION (Refer to Article 9.8 AIA A201-2017)

- A. Preliminary Procedures: Before requesting inspection for determining date of Substantial Completion, complete the following. List items below that are incomplete in request.
 - 1. Prepare a list of items to be completed and corrected (punch list), the value of items on the list, and reasons why the Work is not complete.
 - 2. Advise Owner of pending insurance changeover requirements.
 - 3. Submit specific warranties, workmanship bonds, maintenance service agreements, final certifications and similar documents (to be included in O&M Manuals).
 - 4. Obtain and submit to Owner, the releases permitting Owner unrestricted use of the Work and access to services and utilities. Include occupancy permits, operating certificates, and similar releases.
 - 5. Prepare and submit Project Record Documents, operation and maintenance manuals, damage or settlement surveys, property surveys and similar final record information to the Owner.
 - 6. Deliver tools, spare parts, extra materials and similar items to location designated by Owner. Label with manufacturer's name and model number where applicable.
 - 7. Make final changeover of permanent locks and deliver keys to Owner. Advise Owner's personnel of changeover in security provisions.

- 8. Complete startup testing of systems.
- 9. Submit test/adjust/balance records to the Owner.
- Terminate and remove temporary facilities from Project site, along with 10. mockups, construction tools and similar elements.
- Advise Owner of changeover in heat and other utilities. 11.
- 12. Submit changeover information related to Owner's occupancy, use, operation and maintenance.
- Complete final cleaning requirements, including touchup painting. 13.
- Touch up and otherwise repair and restore marred exposed finishes to eliminate 14. visual defects.
- 15. Provide training on all newly installed systems by qualified personnel. Training will be presented to those that use the equipment, i.e. tenants site staff, facility users.
- Β. Inspection: Submit a written request for inspection for Substantial Completion to the Owner. On receipt of request, Owner will either proceed with inspection or notify Contractor of unfulfilled requirements. Owner will prepare the Certificate of Substantial Completion after inspection or will notify Contractor of items, either on Contractor's list or additional items identified by Owner, that must be completed or corrected before certificate will be issued.
 - Re-inspection: Request re-inspection when the Work identified in previous 1. inspections as incomplete is completed or corrected.
 - 2. Results of completed inspection will form the basis of requirements for Final Completion.

CONTRACT COMPLETION (Refer to Article 9.10 in AIA A201-2017) 1.4

- A. Preliminary Procedures: Before requesting final inspection for determining date of Contract Completion, complete the following:
 - Submit a final Application for Payment according to the Owner-Contractor 1. Contract provisions to the Owner.
 - 2. Submit to the Owner, a certified copy of Owner's Substantial Completion inspection list of items to be completed or corrected (punch list), endorsed and dated by Owner. The certified copy of the list shall state that each item has been completed or otherwise resolved for acceptance.
 - 3. Submit evidence of final, continuing insurance coverage complying with insurance requirements to the Owner.
 - Instruct Owner's personnel in operation, adjustment and maintenance of products, 4. equipment and systems.
- B. Inspection: Submit a written request for final inspection for acceptance to the Owner. On receipt of request, Owner will either proceed with inspection or notify Contractor of unfulfilled requirements. Owner will notify Contractor of construction that must be completed or corrected before certificate will be issued.
 - Re-inspection: Request re-inspection when the Work identified in previous 1. inspections as incomplete is completed or corrected.

1.5 LIST OF INCOMPLETE ITEMS (PUNCH LIST)

A. Preparation: After Contractor has performed own Quality Control of the Work, Contractor will notify and schedule punch list inspection with Owner and other team

members. Owner will document items needing correction on Owner provided form listing area inspected and deficient item needing correction. Owner will provide Contractor with copy of punch list after inspection is completed. Owner has right to stop inspection due to quantity of repetitious items identified by Owner, or if Contractor has not performed own Quality Control of the Work

- 1. Organize list of spaces in sequential order.
- 2. Organize items applying to each space by major element, including categories for ceiling, individual walls, floors, equipment and building systems.
- 1.6 WARRANTIES (Refer to Article 3.5 in AIA A201-2017)
 - A. Submittal Time: Submit written warranties on request of Owner for designated portions of the Work where commencement of warranties other than date of Substantial Completion is indicated.
 - B. Organize warranty documents into an orderly sequence based on the table of contents of the Project Manual.
 - 1. Bind warranties and bonds in heavy-duty, 3-ring, vinyl-covered, loose-leaf binders, thickness as necessary to accommodate contents, and sized to receive 8-1/2-by-11-inch paper.
 - 2. Provide heavy paper dividers with plastic-covered tabs for each separate warranty. Mark tab to identify the product or installation. Provide a typed description of the product or installation, including the name of the product and the name, address and telephone number of Installer.
 - 3. Identify each binder on the front and spine with the typed or printed title "WARRANTIES," Project name and name of Contractor.
 - C. Provide additional copies of each warranty to include in operation and maintenance manuals.
- PART 2 PRODUCTS
- 2.1 MATERIALS
 - A. Cleaning Agents: Use cleaning materials and agents recommended by manufacturer or fabricator of the surface to be cleaned. Do not use cleaning agents that are potentially hazardous to health or property or that might damage finished surfaces.
- PART 3 EXECUTION
- 3.1 FINAL CLEANING
 - A. General: Provide final cleaning. Conduct cleaning and waste-removal operations to comply with local laws and ordinances and Federal and local environmental and anti-pollution regulations.
 - B. Cleaning: Employ experienced workers or professional cleaners for final cleaning. Clean each surface or unit to condition expected in an average commercial building cleaning and maintenance program. Comply with manufacturer's written instructions.

- 1. Complete the following cleaning operations before requesting inspection for certification of Substantial Completion for entire Project or for a portion of Project:
 - a. 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.
 - b. Sweep paved areas broom clean. Remove petrochemical spills, stains and other foreign deposits.
 - c. Remove tools, construction equipment, machinery and surplus material from Project site.
 - d. Clean exposed exterior and interior hard-surfaced finishes to a dirt-free condition, free of stains, films and similar foreign substances. Avoid disturbing natural weathering of exterior surfaces. Restore reflective surfaces to their original condition.
 - e. Sweep concrete floors broom clean in unoccupied spaces.
 - f. Vacuum carpet and similar soft surfaces, removing debris and excess nap; shampoo if visible soil or stains remain.
 - g. Clean transparent materials, including mirrors and glass in doors and windows. Remove glazing compounds and other noticeable, vision-obscuring materials. Replace chipped or broken glass and other damaged transparent materials. Polish mirrors and glass, taking care not to scratch surfaces.
 - h. Remove labels that are not permanent.
 - i. Touch up and otherwise repair and restore marred, exposed finishes and surfaces. Replace finishes and surfaces that cannot be satisfactorily repaired or restored or that already show evidence of repair or restoration.
 - 1) Do not paint over "UL" and similar labels, including mechanical and electrical nameplates.
 - j. Wipe surfaces of mechanical and electrical equipment and similar equipment. Remove excess lubrication, paint and mortar droppings and other foreign substances.
 - k. Replace parts subject to unusual operating conditions.
 - 1. Clean plumbing fixtures to a sanitary condition, free of stains, including stains resulting from water exposure.
 - m. Replace disposable air filters and clean permanent air filters. Clean exposed surfaces of diffusers, registers and grills.
 - n. Clean light fixtures, lamps, globes and reflectors to function with full efficiency. Replace burned-out bulbs and those noticeably dimmed by hours of use, and defective or noisy starters in fluorescent and mercury vapor fixtures to comply with requirements for new fixtures.
 - o. Leave Project clean and ready for occupancy.
- C. Comply with safety standards for cleaning. Do not burn waste materials. Do not bury debris or excess materials on Owner's property. Do not discharge volatile, harmful or dangerous materials into drainage systems. Remove waste materials from Project site and dispose of lawfully.

SECTION 01 7823 OPERATION AND MAINTENANCE DATA

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for preparing operation and maintenance manuals, including the following:
 - 1. Operation manuals for systems, subsystems, and equipment Maintenance manuals for the care and maintenance of products, materials, finishes, systems, and equipment.
- B. See Divisions 02 through 33 Sections for specific operation and maintenance manual requirements for the Work in those Sections. Every Division may not be used.

1.3 SUBMITTALS

- A. Manual: Submit one (1) electronic copy of each manual in final form at least fifteen (15) calendar days before final inspection. Owner will return copy with comments within fifteen (15) calendar days after final inspection.
 - Correct or modify each manual to comply with Owner's comments. Submit two
 (2) hard copies and one (1) electronic copy on Compact Disk of each corrected manual within fifteen (15) calendar days of receipt of Owner's comments.

PART 2 - PRODUCTS

2.1 MANUALS- GENERAL

- A. Organization: Unless otherwise indicated, organize each manual into a separate section for each system and subsystem, and a separate section for each piece of equipment not part of a system. Each manual shall contain a title page, table of contents and manual contents.
- B. Title Page: Enclose title page in transparent plastic sleeve. Include the following information:
 - 1. Subject matter included in manual.
 - 2. Name and address of Project.
 - 3. Name and address of Owner.
 - 4. Date of submittal.
 - 5. Name, address and telephone number of Contractor.
 - 6. Name and address of Architect.
 - 7. Cross-reference to related systems in other operation and maintenance manuals.

- C. Table of Contents: List each product included in manual, identified by product name, indexed to the content of the volume, and cross-referenced to Specification Section number in Project Manual.
- D. Manual Contents: Organize into sets of manageable size. Arrange contents alphabetically by system, subsystem and equipment. If possible, assemble instructions for subsystems, equipment and components of one (1) system into a single binder.
 - 1. Binders: Heavy-duty, 3-ring, vinyl-covered, loose-leaf binders, in thickness necessary to accommodate contents, sized to hold 8-1/2-by-11-inch paper; with clear plastic sleeve on spine to hold label describing contents and with pockets inside covers to hold folded oversize sheets.
 - a. Identify each binder on front and spine, with printed title "OPERATION AND MAINTENANCE MANUAL," Project title or name, and subject matter of contents. Indicate volume number for multiple-volume sets.
 - 2. Dividers: Heavy-paper dividers with plastic-covered tabs for each section. Mark each tab to indicate contents. Include typed list of products and major components of equipment included in the section on each divider, cross-referenced to Specification Section number and title of Project Manual.
 - 3. Protective Plastic Sleeves: Transparent plastic sleeves designed to enclose diagnostic software diskettes for computerized electronic equipment.
 - 4. Drawings: Attach reinforced, punched binder tabs on drawings and bind with text.
 - a. If oversize drawings are necessary, fold drawings to same size as text pages and use as foldouts.
 - b. If drawings are too large to be used as foldouts, fold and place drawings in labeled envelopes and bind envelopes in rear of manual. At appropriate locations in manual, insert typewritten pages indicating drawing titles, descriptions of contents and drawing locations.

2.2 OPERATION MANUALS

- A. Content: In addition to requirements in this Section, include operation data required in individual Specification Sections and equipment descriptions, operating standards, operating procedures, operating logs, wiring and control diagrams, and license requirements.
- B. Descriptions: Include the following:
 - 1. Product name and model number.
 - 2. Manufacturer's name.
 - 3. Equipment identification with serial number of each component.
 - 4. Equipment function.
 - 5. Operating characteristics.
 - 6. Limiting conditions.
 - 7. Performance curves.
 - 8. Engineering data and tests.
 - 9. Complete nomenclature and number of replacement parts.
- C. Operating Procedures: Include start-up, break-in and control procedures; stopping and normal shutdown instructions; routine, normal, seasonal and weekend operating instructions; and required sequences for electric or electronic systems.

- D. Systems and Equipment Controls: Describe the sequence of operation and diagram controls as installed.
- E. Piped Systems: Diagram piping as installed and identify color-coding where required for identification.

2.3 PRODUCT MAINTENANCE MANUAL

- A. Content: Organize manual into a separate section for each product, material and finish. Include source information, product information, maintenance procedures, repair materials and sources, and warranties and bonds, as described below.
- B. Source Information: List each product included in manual; identify by product name and arrange to match manual's table of contents. For each product, list name, address and telephone number of Installer or supplier and maintenance service agent, and cross-reference Specification Section number and title in Project Manual.
- C. Product Information: Include the following, as applicable:
 - 1. Product name and model number.
 - 2. Manufacturer's name.
 - 3. Color, pattern and texture.
 - 4. Material and chemical composition.
 - 5. Re-ordering information for specially manufactured products.
- D. Maintenance Procedures: Include manufacturer's written recommendations and inspection procedures, types of cleaning agents, methods of cleaning, schedule for cleaning and maintenance, and repair instructions.
- E. Repair Materials and Sources: Include lists of materials and local sources of materials and related services.
- F. Warranties and Bonds: Include copies of warranties and bonds and lists of circumstances and conditions that would affect validity of warranties or bonds.

2.4 SYSTEMS AND EQUIPMENT MAINTENANCE MANUAL

- A. Content: For each system, subsystem and piece of equipment not part of a system, include source information, manufacturers' maintenance documentation, maintenance procedures, maintenance and service schedules, spare parts list and source information, maintenance service contracts, and warranty and bond information, as described below.
- B. Source Information: List each system, subsystem, and piece of equipment included in manual; identify by product name and arrange to match manual's table of contents. For each product, list name, address and telephone number of Installer or supplier and maintenance service agent, and cross-reference Specification Section number and title in Project Manual.
- C. Manufacturers' Maintenance Documentation: Manufacturers' maintenance documentation including maintenance instructions, drawings and diagrams for maintenance, nomenclature of parts and components, and recommended spare parts for each component part or piece of equipment.

- D. Maintenance Procedures: Include test and inspection instructions, troubleshooting guide, disassembly instructions, and adjusting instructions that detail essential maintenance procedures.
- E. Maintenance and Service Schedules: Include service and lubrication requirements, list of required lubricants for equipment, and separate schedules for preventive and routine maintenance and service with standard time allotment.
- F. Spare Parts List and Source Information: Include lists of replacement and repair parts, with parts identified and cross-referenced to manufacturers' maintenance documentation and local sources of maintenance materials and related services.
- G. Maintenance Service Contracts: Include copies of maintenance agreements with name and telephone number of service agent.
- H. Warranties and Bonds: Include copies of warranties and bonds and lists of circumstances and conditions that would affect validity of warranties or bonds.

PART 3 EXECUTION

3.1 MANUAL PREPARATION

- A. Product Maintenance Manual: Assemble a complete set of maintenance data indicating care and maintenance of each product, material and finish incorporated into the Work.
- B. Operation and Maintenance Manuals: Assemble a complete set of operation and maintenance data indicating operation and maintenance of each system, subsystem and piece of equipment not part of a system.
- C. Manufacturers' Data: Where manuals contain manufacturers' standard printed data, include only sheets pertinent to product or component installed. Mark each sheet to identify each product or component incorporated into the Work. If data includes more than one (1) item in a tabular format, identify each item using appropriate references from the Contract Documents. Identify data applicable to the Work and delete references to information not applicable.
- D. Drawings: Prepare drawings supplementing manufacturers' printed data to illustrate the relationship of component parts of equipment and systems and to illustrate control sequence and flow diagrams. Coordinate these drawings with information contained in Record Drawings to ensure correct illustration of completed installation.
 - 1. Do not use original Project Record Documents as part of operation and maintenance manuals.
- E. Comply with Division 01 7700 Section "Closeout Procedures" for schedule for submitting operation and maintenance documentation.

SECTION 01 7839 PROJECT RECORD DOCUMENTS

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This Section includes administrative and procedural requirements for Project Record Documents, including the following:
 - 1. Record Drawings.
 - 2. Record Specifications.
 - 3. Record Product Data.
- B. See Division 01 7823 Section "Operation and Maintenance Data" for operation and maintenance manual requirements.
- C. See Divisions 02 through 33 Sections for specific requirements for Project Record Documents of the Work in those Sections. Every Division may not be used.

1.3 CLOSEOUT SUBMITTALS

- A. Record Drawings: Submit to Owner PDF and CAD files of scanned record prints and three (3) sets of prints.
- B. Record Specifications: Submit annotated PDF electronic files of Project's Specifications, including addenda and contract modifications to the Owner.
- C. Record Product Data: Submit to the Owner, annotated PDF electronic files and directories of each submittal.
 - 1. Where record Product Data are required as part of operation and maintenance manuals, submit duplicate marked-up Product Data as a component of manual.
- D. Miscellaneous Record Submittals: See other Specification Sections for miscellaneous recordkeeping requirements and submittals in connection with various construction activities.
- E. Submit annotated PDF electronic files and directories of each submittal.

PART 2 PRODUCTS

2.1 RECORD DRAWINGS

A. Record Prints: Maintain one (1) set of black-line white prints of the Contract Drawings and Shop Drawings.

- 1. Preparation: Mark Record Prints to show the actual installation where installation varies from that shown originally. Require individual or entity who obtained record data, whether individual or entity is Installer, subcontractor or similar entity, to prepare the marked-up Record Prints.
 - a. Give particular attention to information on concealed elements that would be difficult to identify or measure and record later.
 - b. Record data as soon as possible after obtaining it. Record and check the markup before enclosing concealed installations.
- 2. Mark the Contract Drawings or Shop Drawings, whichever is most capable of showing actual physical conditions, completely and accurately. If Shop Drawings are marked, show cross-reference on the Contract Drawings.
- 3. Mark record sets with erasable, red-colored pencil. Use other colors to distinguish between changes for different categories of the Work at same location.
- 4. Note Field Authorization numbers, alternate numbers, Change Order numbers, and similar identification, where applicable.
- B. Format: Identify and date each Record Drawing; include the designation "PROJECT RECORD DRAWING" in a prominent location.
 - 1. Record Prints: Organize Record Prints and newly prepared Record Drawings into manageable sets. Bind each set with durable paper cover sheets. Include identification on cover sheets.
 - 2. Identification: As follows:
 - a. Project name.
 - b. Date.
 - c. Designation "PROJECT RECORD DRAWINGS."
 - d. Name of Architect.
 - e. Name of Contractor.

2.2 RECORD SPECIFICATIONS

- A. Preparation: Mark Specifications to indicate the actual product installation where installation varies from that indicated in Specifications, addenda and contract modifications.
 - 1. Give particular attention to information on concealed products and installations that cannot be readily identified and recorded later.
 - 2. Mark copy with the proprietary name and model number of products, materials, and equipment furnished, including substitutions and product options selected.
 - 3. Record the name of manufacturer, supplier, Installer and other information necessary to provide a record of selections made.
 - 4. Note related Change Orders, Record Product Data and Record Drawings where applicable.

2.3 RECORD PRODUCT DATA

- A. Preparation: Mark Product Data to indicate the actual product installation where installation varies substantially from that indicated in Product Data submittal.
 - 1. Give particular attention to information on concealed products and installations that cannot be readily identified and recorded later.
 - 2. Include significant changes in the product delivered to Project site and changes in manufacturer's written instructions for installation.

3. Note related Change Orders, Record Specifications and Record Drawings where applicable.

2.4 MISCELLANEOUS RECORD SUBMITTALS

- A. Assemble miscellaneous records required by other Specification Sections for miscellaneous record keeping and submittal in connection with actual performance of the Work. Bind or file miscellaneous records and identify each, ready for continued use and reference.
- PART 3 EXECUTION
- 3.1 RECORDING AND MAINTENANCE
 - A. Recording: Maintain one (1) copy of each submittal during the construction period for Project Record Document purposes. Post changes and modifications to Project Record Documents as they occur; do not wait until the end of Project.
 - B. Maintenance of Record Documents and Samples: Store Record Documents and Samples in the field office apart from the Contract Documents used for construction. Do not use Project Record Documents for construction purposes. Maintain Record Documents in good order and in a clean, dry, legible condition, protected from deterioration and loss. Provide access to Project Record Documents for Owner's reference during normal working hours.

	0702 Continue	+ : 01				APPLICATION NO:		06 FINAL	
	G703 - Continua	tion SI	leet			APPLICATION DATE:		04.19.21	
						PERIOD FROM:		04.01.21	
	SITE NAME - PROJECT N	AME; Contra	et No. CCxxxx	x65		PERIOD TO:		04.19.21	
А	В	С	D	Е	F	G		Н	I
11			WORK COM		MATERIALS	TOTAL			
ITEM	DESCRIPTION OF WORK	SCHEDULED	FROM PREVIOUS		PRESENTLY	COMPLETED &	%	BALANCE TO	RETAINAGE
NO.	DESCRIPTION OF WORK	VALUE	APPLICATION(S)	THIS PERIOD	STORED	STORED TO DATE	(G÷C)	FINISH	(AGGREGATE
			(G)		(NOT IN D OR E)	(D + E + F)		(C - G)	TO DATE)
	Allowance & Contingencies	29,000.00	18,851.74	10,148.26	0.00	29,000.00	100.00%	0.00	1,450.00
	Close out	13,523.33	6,761.00	6,762.33	0.00	13,523.33	100.00%	0.00	676.17
	Bond & Insurance	24,050.00	24,050.00	0.00	0.00	24,050.00	100.00%	0.00	1,202.50
	Mobilization	17,500.00	17,500.00	0.00	0.00	17,500.00	100.00%	0.00	875.00
	Demo Siding and Windows	30,000.00	30,000.00	0.00	0.00	30,000.00	100.00%	0.00	1,500.00
	Frame & GWB F/P, Door, Storage	19,000.00	19,000.00	0.00	0.00	19,000.00	100.00%	0.00	950.00
	Deck Coatings	15,500.00	15,500.00	0.00	0.00	15,500.00	100.00%	0.00	775.00
	Deck Railings	23,500.00	21,150.00	2,350.00	0.00	23,500.00	100.00%	0.00	1,175.00
	Roofing incl Ladders and Hatches	57,300.00	28,650.00	28,650.00	0.00	57,300.00	100.00%	0.00	2,865.00
	Roof Framing/Backing/Blocking	11,600.00	10,600.00	1,000.00	0.00	11,600.00	100.00%	0.00	580.00
	Siding and Flashing Materials	43,000.00	43,000.00	0.00	0.00	43,000.00	100.00%	0.00	2,150.00
	Siding Labor	47,000.00	45,000.00	2,000.00	0.00	47,000.00	100.00%	0.00	2,350.00
	Window Materials	16,000.00	16,000.00	0.00	0.00	16,000.00	100.00%	0.00	800.00
	Window Labor	15,000.00	15,000.00	0.00	0.00	15,000.00	100.00%	0.00	750.00
	Patio Door Materials	9,600.00	9,600.00	0.00	0.00	9,600.00	100.00%	0.00	480.00
	Patio Door Labor	9,800.00	9,800.00	0.00	0.00	9,800.00	100.00%	0.00	490.00
	Exterior Doors & Hardware Materials	13,500.00	13,500.00	0.00	0.00	13,500.00	100.00%	0.00	675.00
	Exterior Door Labor	10,625.00	10,625.00	0.00	0.00	10,625.00	100.00%	0.00	531.25
	Door Hardware Materials	2,200.00	2,200.00	0.00	0.00	2,200.00	100.00%	0.00	110.00
	Gutters	4,200.00	0.00	4,200.00	0.00	4,200.00	100.00%	0.00	210.00
	Flameblock Labor	15,000.00	15,000.00	0.00	0.00	15,000.00	100.00%	0.00	750.00
	Flameblock Materials	14,000.00	14,000.00	0.00	0.00	14,000.00	100.00%	0.00	700.00
	Blinds	8,500.00	8,500.00	0.00	0.00	8,500.00	100.00%	0.00	425.00
	Electrical & Lighting Fixtures	12,800.00	12,800.00	0.00	0.00	12,800.00	100.00%	0.00	640.00
	Exterior Painting	18,000.00	17,000.00	1,000.00	0.00	18,000.00	100.00%	0.00	900.00
	Indirect Costs/Overhead/Profit	103,569.63	90,210.00	13,359.63	0.00	103,569.63	100.00%	0.00	5,178.48
	CO 1 - Contingency	(8,218.97)	0.00	(8,218.97)		(8,218.97)	100.00%		(410.95
	TOTALS	575,548.99	514,297.74	61,251.25	0.00	575,548.99	100.00%	0.00	28,777.45
	5% RETAINAGE	28,777.45	25,714.89	3,062.56	0.00	28,777.45			
	TOTALS LESS RETAINAGE	546,771.54	488,582.85	58,188.69	0.00	546,771.54		0.00	28,777.45
	TOTAL BALANCE TO FINISH (H + I)								28,777.45
	NET CHANGE ORDERS THIS PERIOD:		CHANGE ORDERS A			1]	
	NET C/O ADDITIONS (THIS PERIOD):		NET C/O DEDUCTION	IS (THIS PERIOD):	(8,218.97)				
	TOTAL CHANGE ORDERS TO DATE:	(8,218.97)]						

Form G702

Total approved this month. (CO numbers listed below)

1

NET CHANGES by Change Order

#s:

Application and Certificate for Payment

TO OWNER:	King County Housing Authori	ity PROJECT	- SITE NAME		APPLICATION NO:	06 FINAL	Distribution to:
	Attn: Capital Construction Dept.	•			PERIOD TO:	04.19.21	OWNER: X
	700 Andover Park W. Suite C	OF WORK:	PRO	DJECT NAME	CONTRACT NO:	CCxxxxx65	ARCHITECT:
	Tukwila, WA 98188				CONTRACT DATE:	11/16/2020	CONTRACTOR:
FROM	CONTRACTOR NAME	VIA	ARC		NTP DATE:	11/16/2020	FIELD:
CONTRACTOR:	CONTRACTOR ADDRESS	ARCHITECT:	119 S. MAIN ST	L SUITE 200	PROJECT NO:	215.1B	:
	CITY, STATE, ZIP		SEATTLE, WA	98104-2579	WORK ORDER NO:	1243	
				The undersigned Contract	or certifies that to the b	est of the Contractor's know	vledge information and
CONTRACTO	R'S APPLICATION FOR P	AYMENI		e		ayment has been completed	
Application is made	for payment, as shown below, in conn	ection with the Contra	act.	Contract Documents, that			
* *	Form G703, is attached.			Certificates for Payment w			
1. ORIGINAL CONTR	ACT SUM		\$583,767.96	shown herein is now due.			
2. NET CHANGE BY	CHANGE ORDERS	······	(\$8,218.97)	CONTRACTOR:			
3. CONTRACT SUM	TO DATE (Line 1 +/- 2)		\$575,548.99	By:		Date:	
4. TOTAL COMPLET	ED & STORED TO DATE (Column G on	G703)	\$575,548.99				
5. RETAINAGE:				State of:			
a. 5 % of	Completed Work			County of:			
(Column D +]	E on G703: \$575,548.99)= \$28,777.45		Subseribed and sworn to be	efore		
b. 5 % of	Stored Material			me this	day of		
(Column F on	G703: \$0.00)=\$0.00		Notary Public:			
Total Retainage (Lin	nes 5a + 5b or Total in Column I of G7	03)	\$28,777.45	My Commission expires:			
6. TOTAL EARNED L	ESS RETAINAGE		\$546,771.54	OWNER'S REPRE	SENTATIVE CEF	RTIFICATE FOR PA	YMENT
(Line 4 Less L	ine 5 Total)		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	In accordance with the Co	ontract Documents, base	d on on-site observations a	and the data comprising
	CERTIFICATES FOR PAYMENT		\$488,582.85	this application, the Ow			
(Line 6 from	prior Certificate)			Representative's knowledg	e, information and belie	f the Work has progressed	as indicated, the quality
	ENT DUE		\$58,188.69	of the Work is in accordan		cuments, and the Contract i	s entitled to payment of
9. BALANCE TO FIN	ISH, INCLUDING RETAINAGE			the AMOUNT CERTIFIEI).		
(Line 3 Less L	ine 6)	\$28,777.45		AMOUNT CERTIFIED			\$58,188.69
			-	(Attach explanation if am Application and on the Cor		om the amount applied. In changed to conform with th	
CHANGE ORDER S	SUMMARY	ADDITIONS	DEDUCTIONS	OWNER'S REPRESENTATIV	/E:		
Total changes appro	oved in previous months by Owner	\$0.00	\$0.00	By:		Date:	

\$0.00

\$0.00

TOTALS

(\$8,218.97)

(\$8,218.97)

(\$8,218.97)

This Certificate is not negotiable. The AMOUNT CERTIFIED is payable only to the Contractor named herein. Issuance, payment and acceptance of payment are without prejudice to any rights of the Owner or Contractor under this Contract.



GENERAL CONTRACTOR CERTIFICATION UPON APPLICATION FOR PAYMENT

OWNE	R:	King County Housing Authority	PAY REQUEST NUMBER:	06
GENEF	RAL CONTRACTOR:	CONTRACTOR NAME	DATE: PERIOD FROM:	04.01.21
PROJE	CT NAME:	SITE NAME	THROUGH:	04.19.21
SCOPE	OF WORK:	PROJECT NAME	CONTRACT NUMBER:	CCxxxx65
1.	ORIGINAL CONTR	ACT AMOUNT:	\$	583,767.96
2.	APPROVED CHAN	GE ORDER(S):	\$	(8,218.97)
3.	CURRENT CONTR	ACT AMOUNT:	\$	575,548.99
4.	AMOUNT OF PRE	VIOUS CERTIFICATES FOR PAYMENT:	\$	488,582.85
5.	AMOUNT OF CUP	RRENT CERTIFICATE FOR PAYMENT I	REQUEST: \$	58,188.69

By submitting the accompanying Application for Payment, the Contractor certifies, agrees and warrants to the Owner as follows:

- The Contractor has made full payment to all laborers, subcontractors and suppliers of material and equipment 1. whose charges were included in any prior Application for Payment, subject only to (a) retainage at the contract rate, and (b) the matters set forth below or on an attachment hereto.
- The Contractor knows of no one making a claim for payment other than those included in the current Application 2. for Payment, who will be paid when the current Application for Payment is paid by Owner, except as noted below or on an attachment hereto.
- 3. In consideration of payments made by Owner, the Contractor hereby waives and releases any and all claims and demands against Owner and the Project for all periods up to and including the period covered by this Application for Payment, subject only to (a) receipt of payment of the current Application, (b) applicable retainage, and (c) the matters set forth below or on an attachment bereto.

EXCEPTION(S) - DESCRIPTION:

AMOUNT:

CONTRACTOR NAME

GENERAL CONTRACTOR NAME:

BY AUTHORIZED SIGNER:	PRINT NAME	TITLE	DATE
State of Washington			

County of King

I certify that I know or have satisfactory evidence that is the person who appeared before me, and said person acknowledged that (he/she) signed this instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument.

Signed before me on this	Day of	SEAL
Notary Public in and for	the State of Washington	
Residing at:		
My Commission Expires:		

COUNTY HOUSING AUTHORITY

PARK ROYAL EXTERIOR IMI	SUBSTITUTION REQUEST	
Project:	Sub. Request #:	
	From:	
То:	Date:	
	A/E Project #:	
Re:	Contract For:	
Specification Title:	Description:	
Section:	Page: Article / Paragraph:	
Proposed Substitution:		
Address.	Phone:	
Trade Name:	Model No.:	
Installer:		
Address:	Phone:	
Differences between proposed substitution Point-by-point comparative data attach Reason for not providing specified item:	ned - REQUIRED BY A/E	
Similar Installation:		
Project:	Architect:	
	Owner: Date Installed:	
Proposed substitution affects other parts of		
Savings to Owner for accepting substitution Proposed substitution changes Contract Tin * If Contract time is to be extended, a Cha	ne: No Yes (If Yes): Add Deduct). days.
Supporting Data Attached:		

KCHA-CCD 4197 02-26-14

KING COUNTY HOUSING AUTHORITY

YOR IMP

SUBSTITUTION REQUEST

The Undersigned certifies:

- Proposed substitution has been fully investigated and determined to be equal or superior in all respects to specified product.
- Same warranty will be furnished for proposed substitution as for specified product.
- Same maintenance service and source of replacement parts, as applicable, is available.
- Proposed substitution will have no adverse effect on other trades and will not affect or delay progress schedule.
- Cost data as stated above is complete. Claims for additional costs related to accepted substitution which may subsequently become apparent are to be waived.
- Proposed substitution does not affect dimensions and functional clearances.
- Payment will be made for changes to building design, included A/E design, detailing, and construction costs caused by the substitution.
- Coordination, installation, and changes in the Work as necessary for accepted substitution will be complete in all respects.

Signed by:					•	
Firm:						
Address:						
Telephone:						
Attachments:						
				K ´		
A/E's REVIEW AND AC	TION					
		ls in accordance with				
			nce with Specific	cation Section 0 13300		
Substitution rejected			1-			
L Substitution Request	received too late	Use specified materia	als.			
Signed by:					Date:	
Signed by:	,					
Signed by:	Contractor		Supplier	Manufacturer	Date:	
	Contractor					
	Contractor					
	Contractor					
	Contractor					
	Contractor					
	Contractor					
	Contractor					

KCHA-CCD 4197 02-26-14

SECTION 01 73 29 CUTTING & PATCHING

PART 1 GENERAL

1.1 SUMMARY

- A. Contractor shall be responsible for cutting, fitting, and patching required to complete the Work or to:
 - 1. Make its parts fit together properly.
 - 2. Uncover portions of the Work to provide for installation of ill-timed Work.
 - 3. Remove and replace defective Work.
 - 4. Remove and replace Work not conforming to requirements of Contract Documents.
- B. Upon written instructions:
 - 1. Uncover designated portions of the Work for observation of covered Work.
 - 2. Remove Work to provide for alteration of fully or partially completed construction previously installed.

1.2 SUBMITTALS

- A. Submit a written request to Owner prior to cutting, or alteration. Include:
 - 1. Identification of the project.
 - 2. Description of the affected construction.
 - 3. The necessity for doing the cutting, or alteration.
 - 4. The effect on fully or partially completed construction on structural integrity of the project.
 - 5. Description of the Proposed Work:
 - a. The scope of cutting, patching, or alteration.
 - b. Contractor and trades who will execute the Work.
 - c. Product proposed to be used.
 - 6. Alternatives to cutting, patching or alteration.
 - 7. Designation of the responsibility for the cost of cutting and patching.
- B. Should conditions of the Work or the schedule indicate a change of products or methods from the original installation, the Contractor shall submit a request for substitution as specified general conditions.
- C. Contractor shall submit a written notice to Owner designating the date and the time the Work will be uncovered.

PART 2 PRODUCTS

2.1 MATERIALS

A. Comply with Specifications and Standards for each specific product involved.

PART 3 EXECUTION

3.1 INSPECTION

- A. Inspect existing conditions of the project, including elements subject to damage or to movement during:
 - 1. Cutting and patching.
- B. After uncovering fully or partially completed construction, inspect conditions affecting installation of products or performance of the Work.

C. Report unsatisfactory or dubious conditions to the Owner in writing; proceed with the Work only after the Owner has provided further instructions.

3.2 PREPARATION

- A. Provide shoring, bracing and other support as necessary to assure the structural safety of that portion of the Work.
- B. Provide devices and methods to protect other portions of the project from damage.

3.3 PERFORMANCE

- A. Execute cutting and demolition by methods that will assure safety, will prevent damage to other fully or partially completed construction, and will provide proper surfaces to receive repairs.
- B. Execute fitting and adjustment of products to provide a finished installation to comply with specified products, functions, tolerances, and finishes.
- C. Restore Work that has been cut or removed; install new products to provide completed Work in accordance with requirements of Contract Documents.
- D. Refinish entire surfaces as necessary to provide an even finish to match adjacent finishes:
 - 1. For continuous surfaces, refinish to nearest intersection.
 - 2. For an assembly, refinish the entire unit.

SECTION 02 41 00 DEMOLITION

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Provide demolition activities as required to accommodate envelope upgrades and new construction work.
 - 1. The extent of envelope improvements is indicated in the construction drawings.
 - 2. Work includes, but is not limited to, the following:
 - a. Remove existing roofing, underlayment, HVAC, equipment, fascia boards, flashing, gutters, soffits, and associated materials as needed for preparation of new roofing, fascia, and soffit installation. Clean existing surfaces as needed for preparation.
 - b. Remove existing siding, trim, downspouts, fixtures, equipment, electrical raceways, and associated materials as needed for preparation of new siding and trim installation. Clean existing surfaces as needed for preparation for new installations.
 - c. Remove and replace existing windows and doors and frames.
 - 3. WARNING It is not anticipated that materials considered at hazardous levels, or materials containing asbestos, and other environmental or public health hazards will be encountered in existing construction. If discovered, do not touch or attempt to remove such material without further direction. Should hazardous materials be encountered, the Contractor shall stop work and immediately notify the Owner's Representative.

1.2 REFERENCE STANDARDS

A. 29 CFR 1926 - U.S. Occupational Safety and Health Standards current edition.

1.3 SUBMITTALS

- A. Demolition Plan: Submit demolition plan as specified by OSHA and local authorities.
 - 1. Indicate extent of demolition, removal sequence, bracing and shoring, and location and construction of barricades and fences.

1.4 QUALITY ASSURANCE

A. Codes and Regulations: Comply with governing codes and regulations. Use only experienced workers.

1.5 PROJECT CONDITIONS

- A. Occupancy: All buildings on the property and the immediate areas of work will be occupied during selective demolition. The public, including children, may occupy adjacent areas outside of Work limit. Coordinate demolition schedule with Owner activities.
- B. Occupied Spaces: Do not interrupt utilities serving occupied or used facilities without the written permission of the Owner's Representative. Owner's Representative requires a minimum seventy-two (72) hour notice of any utility shutoffs affecting living units or common spaces. E-mail notice to Owner's Representative is acceptable as official "written notice".

C. Traffic:

- 1. Conduct operations and removal of debris to ensure minimum interference with roads, streets, walks, and other adjacent occupied or used facilities.
- 2. Do not close or obstruct streets, walks or other occupied or used facilities without permission from Owner's representative and Authority Having Jurisdiction (AHJ). Provide alternate routes around closed or obstructed traffic ways. Maintain unobstructed passage for emergency vehicles at all times.

D. Protection:

- 1. Provide suitable protection where existing work is to be demolished or removed, and where work is to be done, connections made, materials handled or equipment moved and relocated.
- E. Utility Services:
 - 1. Maintain existing utilities, keep in service, and protect against damage during demolition operations.
- F. Contractor Acknowledge Conditions:
 - 1. Contractor represents that he or she has visited the site to become familiar with the quantity and character of all materials to be demolished. Contractor agrees that the premises were made available prior to deadline for submission of bids for whatever inspection and tests the Contractor deemed appropriate. Contractor assumes full responsibility for the proper disposal of all demolition materials.
- G. Salvage:
 - 1. Contractor: All salvage not specified to be reused as part of the work or indicated for the Owner's use becomes the property of the Contractor. Remove salvage from site and dispose of legally. Do not allow this material to accumulate on the site.

PART 2 PRODUCTS

2.1 MATERIALS

A. Materials that are necessary to accomplish, or to be incorporated into, the work of this section shall be as selected by the Contractor, subject to approval by the Owner's Representative.

PART 3 EXECUTION

3.1 GENERAL PROCEDURES AND PROJECT CONDITIONS

- A. Comply with applicable codes and regulations for demolition operations and safety of adjacent structures and the public.
 - 1. Obtain required permits.
 - 2. Take precautions to prevent catastrophic or uncontrolled collapse of structures to be removed; do not allow worker or public access within range of potential collapse of unstable structures.
 - 3. Provide, erect, and maintain temporary barriers and security devices, including warning signs and lights, and similar measures, for protection of the public, Owner, Contractor's employees and existing improvements to remain. Ensure safe passage of persons around area of demolition.
 - 4. Conduct operations to minimize effects on and interference with adjacent structures and occupants.
 - 5. Do not close or obstruct roadways or sidewalks without permit.
 - 6. Conduct operations to minimize obstruction of public and private entrances and exits; do not obstruct required exits at any time; protect persons using entrances and exits from removal operations.
 - 7. Obtain written permission from owners of adjacent properties when demolition equipment will traverse, infringe upon or limit access to their property.
- B. Do not begin removal until receipt of notification to proceed from Owner.
- C. Protect existing structures and other elements that are not to be removed.
 - 1. Provide bracing and shoring.
 - 2. Prevent movement or settlement of adjacent structures.
 - 3. Stop work immediately if adjacent structures appear to be in danger.

3.2 SELECTIVE DEMOLITION FOR ALTERATIONS

- A. Drawings showing existing construction and utilities are based on casual field observation and existing record documents only.
 - 1. Verify that construction and utility arrangements are as indicated.
 - 2. Beginning of demolition work constitutes acceptance of existing conditions that would be apparent upon examination prior to starting demolition.
- B. Demolish and remove existing work as indicated and where new work is shown. Take care to prevent damage to areas to remain.
- C. Maintain weatherproof exterior building enclosure except for interruptions required for replacement or modifications; take care to prevent water and humidity damage.
- D. Protect existing work to remain.
 - 1. Prevent movement of structure; provide shoring and bracing if necessary.
 - 2. Perform cutting to accomplish removals neatly and as specified for cutting new work.
 - 3. Repair adjacent construction and finishes damaged during removal work.
 - 4. Clean adjacent areas of dust, dirt, and debris caused by demolition. Return adjacent areas to condition existing prior to start of work.
 - 5. Patch as specified for patching new work.
 - 6. Limit scattering of dust and dirt in air to lowest practical level. Comply with governing regulations pertaining to environmental protection.
 - 7. Secure project work areas after work hours.
- 3.3 DEBRIS AND WASTE REMOVAL
 - A. Remove debris, junk, and trash from site.
 - B. Continuously clean up and remove demolished materials from site. Do not allow materials to accumulate on the site.
 - C. The debris disposal site shall be approved for receiving the debris in accordance with local and regional regulations.
 - D. Provide certification of the dump site as required for City/County and Owner's project records.
 - E. Clean up spillage and wind-blown debris from public and private lands.
 - F. Do not burn or bury materials on site. Leave site in clean condition.

SECTION 03 30 00 CAST-IN-PLACE CONCRETE

PART 1 GENERAL

1.1 SUMMARY

- A. Section Includes:
 - 1. Cast-in-place concrete footings and accessories.

1.2 RELATED SECTIONS

A. Section 062013 – Exterior Finish Carpentry.

1.3 COORDINATION

- A. Preinstallation Meeting
 - 1. Attendance: Contractor, installer, Owner, Special Inspector and testing agencies, manufacturer's representatives, batch plant representative, and those requested to attend.
 - 2. Meeting Time: Minimum 3 weeks prior to prior to beginning work of this Section and work of related Sections affecting work of this Section. Notify attendees ten (10) days prior to scheduled date of meeting.
 - 3. Location: Project Site.
 - 4. Review procedures for conducting work of this Section, including:
 - a. Submittal requirements.
 - b. Schedules for testing, inspection, and certifications.
 - c. Mix designs, admixtures, and additives.
 - d. Delivery at project site.
 - e. Placement procedures and tolerances.
 - f. Joint spacing and joint fillers.
 - g. Curing.
 - h. Mock-ups.
 - i. Finishing.
 - j. Project schedule.

1.4 SUBMITTALS

- A. Submit in accordance with Section 013300 Submittal Procedures
- B. Submit:
 - 1. Product Data: Submit manufacturer's product data and installation instructions for each material and product used.
 - 2. Mix Design: Submit for approval mix design proposed for use.

1.5 QUALITY ASSURANCE

- A. Comply with governing codes and regulations. Provide products of acceptable manufacturers which have been in satisfactory use in similar service for three (3) years. Use experienced installers. Deliver, handle, and store materials in accordance with manufacturer's instructions.
- B. Concrete Producer Qualifications:
 - 1. Company specializing in manufacturing ready-mixed concrete products conforming to ASTM C94.
 - 2. Producer Member of the National Ready Mixed Concrete Association (NRMCA).
- C. Installer Qualifications:
 - 1. Company specializing in work of this Section.
 - 2. Able to show minimum three (3) years documented experience in successful commercial

quality work of comparable scope and quality when requested by Owner.

D. Standards:

- 1. ACI 318, Building Code Requirements for Reinforced Concrete, and CRSI Manual of Standard Practice.
- E. Mock-Ups: Provide mock-up as required to demonstrate quality of workmanship.

1.6 DELIVERY, STORAGE AND HANDLING

- A. Conform to provisions of Section 016000 and manufacturer's instructions.
- 1.7 FIELD CONDITIONS
 - A. Ambient Conditions: Conform to ACI 301, 5.3.2 for placement of concrete weather considerations. Do not place concrete during falling rain, sleet, or snow.

PART 2 PRODUCTS

2.1 MANUFACTURERS:

- A. Cast-In-Place Concrete:
 - 1. Concrete Forming and Accessories: Ceme-Tube LLC; Newark Paperboard Products; Scott System, Inc.; Symons; Universal Building Products, Inc.; or approved equal.
 - 2. Concrete Anchoring: Powers Fasteners.; or approved equal.
 - 3. Concrete Curing, Sealing and Hardening: Armorlon, Division of Reef Industries, Inc.; Ashford Formula, By Curecrete.; or approved equal.
 - 4. Cement Grouts, Adhesives and Sealants: Five Star Products, Inc.; or approved equal.

2.2 MATERIALS

- A. Concrete Design Mixes: ASTM C 94, 28-day compressive strength suitable for project requirements and site conditions.
- B. Formwork: Plywood or metal panel formwork sufficient for structural and visual requirements.
- C. Concrete Materials: ASTM C 150, Type I, Portland cement; potable water.
- D. Concrete Admixtures: Containing less than 0.1 percent chloride ions.
- E. Bonding Compound: Polyvinyl acetate or acrylic base.
- F. Epoxy Adhesive: ASTM C 881, two-component material.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify installation conditions as satisfactory to receive work of this Section before beginning.
- B. Verify that anchors, seats, plates, reinforcement, and other items cast into concrete are accurately located, securely in place, and approved before concrete placement.

3.2 PREPARATION

- A. Protect Surrounding Areas: Preclude damage from work of this Section.
- B. Weather Conditions:
 - 1. Prepare in advance for conditions where ambient temperature necessitates hot or cold weather concrete placements.
 - 2. Do not begin placement when sun, heat, wind, or other limitations may prevent proper consolidation, finishing, and curing.

- 3. Do not place concrete when rain, sleet, or snow are falling, except where adequate means are taken to cover and protect concrete placements. Do not allow rain water to increase mixing water or to damage concrete surface finish during or following placement.
- 4. Take measures to prevent rapid evaporation of surface bleed water due to high evaporation conditions, including high winds and low humidity.
- C. New Concrete Cast Against Previously Placed Concrete: Clean concrete with steel brush and apply bonding agent as instructed by manufacturer prior to placement of new concrete.
- D. Formwork, and Embedded Items: In place, and approved before placement of concrete.

3.3 INSTALLATION

- A. Comply with ASTM C 94. Do not change mix design without approval. Calcium chloride admixtures are not permitted.
- B. Chamfer exposed edges/corners to provide straight lines.
- C. Tolerance: Plus 1/8 inch in 10 inches for grade, alignment, and straightness.
- D. Isolation Joints: Provide between slabs and vertical elements.
- E. Cure and protect work. Report defective work in writing.

SECTION 05 05 23 WELDING

PART 1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Welding materials and methods of joining miscellaneous and structural metals.
- 1.2 RELATED REQUIREMENTS
 - A. Section 05 12 00 Structural Steel Framing.
 - B. Section 05 50 00 Metal Fabrications.
- 1.3 REFERENCE STANDARD
 - A. AISC 360 Specification for Structural Steel Buildings 2016 (Revised 2021).
 - B. ASTM A6/A6M Standard Specification for General Requirements for Rolled Structural Steel Bars, Plates, Shapes, and Sheet Piling 2021.
 - C. AWS A2.4 Standard Symbols for Welding, Brazing, and Nondestructive Examination 2020.
 - D. AWS A3.0 Standard Welding Terms and Definitions 2001.
 - E. AWS A5 Series Specification for Steel Electrodes 2012; 2018.
 - F. AWS D1.1/D1.1M Structural Welding Code Steel 2020, with Errata (2021).
 - G. AWS D1.2/D1.2M Structural Welding Code Aluminum 2014, with Errata 2020.
 - H. AWS D1.3/D1.3M Structural Welding Code Sheet Steel 2018.
 - I. AWS D1.4/D1.4M Structural Welding Code Steel Reinforcing Bars 2018, with Amendment.
 - J. AWS D1.6/D1.6M Structural Welding Code Stainless Steel 2017.
 - K. AWS D1.8/D1.8M Structural Welding Code Seismic Supplement 2016.
 - L. ICC (IBC)-2018 International Building Code 2018.

1.4 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements for submittal procedures.
 - 1. Welding Procedures and Qualifications.
 - a. Structural Steel: For welded joints prequalified by AWS D1.1, submit a description of welding procedures proposed for use on structural steel.
 - b. Reinforcing: Description of reinforcement weld locations, welding procedures, and welder qualifications when welding is permitted.
 - c. Other procedures as required by the Contract Documents.
 - 2. Welding Procedures shall be submitted to the Owner.
 - 3. Shop Drawings: Indicate welded connections on Shop Drawings in technical sections using standard AWS symbols. Show each welded connection with details indicating size, length, location, type of weld, and whether shop-welded or field-welded.
 - 4. Manufacturer's Certification: Filler material for welding.
 - 5. Qualifications Data: Certifications for welders and installers.

1.5 QUALITY ASSURANCE

- A. Qualifications:
 - 1. Welder Qualifications / Certifications: Each welder performing work on this project shall be qualified before commencement of welding on this project, in accordance with the American Welding Society (AWS) and Washington Association of Building Officials (WABO).

- 2. Welding shall be performed by "Certified Welders", certified within the previous 12 months for each position and weld type which the welder will be performing.
- 3. Copies of each welder's certification records shall be made available to the Owner for review.
- 4. If re-qualification / certification is required, the cost of these tests shall be borne by the Contractor.
- B. Comply with requirements in referenced AWS welding codes.
 - 1. Use only pre-qualified welds.

PART 2 PRODUCTS

2.1 PERFORMANCE

- A. Regulatory Requirements: Comply with IBC and other requirements of Authorities Having Jurisdiction (AHJ).
- B. Test and Inspections: This Work is subject to special testing and inspection.
 - 1. A qualified inspector under the requirements of the building code shall continuously or periodically inspect welds as indicated in the Statement of Special Inspections provided in the Structural General Notes.
 - 2. Notice shall be given for joints requiring inspection for proper end preparation, root opening, and the like, prior to welding.
 - 3. Charpy V-Notch Testing: Testing shall be in accordance with ASTM A6/A6M Supplement 30, where this test is specifically required. See Structural General Notes.
 - 4. Ultrasonic testing and visual inspection of plate material and rolled sections greater 1-1/2" in thickness and located at welded connections for discontinuities.
 - 5. Submit results of tests to Owner (informational submittal).

2.2 GENERAL

- A. Refer to Structural General Notes for additional information not provided here.
- B. Electrodes: See referenced AWS codes for requirements.
 - Steel: In accordance with the Structural General Notes on the drawings, and as required to develop strength of particular grade and section welded in accordance with AWS D1.1/D1.1M and AWS D1.8/D1.8M requirements. Use E70XX electrodes.
 - 2. Others as indicated in the Contract Documents.

PART 3 EXECUTION

- 3.1 GENERAL
- A. Structural Steel Framing:
 - 1. Welding processes other than shielded metal arc, flux core arc, and submerged arc may be used, provided AWS welder qualifications are submitted for each process.
 - 2. Types of Welds: Required weld types are indicated by symbols on drawings. Characteristics of welds shall be in accordance with standard specifications or codes as applicable. Each welder shall mark his or her identification symbol on their work.
 - 3. Preparation of Steel Surfaces to be Welded: Prepare edges to be joined by welding as indicated on the drawings and in accordance with AWS. Welds shall be made to clean base material. Steel: Remove coatings, galvanizing, grease, scale, rust, and other foreign matter at locations that are to be welded in accordance with AWS D1.1.
 - 4. Consider the toughness and notch sensitivity of the steel in the formation of welding procedures to prevent brittle and premature fracture during fabrication and erection.
 - 5. Detail connections, welding sequences, and preheat methods to minimize restraint and accumulation and concentration of through thickness strains due to weld shrinkage.
 - 6. At welded joints not hidden by architectural finish materials, remove projecting ends of runoff tabs, backer bars, and any other erection aids. Grind flush with edges of plates.

- B. Reinforcing Steel: Welding or tack welding of reinforcing bars to other bars or plates, angles, and similar shapes is prohibited, except where specifically shown in the drawings. Where required, use electrodes in accordance with requirements of AWS D1.4 and Structural General Notes.
- C. Studs and Anchors: Comply with AWS. Do not weld when base material temperature is below 0 degrees F.
- D. Non-Fusible Backing Materials: The use of non-fusible backing materials, in accordance with the Structural General Notes, is permitted only by welders pre-qualified per AWS for such materials.
- 3.2 PREPARATION
- A. Welding: Shape edges shall be joined as indicated in the drawings. Prepare and clean edges of oil, grease, scale, and rust in accordance with AWS D1.1/D1.1M.
- B. Miscellaneous and Reinforcing Steel: See drawings for welding of reinforcing bars or plates, angles, and similar shapes. Conform to referenced AWS D1.1/D1.1M or AWS D1.4/D1.4M.
- C. Protection: Take necessary precautions required by regulations, standards, and specifications to protect personnel and property.
 - 1. Carefully mask or shield adjacent surfaces to prevent damage from heat or welding materials.
 - 2. Take particular care to prevent fires.
 - 3. When welding finished assemblies adjacent to or above finished materials, protect surfaces from damage due to welding.

3.3 INSTALLATION

- A. Clean and weld in accordance with referenced AWS D1.1/D1.1M, AWS D1.2/D1.2M, AWS D1.3/D1.3M, AWS D1.4/D1.4M, AWS D1.6/D1.6M, AWS D1.8/D1.8M.
 - 1. See also, as applicable, AISC Design Guides for welding and modification of existing steel.
- B. Electrodes shall be thoroughly dry prior to use.
- C. Grind smooth welds exposed to view. Remove service metal and piece marks on steel items exposed to view.
- D. After inspection, protect welds from rust with protective primer, applicable to substrate and compatible with final finish. Refer to the requirements indicated in other specification sections.

3.4 CLEANING

- A. Cleaning:
 - 1. Remove slag or flux remaining on any bead.
 - 2. Remove any cracks or blowholes appearing on any bead. Use methods such as chipping, grinding, or gas gouging.
 - 3. Touch up cold galvanizing over galvanized steel at field welds.

3.5 REPAIR

- A. Repair:
 - 1. Repair damaged finishes as directed, or replace damaged items at no added cost to Owner.
 - 2. Repair welds found defective and re-inspect by same methods originally required.

3.6 FIELD QUALITY CONTROL

A. Verify work in accordance with the requirements of the building code for field welds.

SECTION 05 12 00 STRUCTURAL STEEL FRAMING

PART 1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Structural steel framing members.
 - B. Structural steel support members and struts.
 - C. Base plates.
 - D. Grouting under base plates.
- 1.2 RELATED REQUIREMENTS
 - A. Section 05 05 23 Welding.
 - B. Section 05 50 00 Metal Fabrications: Steel fabrications affecting structural steel work.
 - C. Section 09 91 13 Exterior Painting: Paint finish.
- 1.3 REFERENCE STANDARDS
 - A. AISC 303 Code of Standard Practice for Steel Buildings and Bridges 2016.
 - B. AISC 325 Steel Construction Manual 2017.
 - C. AISC 341 Seismic Provisions for Structural Steel Buildings 2016 (Revised 2020).
 - D. AISC 360 Specification for Structural Steel Buildings 2016 (Revised 2021).
 - E. ASTM A6/A6M Standard Specification for General Requirements for Rolled Structural Steel Bars, Plates, Shapes, and Sheet Piling 2021.
 - F. ASTM A36/A36M Standard Specification for Carbon Structural Steel 2019.
 - G. ASTM A53/A53M Standard Specification for Pipe, Steel, Black and Hot-Dipped, Zinc-Coated, Welded and Seamless 2020.
 - H. ASTM A108 Standard Specification for Steel Bar, Carbon and Alloy, Cold-Finished 2018.
 - ASTM A123/A123M Standard Specification for Zinc (Hot-Dip Galvanized) Coatings on Iron and Steel Products 2017.
 - J. ASTM A153/A153M Standard Specification for Zinc Coating (Hot-Dip) on Iron and Steel Hardware 2016a.
 - K. ASTM A959 Standard Guide for Specifying Harmonized Standard Grade Compositions for Wrought Stainless Steels 2019.
 - L. ASTM A992/A992M Standard Specification for Structural Steel Shapes 2020.
 - M. ASTM F436/F436M Standard Specification for Hardened Steel Washers Inch and Metric Dimensions 2019.
 - N. ASTM F1554 Standard Specification for Anchor Bolts, Steel, 36, 55, and 105-ksi Yield Strength 2020.
 - O. AWS B2.1/B2.1M Specification for Welding Procedure and Performance Qualification 2014 (Amended 2015).
 - P. AWS D1.1/D1.1M Structural Welding Code Steel 2020, with Errata (2021).
 - Q. NFPA 51B Standard for Fire Prevention During Welding, Cutting, and Other Hot Work 2019.

1.4 SUBMITTALS

- A. Product Data: Submit manufacturer's product data and installation instructions for each material and product used.
- B. Shop Drawings: Indicate profiles, sizes, materials, finishes, numbers of each item, connection attachments, reinforcing, anchorage, size and type of fasteners, and accessories. Include erection drawings, elevations, and details where applicable.
 - 1. Prepare placing plan locating structural connectors.
 - 2. Include embedded items, including anchor bolts.
 - 3. Indicate welded connections using standard AWS A2.4 welding symbols. Indicate net weld lengths.
- C. Certificate: Submit certification letter showing that the fabricator, erector, and welders are certified and attesting that completed work is in accordance with this specification.

1.5 QUALITY ASSURANCE

- A. Comply with governing codes and regulations. Provide products of acceptable manufacturers which have been in satisfactory use in similar service for three years. Use experienced installers. Deliver, handle, and store materials in accordance with manufacturer's instructions.
- B. Standards: AISC 303, Code of Standard Practice for Steel Buildings and Bridges, and applicable regulations.
- C. Fabricator Qualifications:
 - 1. Company specializing in performing the work of this section with minimum (5) years of documented experience with commercial quality of work of comparable scope.
 - 2. Certified by AISC Quality Certification Program: Stand for Steel Building Structures (STD).
 - 3. Web site: www.aisc.org
- D. Erector Qualifications:
 - 1. Company specializing in performing the work of this section with minimum (3) years of documented experience with commercial quality of work of comparable scope.
 - 2. Certified by AISC Quality Certification Program:
 - a. Certified Steel Erector (CSE).
- E. Welders: AWS Certified, and Washington Association of Building Officials (WABO) Standard Qualification Procedure, in conformance to Section 05 05 23.
- F. Testing: Independent testing laboratory to perform Special Inspections as indicated in the Structural General Notes.
- G. Erection Tolerances: AISC standards.
- 1.6 DELIVERY, STORAGE, AND HANDLING
 - A. Storage: Store metal above ground on platforms or skids above snow or mud. Locate items to permit easy access for inspection and identification. Do no store on structure in a manner causing distortion or damage to structure.
 - B. Protect from moisture and corrosion until erected.
 - C. Include templates and instructions for proper setting of anchor bolts.

PART 2 PRODUCTS

2.1 MATERIALS

A. Structural Steel: As specified in the Structural drawings.

- B. Auxiliary Materials:
 - 1. Direct Tension Indicators: ASTM A959.
 - 2. Electrodes for Welding: AWS Code.
 - 3. Cement Grout: As indicated in the Structural General Notes.

2.2 FABRICATION

- A. Fabricate structural steel in accordance with requirements of the referenced AISC Specifications and details as shown on accepted shop drawings.
 - 1. Identify steel at mill showing grade and yield point.
 - 2. Identify each piece with erection mark corresponding to identification noted on erection drawings.
- B. Shop fabricate to greatest extent possible.
- C. Cutting: Do no flame cutting by hand, except as accepted in writing by the Structural Engineer, and in strict conformance to NFPA 51B. Where approved, smooth hand-cuts by chipping, planing, or grinding. Cut and fit to required tolerances. No sharp kinks or bends permitted.
- D. Straightened Material: Examine straightened material prior to fabrication for signs of distress or other defects. No distressed or otherwise defective material accepted.
- E. Continuously seal joined members by continuous welds. Grind exposed welds smooth.
- F. Connections: Punch and drill steel for attachment of other materials shown or attached permanently to structural steel. Provide required connection angles, plates, and brackets. Attach as shown on drawings. Weld or bolt shop connections as indicated.
- G. Base and Bearing Plates: Drill and fabricate to accurate sizes as drawn. Include fasteners and accessories required for installation.
 - 1. Manufacturer of bearing material to perform bonding.
 - 2. Protect bearing surfaces from damage. Bearing pads with scratches, or other marks, will be rejected.
- H. Where finishing is required, complete assembly, including welding of units, before start of finishing operations. Finish surfaces of members exposed in final structure free of markings, burrs, and other defects.

2.3 FABRICATION TOLERANCES

- A. Unless otherwise noted, fabricate structural members to AISC Specifications for allowable tolerances.
- B. Straightness: Conform to ASTM A6/A6M tolerances allowed by wide flanged shapes for tolerances of structural members of single rolled shapes or built-up structural members.

2.4 FINISH

- A. Prepare structural component surfaces in accordance with SSPC-SP 1.
- B. Shop Painting:
 - 1. Shop paint metal fabrications, except members or portions of members to be embedded in concrete or masonry, unless otherwise specified.
 - 2. Remove scale, rust and other deleterious materials before applying shop coat.
 - 3. Immediately after surface preparation, brush or spray on primer in accordance with manufacturer's instructions and at a rate to provide uniform dry film thickness of 2.5 to 3.5 mils dry for each coat. Use painting methods that will result in full coverage of joints, corners, edges and exposed surfaces.
- C. Galvanize structural steel members (where indicated) to comply with ASTM A123/A123M. Provide minimum 1.7 oz./sq. ft. galvanized coating.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Verify that conditions are appropriate for erection of structural steel and that the work may properly proceed.
- 3.2 INSTALLATION
 - A. Comply with AISC codes and specifications, and with AWS D1.1/D1.1M Structural Welding Code.
 - B. Employ a registered Engineer to check elevations and plumb and level tolerances. Certify that installed work is within AISC Standards. Owner will engage a Testing and Special Inspection Agency to inspect welded and bolted connections per conditions indicated in the Statement of Special Inspections in the Structural General Notes.
 - C. Where exposed to view, grind welds smooth and flush, to match and blend with adjoining surfaces.

SECTION 05 50 00 METAL FABRICATIONS

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Shop fabricated steel items, including:
 - 1. Steel shapes, plates, bars, tubes, pipes, and items that are not part of the structural steel or other metal systems specified elsewhere.

1.2 RELATED REQUIREMENTS

- A. Section 05 05 23 Welding.
- B. Section 09 91 13 Exterior Painting: Paint finish.
- 1.3 REFERENCE STANDARDS
 - A. AISC 303 Code of Standard Practice for Steel Buildings and Bridges 2016.
 - B. AISC 325 Steel Construction Manual 2017.
 - C. AISC 341 Seismic Provisions for Structural Steel Buildings 2016 (Revised 2020).
 - D. AISC 360 Specification for Structural Steel Buildings 2016 (Revised 2021).
 - E. ASTM A36/A36M Standard Specification for Carbon Structural Steel 2019.
 - F. ASTM A53/A53M Standard Specification for Pipe, Steel, Black and Hot-Dipped, Zinc-Coated, Welded and Seamless 2020.
 - G. ASTM A123/A123M Standard Specification for Zinc (Hot-Dip Galvanized) Coatings on Iron and Steel Products 2017.
 - H. ASTM A283/A283M Standard Specification for Low and Intermediate Tensile Strength Carbon Steel Plates 2018.
 - I. ASTM A500/A500M Standard Specification for Cold-Formed Welded and Seamless Carbon Steel Structural Tubing in Rounds and Shapes 2021a.
 - J. ASTM A780/A780M Standard Practice for Repair of Damaged and Uncoated Areas of Hot-Dip Galvanized Coatings 2020.
 - K. AWS A2.4 Standard Symbols for Welding, Brazing, and Nondestructive Examination 2020.
 - L. AWS D1.1/D1.1M Structural Welding Code Steel 2020, with Errata (2021).
 - M. NAAMM AMP 500-06 Metal Finishes Manual 2006.
 - N. NAAMM AMP 555-92 Code of Standard Practice for the Architectural Metal Industry (Including Miscellaneous Iron) 1992.
- 1.4 SUBMITTALS
 - A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
 - B. Shop Drawings: Indicate profiles, sizes, materials, finishes, numbers of each item, connection attachments, reinforcing, anchorage, size and type of fasteners, and accessories. Include erection drawings, elevations, and details where applicable.
 - 1. Prepare placing plan locating structural connectors.
 - 2. Include embedded items, including anchor bolts.
 - 3. Indicate welded connections using standard AWS A2.4 welding symbols. Indicate net weld lengths.

- C. Product Data: Submit manufacturer's publications, specifications, anchor details and installation instructions for products to be used in the fabrication of metal fabrications, including shop paint primer products and grout.
- D. Welders' Certificates: Submit certification for welders employed on the project, verifying AWS and WABO qualification / certification as described in Quality Assurance below.
- E. Samples:1. Provide mock-up at Owner's request. Mock-up may be incorporated into work.
- 1.5 QUALITY ASSURANCE
 - A. Fabricator Qualifications: Company specializing in work of this sections with minimum 5 years documented experience.
 - B. Welder Qualifications / Certifications: Each welder performing work on this project shall be qualified before commencement of welding on this project, in accordance with the American Welding Society (AWS) and Washington Association of Building Officials (WABO).
 - C. Take field measurements prior to preparation of shop drawings and fabrication, where possible. Do not delay job progress; allow for trimming and fitting wherever taking field measurements before fabrication might delay work.
 - D. Furnish inserts and anchoring devices that must be set in concrete for installation of metal fabrications. Coordinate delivery with other work to avoid delay.
 - E. Shop Assembly: Pre-assemble items in shop to greatest extent possible to minimize field splicing and assembly. Disassemble units only as necessary for shipping and handling limitations. Clearly mark units for reassembly and coordinated installation.

PART 2 PRODUCTS

2.1 MATERIALS - STEEL

- A. Metal Surfaces General: For fabrication of metal work which will be exposed to view, use only materials which are smooth and free of surface blemishes including pitting, seam marks, roller marks, rolled trade names and roughness.
- B. Steel Sections: ASTM A36/A36M.
- C. Steel Tubing: ASTM A500/A500M Grade B cold-formed, structural tubing.
- D. Plates: ASTM A36/A36M.
- E. Pipe: ASTM A53/A53M Grade B Schedule 40, hot-dip galvanized finish.
- F. Welding Electrodes: Conform to AWS standards in accordance with Section 05 05 60.
- G. Shop and Touch-Up Primer: per Sections 09 91 13 and 09 91 23, complying with VOC limitations of authorities having jurisdiction.
- H. Touch-Up Primer for Galvanized Surfaces: Product complying with ASTM A780/A780M, for application 2.5 mil dry thickness.
- I. Fasteners: Provide zinc plated (ASTM A123) fasteners for exterior use or where built into exterior walls. Select fasteners of the type, grade and class required. Bolts shall be machine bolts meeting ASTM A307 or as noted on plans.
 - 1. Provide stainless steel fasteners when called for in drawings or specifications.
 - 2. Provide neoprene or other acceptable material for separation of dissimilar metals.
- J. Grout: Non-shrink grout per Structural General Notes.

2.2 FABRICATION

- A. Fit and shop assemble items in largest practical sections, for delivery to site.
- B. Fabricate items with joints tightly fitted and secured.
- C. Use materials of size and thickness shown or, if not shown, of required size and thickness to produce strength and durability in finished product. Work to dimensions shown or accepted on shop drawings, using proven details of fabrication and support. Use type of materials shown or specified for various components of work.
- D. Form exposed work true to line and level with accurate angles and surfaces and straight sharp edges. Ease exposed edges to a radius of approximately 1/32 inch unless otherwise specifically shown. Form bent metal corners to smallest radius possible without causing grain separation or otherwise impairing work.
- E. Form exposed connection with hairline joints, flush and smooth, using concealed fasteners wherever possible. Use exposed fasteners of type shown or, if not shown, socket type flat-head (countersunk) screws or bolts. Provide sufficient backing at screw locations to cover at least three threads.
- F. Provide for anchorage of type suitable for use with supporting structure. Fabricate and space anchoring devices as shown and as required to provide adequate support for intended use. See Architectural and Structural drawings.
- G. Cut, reinforce, drill and tap metal fabrications as required to receive finish hardware and similar items. Provide holes and connections for work of other trades.
- H. Weld corners and seams continuously, complying with AWS recommendations. Grind exposed welds smooth and flush, to match and blend with adjoining surfaces.
- I. Grind exposed joints flush and smooth with adjacent finish surface. Make exposed joints butt tight, flush, and hairline. Ease exposed edges to small uniform radius.
- J. Supply components required for anchorage of fabrications. Fabricate anchors and related components of same material and finish as fabrication, except where specifically noted otherwise. See Structural drawings.

2.3 FABRICATED ITEMS

- A. Bollards: Steel pipe, concrete filled, crowned cap, as detailed; galvanized finish.
 - 1. Fabricate pipe bollards from 6-inch, Schedule 80 steel pipe, unless noted otherwise. Fill bollards with concrete as shown. All bollards shall be hot dipped galvanized after fabrication and prepared for paint.
- B. Miscellaneous Framing and Supports for Metal Railing System:
 - 1. Provide miscellaneous steel framing and supports that are not a part of structural steel framework, as required to complete work.
 - 2. Fabricate miscellaneous units to sizes, shapes, and profiles shown or, if not shown, of required dimensions to receive adjacent other work to be retained by framing.
 - 3. Except as otherwise shown, fabricate from structural steel shapes and plates and steel bars of welded construction using mitered joints for field connection. Cut, drill, and tap units to receive hardware and similar items.
 - 4. Completed layers shall have a smooth, tight and uniform surface reasonably true to the line, grade and cross section as shown on the drawings.
- C. Accessories:
 - 1. Fastenings, connectors, flanges, radius ells, and accessories as specified, detailed, or required for complete installation:
 - a. Sleeve seams in running pipe.

- b. Inside Radius Ells: Seamless steel, as detailed, and to suit conditions of installation.
- c. Connectors: Coped, drive-on type, welded.
- d. Wedge-lock Welding Connectors: Types to suit conditions and as recommended by manufacturer.
- e. End Caps and Cover Caps: As detailed and to suit conditions of installation.
- f. Connectors: Steel, types as detailed to suit conditions of installation.
- g. Other components to be as manufactured or fabricated to suit installation.
- D. Provide other miscellaneous steel items necessary for project completion. Work of this Section is not limited to the items listed above.

2.4 FINISHES - STEEL

- A. Prime paint steel items.
- B. Prepare surfaces to be primed in accordance with paint specification sections 09 91 13 and 09 91 23.
- C. Shop Painting:
 - 1. Shop paint metal fabrications, except members or portions of members to be embedded in concrete or masonry, unless otherwise specified.
 - 2. Immediately after surface preparation, brush or spray on primer in accordance with manufacturer's instructions and at a rate to provide uniform dry film thickness of 2.5 to 3.5 mils dry for each coat. Use painting methods that will result in full coverage of joints, corners, edges and exposed surfaces.
- D. Galvanizing of Non-structural Items (where indicated): Galvanize after fabrication to ASTM A123/A123M requirements.

2.5 FABRICATION TOLERANCES

- A. Squareness: 1/8 inch maximum difference in diagonal measurements.
- B. Maximum Offset Between Faces: 1/16 inch.
- C. Maximum Misalignment of Adjacent Members: 1/16 inch.
- D. Maximum Bow: 1/8 inch in 48 inches.
- E. Maximum Deviation From Plane: 1/16 inch in 48 inches.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify that field conditions are acceptable and are ready to receive work.
- B. Installer must examine areas and conditions under which metal fabrications are to be installed. Notify the Contractor of conditions that are detrimental to the proper and timely completion of the work. Do not proceed with the Work until unsatisfactory conditions have been corrected in a manner acceptable to the installer.

3.2 PREPARATION

- A. Protect surrounding areas and surfaces to preclude damage during work of this Section.
- B. Supply setting templates to the appropriate entities for steel items required to be cast into concrete

3.3 INSTALLATION

A. Install items plumb and level, accurately fitted, free from distortion or defects.

- B. Provide for erection loads, and for sufficient temporary bracing to maintain true alignment until completion of erection and installation of permanent attachments.
- C. Fastening to In-Place Construction: Provide anchorage devices and fasteners where necessary for securing metal fabrications to in-place construction including threaded fasteners for concrete inserts, toggle bolts, through-bolts, and other connectors as required. See Architectural and Structural drawings.
- D. Cutting, Fitting and Placement:
 - 1. Perform cutting, drilling and fitting required for installation of metal fabrications. Set work accurately in location, alignment and elevation, plumb, level, true and free of rack, measured from established lines and levels with lines visually parallel. Provide temporary bracing or anchors in framework for items that are to be built into concrete, masonry or similar construction.
 - 2. Fit exposed connections accurately together to form tight hairline joints. Weld connections that are not to be left as exposed joints, but cannot be shop welded because of shipping size limitations. Grind joints smooth. Do not weld, cut or abrade the surfaces of exterior units that have been hot-dip galvanized after fabrication, and are intended for bolted or screwed field connections. Galvanize repair paint at welds is not permitted on surfaces exposed to view.
- E. Perform field welding in accordance with AWS D1.1/D1.1M.
- F. Obtain approval prior to site cutting or making adjustments not scheduled.

3.4 CLEAN UP

A. Leave premises clean and free from residue of work of this Section ready for field coating of section 09 91 13 - Exterior Painting.

SECTION 05 51 33 METAL LADDERS

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Pre-fabricated ladders including anchorage devices, fittings, trim, and accessories as recommended by the manufacturer.
- 1.2 REFERENCE STANDARDS
 - A. 29 CFR 1910 Occupational Safety and Health Standards current edition.
 - B. 29 CFR 1910.23 Ladders current edition.
 - C. 29 CFR 1910.28 Duty to have Fall Protection and Falling Object Protection Current Edition.
 - D. 29 CFR 1910.29 Fall Protection Systems and Falling Object Protection Criteria and Practices Current Edition.
 - E. ANSI A14.3 American National Standard for Ladders -- Fixed -- Safety Requirements 2018.

1.3 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
- B. Product Data: Provide manufacturer's data sheets on each ladder safety system product to be used, including installation instructions.
- C. Shop Drawings:
 - 1. Indicate profiles, sizes, connection attachments, reinforcing, anchorage, size and type of fasteners, and accessories. Include erection drawings, elevations, and details where applicable.

1.4 WARRANTY

A. Provide manufacturer's standard warranty against defects in material and workmanship: One year.

PART 2 PRODUCTS

2.1 PRE-FABRICATED LADDERS

- A. Pre-fabricated Ladder: Welded metal unit complying with ANSI A14.3; factory fabricated to greatest degree practical and in the largest components possible. To satisfy 29 CFR 1910 (OSHA) requirements for fixed steel ladders.
 - 1. Components: Manufacturer's standard rails, rungs, treads, handrails, returns, platforms and safety devices complying with the requirements of the MATERIALS article of this section.
 - 2. Materials: Carbon steel.
 - 3. Finish: Powder coat; manufacturer's standard gray color.
 - 4. Basis of Design:
 - a. Manufacturer: Tri-Arc Manufacturing LLC, 390 Fountain Street, Pittsburgh, PA 15238, USA.
 - b. Product: Fixed ladder with cage and walk-thru rails. Model: WLFC1219.
 - c. Number of rungs: 19.
 - d. Dimensions:
 - 1) Length: 18'-0" top to bottom rung.
 - 2) Overall length: 21'- 9 5/8" including cage and walk-thru handrails.
 - 3) Width: 18" between rails.
 - 4) Overall width: 34 1/2" including cage.
 - 5) Overall depth: 33 15/16" including cage.

- 6) Rung spacing: 12".
- 7) Rung diameter: 3/4".
- 8) Walk-thru handrails: 3'-6" minimum above top landing surface.

Note: Field verify dimensions, required clearances, and conditions of installation prior to ordering.

- 5. Other manufacturers: Submit Substitution Request demonstrating that the proposed product substitution can meet above criteria and is equal or superior in function, quality, and appearance, in all respects, to the specified products.
- B. Hardware: Provide all necessary hardware per manufacturer's recommendations for a complete installation including hardware needed to assemble individual ladder sections, and mechanical attachment to supporting wood sleepers. See drawings for more information. Provide weatherresistant fasteners. Separate dissimilar metals using isolation tape or coatings acceptable to Owner's Representative. Do not use bituminous coatings.

2.2 ACCESSORIES

- A. Ladder security guard: 1/8" steel sheet metal cover with welded hinge and hasp.
 - 1. Basis of Design:
 - a. Manufacturer: Tri-Arc Manufacturing LLC.
 - b. Product: Fixed ladder door guard, Model: OPFS03.
 - c. Hardware: Provide all necessary hardware for a complete installation.
- B. Cage door: Hinged steel grate with hasp.
 - 1. Basis of design:
 - a. Manufacturer: Tri-Arc Manufacturing LLC.
 - b. Product: Cage door, Model: OPFS04.
 - c. Hardware: Provide all necessary hardware for a complete installation.
- C. Ladder safety post: Rung-mounted adjustable steel safety post.
 - 1. Basis of design:
 - a. Manufacturer: JL Industries, Activar Inc. Construction Products Group, 9702 Newton Avenue South, Bloomington, MN 55431, USA.
 - b. Product: Ladder post, Model: LP-4
 - c. Finish: Yellow powder coat.
 - d. Hardware: Furnish manufacturer's standard hardware kit including U-bolts, 3/8" zinc plated steel nylon insert locknuts, and washers.

PART 3 EXECUTION

3.1 EXAMINATION

A. Verify that field conditions are acceptable and are ready to receive work.

3.2 INSTALLATION

- A. Install items plumb and level, accurately fitted, free from distortion or defects.
- B. Install ladder safety system in accordance with manufacturer's instructions. Include accessory items indicated or as required to complete work of this section.
- C. Provide for erection loads, and for sufficient temporary bracing to maintain true alignment until completion of erection and installation of permanent attachments.
- D. Obtain approval prior to site cutting or making adjustments not scheduled.

3.3 ADJUSTING

- A. Adjust ladder and accessories and operating hardware to function properly and for smooth operation.
- 3.4 CLEANING AND PROTECTION
 - A. Clean ladder and accessories promptly after installation and in accordance with manufacturer's instructions.
 - B. Do not use harsh cleaning materials and methods that would damage operable parts or finish.
 - C. Protect installed ladder and accessories assembly to ensure that surfaces and all operating hardware will be without damage or deterioration at time of Substantial Completion.

SECTION 06 10 00 ROUGH CARPENTRY

PART 1 GENERAL

1.1 SUMMARY

- A. Section Includes:
 - 1. Miscellaneous rough carpentry including but not limited to:
 - a. Draft stop installation
 - b. Plywood sheathing,
 - c. Blocking and backing,
 - d. Other miscellaneous rough carpentry incidental to the work of this contract.
 - 2. Hardware, fasteners and other accessories.

1.2 RELATED SECTIONS

- A. Section 072500 Weather Resistant Barrier
- 1.3 REFERENCES
 - A. Western Wood Product Association (WWPA): Western Lumber Product Use Manual Standard Grading Rules for Western Lumber.
 - B. West Coast Lumber Inspection Bureau (WCLIB): No. 16 Standard Grading and Dressing Rules for West Coast Lumber.
 - C. APA The Engineered Wood Products Association (APA and APA EWS).
 - D. APA Product Guide Grades and Specifications.
 - E. APA Product Guide Performance Rated Panels.
 - F. APA PS 1 Construction and Industrial Plywood (With Typical APA Trademarks).
 - G. APA PS 2 Performance Standard for Wood-Based Structural-Use Panels.
 - H. ASTM A123 Specifications for Zinc (Hot-Dip Galvanized) Coatings on Iron and Steel Products.
 - I. ASTM A153 Specifications for Zinc Coating (Hot-Dip) on Iron and Steel Hardware.
 - J. ASTM D1761 Standard Test Methods for Mechanical Fasteners in Wood.
 - K. ASTM D5456 Specification for Evaluation of Structural Composite Lumber Products.
 - L. ASTM F1667 Specifications for Driven Fasteners: Nails, Spikes, and Staples.
- 1.4 COORDINATION
 - A. Coordinate rough carpentry with other Sections to make Work fit together.
 - B. Coordinate with other Sections for backing support of wall-supported items at stud-framed walls.

1.5 QUALITY ASSURANCE

- A. Evidence of Grade: Conform to IBC 2303 and DOC PS 20.
 - 1. Rough Lumber: Stamp each piece of lumber and plywood with grademark and trademark of Association having jurisdiction.
 - 2. In Lieu of Grade Stamping Exposed to View Lumber: Certify by manufacturer that products meet or exceed specified requirements.
- 1.6 DELIVERY, STORAGE, AND HANDLING

A. Store wood materials minimum six (6") inches above ground on framework or blocking away from dirt and moisture, well ventilated and covered with waterproof covering.

PART 2 PRODUCTS

2.1 LUMBER MATERIALS

- A. Framing Lumber:
 - 1. Species: Douglas Fir-Larch, or Hem-Fir.
 - 2. Grade: WWPA No.1 and better.
 - 3. Moisture Content: S-DRY, 15 percent maximum moisture content.

2.2 WOOD PANEL PRODUCTS

- A. Wall Sheathing: 1/2-inch and 3/8-inch APA PS 1, C-D Plugged Group 2, Exposure 1 Exterior.
- B. Roof Sheathing: 1/2-inch APA PS 1, C-D Plugged Group 2, Exposure 1 Exterior.

2.3 FASTENERS

- A. Fastener Types, Sizes, Spacing, and Quantities: Provide fasteners and connectors including nails, spikes, screws, clips, bolts and anchors required for installation of carpentry and millwork, conforming to IBC Table 2304.9.1, and APA recommendations.
- B. Nails, Spikes, Staples and Other Driven Fasteners: Conform to ASTM F1667 and IBC Section 2303.6.
- C. Bolts and Lag Bolts: Provide steel plate washers.

2.4 ACCESSORIES

- A. Construction Adhesives: Solvent based, conforming to APA Specification AFG-01.
- B. Pressure Treated Items: Preservative pressure treat wood members contacting concrete, masonry and at exterior conditions. Treat cut ends per manufacturer's recommendations.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Verify conditions ready to receive work of this Section before beginning.

3.2 FRAMING

- A. Field coordinate and layout work prior to beginning installation. Cut, fit and install rough carpentry construction at locations indicated in drawings and as required to complete work of contract. Set materials level, plumb, aligned and in correct position in accordance with best practices of trade.
- B. Temporary Bracing: Make provisions for erection loads, sufficient to maintain structure safe, plumb and in true alignment until completion of erection and installation of permanent bracing and framing.
- C. Sub-fascia: Field cut to dimension required. Flush with cut ends of rafters.
- D. Blocking: Install at locations required by work of this contract and as indicated in drawings.

3.3 FASTENERS

A. Provide nails, spikes, screws and bolts as necessary for secure and rigid permanent connections. Conform to IBC Table 2304.9.1-Fastening Schedule, APA recommendations, and provisions of Contract Documents. B. Drive nails perpendicular to grain of wood in lieu of toe-nailing, where feasible.

3.4 FIELD QUALITY CONTROL

A. Conform to testing requirements in the General Requirements and Owner requirements for testing moisture content of lumber and for shear wall nailing.

SECTION 06 20 00 INTERIOR FINISH CARPENTRY

PART 1 GENERAL

1.1 SUMMARY

- A. Section includes installation of interior finish carpentry items including but not limited to:
 - 1. Door and window casing,
 - 2. Miscellaneous auxiliary materials, fasteners, connectors and accessories.

1.2 REFERENCES

- A. Standards and References:
 - 1. PS20 American Softwood Lumber Standard
 - 2. AWS Architectural Woodwork Standards
 - 3. WCLIB Standard Grading Rules No. 17
 - 4. WWPA Western Lumber Grading Rules

1.3 SUBMITTALS

- A. Product Data: Submit manufacturer's product data and installation instructions for each material and product used.
- B. Shop Drawings: Submit shop drawings indicating material characteristics, details of construction, rough-in dimensions, connections, and relationship with adjacent construction.
- C. Samples: Submit two representative samples of each material specified indicating visual characteristics and finish. Include range samples if variation of finish is anticipated.

1.4 QUALITY ASSURANCE

- A. Comply with governing codes and regulations. Provide products of acceptable manufacturers which have been in satisfactory use in similar service for three years. Use experienced installers. Deliver, handle, and store materials in accordance with manufacturer's instructions.
- B. Architectural Woodwork Standards: Conform to AWS for Custom Grade work.
- C. Mock-Ups: Provide mock-up as required to demonstrate quality of workmanship of each type of finish carpentry.

1.5 DELIVERY, STORAGE AND HANDLING

- A. Store materials in ventilated, interior locations. Protect from excessive humidity. Maintain relative humidity of 25 percent to 55 percent before, during, and after installation.
- B. Store plywood, fiberboard, particleboard, and other sheet products flat. Allow to stabilize before use.
- C. Cover to protection against dirt and dust.

PART 2 PRODUCTS

2.1 MATERIALS

- A. Casing Header: 1" x 3" Clear Poplar.
- B. Casing Legs: 9/16" x 2-1/2" Clear Poplar.
- C. Jamb Liner: 9/16" Clear Poplar Cut to fit opening.

D. Moisture Content: 4 percent to 7 percent.

2.2 ACCESSORIES AND HARDWARE

- A. Rough Hardware:
 - 1. Provide necessary nails, screws and the like, or material, type, size and finish as required for each substrate condition, for secure anchorage.
 - 2. Use recessed screws, finish or casing nails for exposed work, unless otherwise indicated.
 - 3. Hot-dipped galvanize rough hardware subject to moisture.
 - 4. Fastenings/Quantities: Furnish as necessary whether indicated or not.
- B. Miscellaneous Items: Provide miscellaneous items required for completion of architectural woodwork as indicated with quality consistent with that specified for related woodwork.

2.3 FINISHES

- A. Back Priming: Prior to installation, back prime concealed faces of panels, moldings, and other thin wood, plywood, and panel material subject to warping and bowing. Apply 2 coats of sealer, primer, or suitable finish system to balance finish on exposed face. Refer to Section 099123.
- B. Preparation: Sand, seal, and prepare surfaces to receive uniform coatings free of blotches, inconsistent absorption, irregular sheen, and color variations.
- C. Field Finished Wood Trim and Field Fabricated Finished Carpentry: Provide painted finish systems under work of Section 099123.
- D. Wood Putty Filler: Match color of finished wood.

PART 3 EXECUTION

3.1 PREPARATION

- A. Measurements: Take dimensions necessary prior to installation.
- B. Back prime work scheduled to be painted prior to installation.
- C. Protect surrounding areas or surfaces to preclude damage during installation.

3.2 INSTALLATION

- A. Install work in accordance with referenced AWS Manual for Custom Quality Standard unless otherwise specified.
- B. Install trim with minimum number of joints practical, using full-length pieces from maximum lengths of lumber available. Do not use pieces less than twenty-four (24") inches long except where necessary.
- C. Use blind fastening where indicated or practical. At face of finished work, use finish nails or finish head screws at face of finished installations.
- D. Unless otherwise indicated, countersink fasteners, fill surface flush, and sand where face fastening is unavoidable.
- E. Interface with adjacent system. Carefully bring together work of this Section with related work; transitions smooth, no abrupt rough edges or intersections. Stagger end joints in adjacent and related members.
- F. Space screws and nails at equal intervals at spacing to fasten permanently and securely in place, except not less than one fastener at each end and at center of each item.
- G. Install to detail with tight joints.

- H. Miter casings and moldings except as otherwise indicated.
- I. Cut butt splices at 30-degree angles.
- J. Make members and lines level, plumb, and square to line with adjacent construction. Use concealed shims where necessary for alignment.
- K. Select and cut material to exclude damaged, marked, or defective areas.
- L. Eased Edges: Ease exposed edges of finish work 1/16-inch minimum radius whether indicated or not.
- M. Close exposed joints, spaces, and openings against adjacent construction with scribes, fillers, and trim pieces of same material and finish as finish carpentry item.
- N. Prior to securing items, adjust to ensure proper matching at joints and correct alignment throughout their length. Shim as required using concealed shims.
- O. Do not use additional overlay trim to conceal larger gaps unless specifically approved by Owner after review of conditions of installation.
- P. Do not use materials that are unsound, warped, improperly treated or finished, inadequately seasoned, or too small to fabricate with proper jointing arrangements.
 - 1. Do not use manufactured units with defective surfaces, sizes or patterns.
- Q. Provide for thermal and building movements.
- R. Erection Tolerances:
 - 1. Maximum variation from true positions: 1/32 inch.
 - 2. Adjoining Surfaces of Same Material: No variance permitted.
 - 3. Maximum offset from true alignment with abutting materials: 1/32 inch.
- 3.3 CLEANING
 - A. Leave clean, premises free of residue and debris resulting from of work of this Section.
- 3.4 PROTECTION
 - A. Protect exposed finishes and surfaces from construction damage.

SECTION 06 20 13 EXTERIOR FINISH CARPENTRY

PART 1 GENERAL

1.1 SUMMARY

- A. Section includes miscellaneous replacement of exterior finish carpentry including but not limited to:
 - 1. Inside corner wood trim,
 - 2. Miscellaneous fasteners and accessories,

1.2 REFERENCES

- A. Applicable provisions of the following standards apply to the work of this Section, except as modified herein, and are hereby made a part of these Specifications to the extent required:
 - 1. APA PS 1-95 for Construction and Industrial Plywood with Typical
 - 2. APA Trademarks
 - 3. AWI Architectural Woodwork Quality Standards, Guide Specifications and Quality Certification Program, 8th Edition, Version 1.0, 2003
 - 4. IBC International Building Code, 2012 edition with Washington State Amendments
 - 5. UL Underwriters Laboratories
 - 6. WCLIB Standard Grading Rules No. 17, 2002 edition
 - 7. WWPA Western Lumber Grading Rules 2004 edition

1.3 SUBMITTALS

- A. Product Data: Submit manufacturer's product data and installation instructions for each material and product used.
- B. Shop Drawings: Submit shop drawings indicating material characteristics, details of construction, rough-in dimensions, connections, and relationship with adjacent construction.
- C. Samples: Submit two representative samples of each material specified indicating visual characteristics and finish. Include range samples if variation of finish is anticipated.

1.4 QUALITY ASSURANCE

- A. Comply with governing codes and regulations. Provide products of acceptable manufacturers which have been in satisfactory use in similar service for three years. Use experienced installers. Deliver, handle, and store materials in accordance with manufacturer's instructions.
- B. Preservative Treatment: Non-pressure method, exterior type, AWPA N1.
- C. Mock-Ups: Provide mock-up as required to demonstrate quality of workmanship of each type of finish carpentry.

1.5 DELIVERY, STORAGE AND HANDLING

- A. Store materials in ventilated, interior locations. Protect from excessive humidity. Maintain relative humidity of 25 percent to 55 percent before, during, and after installation.
- B. Cover to protection against dirt and dust.

PART 2 PRODUCTS

2.1 MATERIALS

- A. Materials and assemblies shall be in accordance with referenced AWI Manual.
- B. Materials:
 - 1. Species and Grade: Western red cedar, Grade C and Better Clear.
 - 2. Maximum Moisture Content: Fifteen (15%) percent.
 - 3. Dimension and Surface Finish:
 - a. Inside corner wood trim: 2x2, S4S or as indicated on drawings.
 - 4. Finish: See Section 099113, Painting.
 - 5. White wood (fir, hem-fir, spruce, and pine) fascia boards and plywood fascia boards are not

accepted.

- C. Vent Covers
 - 1. Hooded Vent Cover with Screen: Famco SWV or accepted, match existing size.
 - 2. Louvered Foundation Vent with Screen: Famco VSP or accepted, match existing size.
 - 3. Fasteners: Stainless Steel Tamper-Proof Screws: #8 minimum diameter.
- D. Glue for Woodwork: Water resistant, AWS Type I or Type II, designed for intended use.
- E. Rough Hardware:
 - 1. Provide necessary nails, spikes, screws and bolts as required for conditions of installation.
 - 2. Fasteners and anchors as appropriate to existing and new substrates.
 - 3. Fastenings/Quantities: Furnish as necessary whether indicated or not.
 - 4. Hot-dipped galvanized or stainless-steel rough hardware subject to moisture and where noted otherwise.

PART 3 EXECUTION

3.1 PREPARATION

- A. Measurements: Take dimensions necessary prior to installation.
- B. Verify adequacy of backing and support framing.
- C. Verify mechanical, electrical, and building items affecting work of this section are placed and ready to receive this work.

3.2 INSTALLATION

- A. Install work in accordance with referenced AWS Manual for Custom Quality Standard unless otherwise specified.
- B. Install trim with minimum number of joints practical, using full-length pieces from maximum lengths of lumber available. Do not use pieces less than twenty-four (24") inches long except where necessary.
- C. Use blind fastening where indicated or practical. At face of finished work, use finish nails or finish head screws at face of finished installations.
- D. Unless otherwise indicated, countersink fasteners, fill surface flush, and sand where face fastening is unavoidable.
- E. Interface with adjacent system. Carefully bring together work of this Section with related work; transitions smooth, no abrupt rough edges or intersections. Stagger end joints in adjacent and related members.
- F. Space screws and nails at equal intervals at spacing to fasten permanently and securely in place, except not less than one fastener at each end and at center of each item.
- G. Fit exterior joints to exclude water. Cope at returns and miter at corners to produce tight-fitting joints with full-surface contact throughout length of joint. Plane backs of casings to provide uniform thickness across joints, where necessary for alignment.
- H. Cut butt splices at 30-degree angles.
- I. Make members and lines level, plumb, and square to line with adjacent construction. Use concealed shims where necessary for alignment.
- J. Select and cut material to exclude damaged, marked, or defective areas.
- K. Eased Edges: Ease exposed edges of finish work 1/16-inch minimum radius whether indicated or not.

- L. Close exposed joints, spaces, and openings against adjacent construction with scribes, fillers, and trim pieces of same material and finish as finish carpentry item.
- M. Prior to securing items, adjust to ensure proper matching at joints and correct alignment throughout their length. Shim as required using concealed shims.
- N. Provide cutouts for mechanical and electrical items that penetrate exterior finish carpentry.
- O. Do not use additional overlay trim to conceal larger gaps unless specifically approved by Owner after review of conditions of installation.
- P. Do not use materials that are unsound, warped, improperly treated or finished, inadequately seasoned, or too small to fabricate with proper jointing arrangements.
 - 1. Do not use manufactured units with defective surfaces, sizes or patterns.
- Q. Provide for thermal and building movements.
- R. Install to tolerance of 1/8 inch in ninety-six (96") inches for level and plumb. Install adjoining exterior finish carpentry with 1/32-inch maximum offset for flush installation and 1/16-inch maximum offset for reveal installation.

3.3 CLEANING

A. Leave clean, premises free of residue and debris resulting from of work of this Section.

3.4 PROTECTION

A. Protect exposed finishes and surfaces from construction damage.

SECTION 06 65 00 EXTERIOR SYNTHETIC TRIM

PART 1 GENERAL

1.1 SUMMARY

A. Section includes Exterior synthetic poly-ash trim and fascia as indicated.

1.2 REFERENCE STANDARDS

- A. ASTM C 1185 Standard Test Methods for Sampling and Testing Non-Asbestos Fiber-Cement Flat Sheet, Roofing and Siding Shingles, and Clapboards.
- B. ASTM D 570 Standard Test Method for Water Absorption of Plastics.
- C. ASTM D 1761 Standard Test Methods for Mechanical Fasteners in Wood.
- D. ASTM D 6341 Standard Test Method for Determination of the Linear Coefficient of Thermal Expansion of Plastic Lumber and Plastic Lumber Shapes Between -30 and 140°F (-34.4 and 60°C).
- E. ASTM E 84 Standard Test Method for Surface Burning Characteristics of Building Materials.
- F. AWPA E1 Standard Method for Laboratory Evaluation to Determine Resistance to Subterranean Termites.
- G. AWPA E10 Standard Method of Testing Wood Preservatives by Laboratory Soil-Block Cultures.

1.3 SUBMITTALS

- A. Product Data: Submit manufacturer's product data, including installation instructions.
- B. Samples: Submit manufacturer's sample of exterior synthetic trim, minimum 1 inch by 4 inches by 8 inches long.
- C. Manufacturer's Certification: Submit manufacturer's certification that materials comply with specified requirements and are suitable for intended application.
- D. Warranty Documentation: Submit manufacturer's standard warranty.
- 1.4 DELIVERY, STORAGE, AND HANDLING
 - A. Store and handle materials in accordance with manufacturer's instructions.
 - B. Keep materials in protective covering until installation.
 - C. Store materials in clean, dry area.
 - D. Store exterior synthetic trim on flat, level surface.
 - E. Keep exterior synthetic trim covered and free of dirt and debris.
 - F. Protect materials and finish during storage, handling, and installation to prevent damage.

1.5 WARRANTY

- A. Warranty Period for Exterior Synthetic Trim: 20-year limited warranty.
 - 1. No decay due to rot.
 - 2. No excess swelling from moisture.
 - 3. Resist termite damage.

PART 2 PRODUCTS

2.1 MANUFACTURER

A. Boral Composites Inc., 200 Mansell Court East, Suite 305, Roswell, Georgia 30076. Toll Free 888-926-7259. www.BoralTruExterior.com. info@TruExterior.com.

2.2 EXTERIOR SYNTHETIC TRIM

- A. Basis of Design: Boral TruExterior® Trim Exterior Synthetic Poly-ash Trim, or approved equal.
- B. Composition:
 - 1. Post-Industrial Recycled Content: Minimum 70 percent, by weight.
 - 2. Post-Consumer Recycled Content: Minimum 2 percent, by weight.
 - 3. Pigments and dyes.
- C. Physical Properties:
 - 1. Density, ASTM C 1185: 40 to 50 pcf.
 - 2. Water Absorption, ASTM D 570: Less than 1.5 percent.
 - 3. Fungi Rot, AWPA E10: a. White Rot: Negligible loss. b. Brown Rot: Negligible loss.
 - 4. Termite Resistance, AWPA E1: Greater than 9.0, with 10 being impervious.
- D. Mechanical Properties:
 - 1. Flexural Strength, ASTM C 1185: Greater than 1,600 psi.
 - 2. Nail Withdrawal, ASTM D 1761: Greater than 40 lbf/in.
- E. Thermal Properties:
 - 1. Coefficient of Linear Expansion, ASTM D 6341, Typical: 1.40E-05 in/in/degree F, tested at minus 30 to 140 degrees F.
 - 2. Flame Spread, ASTM E 84: Between 25 and 29.
 - 3. Smoke Developed, ASTM E 84: Less than 450.
- F. Trim and Fascia Sizes:
 - 1. As indicated on drawings.

0	
Nominal Size:	Actual Size:
2x4	1-1/2" x 3-1/2"
2x6	1-1/2" x 5-1/2"
2x8	1-1/2" x 7-1/4"
2x10	1-1/2" x 9-1/4"
2x12	1-1/2" x 11-1/4"

- 2. Manufacturing Tolerances:
 - a. Width: Plus or minus 1/16 inch.
 - b. Thickness: Plus or minus 1/16 inch.
 - c. Length: Plus 2 inches, minus 0 inch.
 - d. Edge Cut: Plus or minus 2 degrees.
- G. Exposed Texture: Smooth.

2.3 FINISHES

- A. Primer:
 - 1. Acrylic based.
 - 2. Low VOC.
 - 3. Factory applied on all sides. Prime for field-applied paint finish per Section 09 91 13.
- 2.4 FASTENERS
 - A. Minimum 16 gage stainless steel finish nails. Fasteners should be installed with adequate penetration to hold solid substrate.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Examine surfaces to receive exterior synthetic trim.
- B. Notify Owner of conditions that would adversely affect installation or subsequent use.
- C. Do not begin installation until unacceptable conditions are corrected
- 3.2 INSTALLATION
 - A. Install exterior synthetic trim and fascias in accordance with manufacturer's instructions at locations indicated on the Drawings.
 - B. Do not install exterior synthetic trim and fascias in structural or load-bearing applications. Provide supporting sub-fascia or blocking as required to span rafters.
 - C. Install exterior synthetic trim and fascias plumb, level, and square.
 - D. Install exterior synthetic trim and fascias with flush, tight joints.
 - E. Install with minimum number of joints possible, using full-length pieces from maximum length of board available. Stagger joints in adjacent and related members. Cope at returns, miter at corners to product tight fitting joints with full surface contact throughout length of joint. Use scarf joints for end-to-end joints. Cut special profile shapes as indicated in the drawings.
 - F. Install Fasteners:
 - 1. Maximum of 24 inches on center.
 - 2. Within 2 inches of end of boards.
 - G. Fill nail and screw holes with acrylic caulk, wood filler, or auto body filler.
 - H. Repair minor damages to exterior synthetic trim in accordance with manufacturer's instructions and as approved by Owner's Representative.
 - I. Remove and replace damaged exterior synthetic trim that cannot be successfully repaired as determined by Owner's Representative.
 - J. Painting
 - 1. Apply top coat to exterior synthetic trim over factory-applied primer.
 - a. Within 150 days of installing trim.
 - b. As specified in Section 09 91 13.

3.3 **PROTECTION**

A. Protect installed exterior synthetic trim to ensure that, except for normal weathering, trim will be without damage or deterioration at time of Substantial Completion.

SECTION 07 14 00 FLUID-APPLIED WATERPROOFING

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Fluid-Applied Waterproofing:1. Polyurethane waterproofing.
- 1.2 SCOPE
 - A. Prepare new concrete elevated walkway decks and concrete stair treads to receive primer, fluidapplied membrane, and topcoat per manufacturer's recommendations.
- 1.3 REFERENCE STANDARDS
 - A. ASTM D4258 Standard Practice for Surface Cleaning Concrete for Coating 2005 (Reapproved 2017).
 - B. ASTM D4259 Standard Practice for Preparation of Concrete by Abrasion Prior to Coating Application 2018.
 - C. ASTM F1869 Standard Test Method for Measuring Moisture Vapor Emission Rate of Concrete Subfloor Using Anhydrous Calcium Chloride 2016a.
 - D. ASTM F2170 Standard Test Method for Determining Relative Humidity in Concrete Floor Slabs Using in situ Probes 2019a.
 - E. NRCA (WM) The NRCA Waterproofing Manual 2005.
 - F. SSPC-SP 13 Surface Preparation of Concrete 1997 (Reaffirmed 2003).
- 1.4 PRODUCT DELIVERY, STORAGE, AND HANDLING
 - A. Deliver product to job site in manufacturer's original, unopened dated containers.
 - B. Store all isocyanate, resin, and primer products in 60°F to 90°F temperatures in closed, well-sealed containers, in a dry protected area.
- 1.5 GENERAL SAFETY
 - A. Follow all safety procedures and guidelines outlined in the manufacturer's literature.
 - B. Temporarily protect all building intake vent openings into areas where fluid applied membrane is being sprayed.
- 1.6 SUBMITTALS
 - A. See Section 01 30 00 Administrative Requirements for submittal procedures.
 - B. Product Data: Provide data for membrane, surface conditioner, and joint and crack patch compound, including composition of each component, product properties and performance specifications, and MSDS sheets.
 - C. Manufacturer's Installation Instructions: Indicate special procedures, perimeter conditions requiring special attention, acceptable installation temperatures, and recommended equipment.
 - D. Installer's Qualification Statement.
 - 1. Submit current "Qualified Applicator" certificate from the specified waterproofing manufacturer.

1.7 QUALITY ASSURANCE

- A. Installer Qualifications: Company specializing in performing work of the type specified and with at least five years of documented experience in the application of waterproofing materials of the type specified. Applicator shall possess a current "Qualified Applicator" certificate from the specified waterproofing manufacturer. All applicators and workers shall be trained and knowledgeable on safety and application procedures.
- B. Pre-Installation Conference: Just prior to commencement of the fluid application waterproofing system, meet at the site with the waterproofing contractor, the general contractor, the Owner's representative and other parties affected by this section. Review methods and procedures, substrate conditions, scheduling, and safety. Conduct a site survey to determine the conditions of the jobsite, utilities available, surface preparation required, and other relevant factors affecting the successful completion of the project.

1.8 MOCK-UP

- A. Perform test installation on a small minimum 1 2 square foot area prior to full installation for quality assurance purposes. Consult with Owner's representative for acceptance prior to proceeding with full installation.
- B. Mock-up may remain as part of this Work.

1.9 FIELD CONDITIONS

- A. New construction work on elevated walkways and stairs shall be completed prior to the application with concrete allowed to cure for 28 days minimum.
- B. Maintain ambient temperatures between 50 and 120 degrees F before, during application, and after, until cured.
- C. Establish maximum concrete relative humidity (RH) and dew point thresholds per manufacturer's recommendations in order to avoid potential bonding issues or moisture contamination of the concrete. Follow manufacturer's recommendations for further preparation of the slab to meet required conditions.

1.10 WARRANTY

- A. See Section 01 78 00 Closeout Submittals for additional warranty requirements.
- B. Provide manufacturer's standard Limited Lifetime warranty. Contractor / applicator must be eligible for warranty. Make application to membrane manufacturer. Ensure installation conditions are met in order to obtain warranty.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Polyurethane Waterproofing:
 - 1. Manufacturer: Rhino Linings Protective Coatings, 9747 Business Park Avenue, San Diego, CA 92131, USA.

2.2 FLUID-APPLIED WATERPROOFING MATERIALS

- A. Primer / sealer coat: Rhino Linings two-component polyurethane primer Primer 251TM.
- B. Finish coat: Rhino Linings two-component, 100% solids, exothermic, rapid-curing, elastomeric polyurethane lining system TuffGrip 21-90.
 - 1. Color: Provide pigments in standard color range for selection by Owner's representative.

- C. Top coat: Rhino Linings two-component, solvent-based, elastomeric aliphatic polyurethane UV Topcoat Polyurethane.
- D. Flashing and joint reinforcing: As recommended by manufacturer.
- E. Miscellaneous accessories: All items incorporated into this system shall be compatible with and approved by the coating manufacturer.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify existing conditions before starting work. Refer to field conditions noted above.
- B. The surfaces of the substrate shall be free from projections, depressions, loose scale, sand, curing compounds, grease, oil, paint, asphalt and other foreign deposits.
- C. Verify items that penetrate surfaces to receive waterproofing are securely installed.

3.2 PREPARATION

- A. Protect adjacent surfaces from damage not designated to receive waterproofing. Mask all adjacent surfaces not scheduled to be covered by fluid-applied waterproofing.
- B. Cleaning: To remove oil and grease deposits, scrub surfaces with a tri-sodium phosphate wash followed by a thorough rinse with clean water. Repeat process for heavily soiled areas. Check cleanliness and porosity by placing several waterdrops in various areas of the concrete. If the water drops bead up and do not flatten out within 2 minutes, then the surface requires additional degreasing. After subsurface abrasion, vacuum out areas to be repaired to remove dust and other loose debris.
- C. Subsurface abrasion: Abrade concrete to a level of coarseness equal to ICRI Standard CSP 2-5 using disc grinding, dry media blasting, or water jet media blasting.
- D. All surfaces shall be dried to a maximum surface moisture content of 7% or less. Test moisture content with moisture meter, or alternatively ASTM F1869, or ASTM 2170 test methods. If moisture is found to be in excess of requirements, surfaces shall be air dried or heated to remove moisture and retested. New concrete shall be fully cured to a minimum of 28 days. Acceptable time period may be extended based on cold temperatures and / or wet weather.
- E. Use only polyurethane or polyurea based caulk for filling joints where covered by fluid-applied waterproofing.
- F. The condition of the substrate surface shall be acceptable to the Owner's representative and the waterproof deck membrane contractor. Start of work constitutes acceptance.

3.3 INSTALLATION

- A. Etch and prime metal and concrete surfaces as recommended by manufacturer for application of final coat.
- B. Install expansion joint covers and taping where called for, seal cracks, joints, install flashing, and apply coatings as directed by manufacturer.
- C. Surfacing:
 - Apply primer or surface conditioner at a rate recommended by manufacturer to a thickness of 3 - 5 mil. To aid in adhesion a light broadcast of dry sand into the wet epoxy is recommended. Once complete protect conditioner from rain or frost until dry.
 - 2. Apply liner system within 24 hours of primer becoming tack free. If more than 24 hours has passed the primer should be re-wetted or re-applied per manufacturer's standard procedures.

- 3. Install in a weathertight manner.
- 4. Install liner to a minimum of 1/4" thick. Slope to drain.
- Provide final sprayed-on spackled texture for additional traction on surfaces subject to foot traffic.
- 6. Apply UV topcoat in 3 5 mil average thickness.

SECTION 07 21 00 BUILDING INSULATION

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Semi-rigid acoustic insulation in interior partition wall construction.
- 1.2 RELATED REQUIREMENTS
 - A. Section 06 10 00 Rough Carpentry: Supporting construction for batt insulation.
- 1.3 REFERENCE STANDARDS
 - A. ASTM E84 Standard Test Method for Surface Burning Characteristics of Building Materials 2021a.

1.4 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
- B. Product Data: Provide data on product characteristics, performance criteria, and product limitations.
- C. Manufacturer's Installation Instructions: Include information on special environmental conditions required for installation and installation techniques.

PART 2 PRODUCTS

- 2.1 APPLICATIONS
 - A. Acoustic Insulation: Unfaced acoustic batt insulation.
- 2.2 BATT INSULATION MATERIALS
 - A. Where batt insulation is indicated, either glass fiber or mineral fiber batt insulation may be used, at Contractor's option. Verify application of alternative insulation material where serving as a component of a fire-rated assembly.
 - B. Unfaced Acoustic Insulation:
 - 1. Owens/Corning Fiberglas Corp. 700 Series, with no facing; one pound density with flame spread, smoke developed and fuel contribution of 25 or less, UL labeled.
 - 2. Thickness: 3-1/2 inches.
 - 3. Substitutions: See Section 01 60 00 Product Requirements.

2.3 ACCESSORIES

- A. Insulation Fasteners: Appropriate for purpose intended.
- B. Adhesive: Type recommended by insulation manufacturer for application.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify that substrate, adjacent materials, and insulation materials are dry and that substrates are ready to receive insulation.
- B. Verify substrate surfaces are flat, free of fins or irregularities.

3.2 BATT INSTALLATION

- A. Install insulation in accordance with manufacturer's instructions.
- B. Trim insulation neatly to fit spaces. Insulate miscellaneous gaps and voids.
- C. Fit insulation tightly in cavities.

3.3 **PROTECTION**

A. Do not permit installed insulation to be damaged prior to its concealment.

SECTION 07 25 00 WEATHER BARRIERS

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Composite sheet membrane system as required for a continuous barrier to resist air and water infiltration through differential air pressure into the building envelope at sheathing, fenestration, penetrations, and other air leakage pathways into the building, while maintaining moisture-vapor permeability.
- B. Section includes:
 - 1. Mechanically-fastened Weather-Resistive Barrier (WRB) membrane, also identified as an Air / Weather Barrier membrane.
 - 2. Self-adhered flexible flashing for application at sills.
 - 3. Self-adhered flexible flashing for application at jambs and head.
 - 4. Flashing tape.
 - 5. Fasteners.
 - 6. Flashing panels for sealing around penetrations.
- 1.2 RELATED REQUIREMENTS
 - A. Section 07 46 46 Fiber Cement Siding.
 - B. Section 07 92 00 Joint Sealants: Sealing building expansion joints.
- 1.3 REFERENCE STANDARDS
 - A. ASTM D882 Standard Test Method for Tensile Properties of Thin Plastic Sheeting 2018.
 - B. ASTM D1970/D1970M Standard Specification for Self-Adhering Polymer Modified Bituminous Sheet Materials Used as Steep Roofing Underlayment for Ice Dam Protection 2017.
 - C. ASTM E84 Standard Test Method for Surface Burning Characteristics of Building Materials 2017.
 - D. ASTM E96/E96M Standard Test Methods for Water Vapor Transmission of Materials 2016.
 - E. ASTM E2178 Standard Test Method for Air Permeance of Building Materials 2013.
 - F. ASTM E2273 Standard Test Method for Determining the Drainage Efficiency of Exterior Insulation and Finish Systems (EIFS) Clad Wall Assemblies 2018.
 - G. ASTM E2357 Standard Test Method for Determining Air Leakage of Air Barrier Assemblies 2018.
- 1.4 SUBMITTALS
 - A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
 - B. Product Data: Provide data on material characteristics and performance criteria.
 - C. Manufacturer's Installation Instructions: Indicate preparation and installation methods.
 - D. Provide installer's weather barrier manufacturer-training certificate.
- 1.5 WARRANTY
 - A. Provide manufacturer's Product and Labor 10-Year Limited Warranty.
- 1.6 QUALITY ASSURANCE

A. Single source: Weather-Resistive Barrier membrane, components, and accessories must be obtained as a single-source membrane system to ensure total system compatibility and integrity.

1.7 DELIVERY, STORAGE AND HANDLING

- A. Deliver materials to the job site in undamaged and original packaging indicating the name of the manufacturer and product.
- B. Store roll materials on end in original packaging. Protect rolls from direct sunlight and inclement weather until ready for use.

PART 2 PRODUCTS

2.1 WEATHER BARRIER ASSEMBLIES

- A. Manufacturers:
 - DuPont Performance Building Solutions 200 Powder Mill Road, DuPont Experimental Station 356, Wilmington, DE 19803, USA. Website: https://www.tyvek.com Phone: 1-800-44-TYVEK / 1-800-448-9835
 - 2. OrePac Building Products Contact: Mark Snorteland Email: msnorteland@orepac.com Phone: 1-253-318-4356
- B. Basis of design: DuPont Tyvek DrainWrap mechanically-fastened, spunbonded polyolefin, non-woven, non-perforated, weather barrier.
 - 1. Air penetration resistance: <0.004 cfm / ft2 at 1.57 psf, when tested in accordance with ASTM E2178. Type I Air Barrier Material when tested in accordance with ASTM E1677.
 - 2. Water vapor transmission: 50 perms, when tested in accordance with ASTM E96, Method B.
 - 3. Water penetration resistance: 210 cm when tested in accordance with AATCC Test Method 127.
 - 4. Basis weight: 2.1 oz/yd2, when tested in accordance with TAPPI Test Method T-410.
 - 5. Air resistance: >300 seconds, when tested in accordance with TAPPI Test Method T-460.
 - 6. Tensile strength: 30/30 lbs./in., when tested in accordance with ASTM D882, Method A.
 - 7. Tear resistance: 7/9 lbs., when tested in accordance with ASTM D1117.
 - 8. Surface burning characteristics: Class A, when tested in accordance with ASTM E84. Flame spread: 5. Smoke developed: 25.
 - 9. Drainage efficiency: >98%, when tested in accordance with ASTM E2273.

2.2 ACCESSORIES

- A. Sealants, Tapes, and Accessories for Sealing Weather Barrier and Sealing Weather Barrier to Adjacent Substrates: As specified or as recommended by weather barrier manufacturer.
- B. Building wrap seam tape: 3 in. wide, pressure-sensitive plastic tape recommended by weather barrier manufacturer for sealing joints and penetrations in building wrap.
 - 1. Basis of design: DuPont Tyvek Tape.
- C. Self-adhered flexible flashing for application at sills: Composite flashing material composed of micro-creped, polyethylene laminate with a 100 percent butyl-based adhesive layer; AAMA 711 Class A (no primer), Level 3 thermal exposure, 176 degrees F for 7 days.
 - 1. Basis of design: DuPont FlexWrap NF.
 - a. Conformability: Able to create a seamless sill pan extending up the jambs without cuts, patches, or fasteners.
 - b. Water penetration: No leakage at 15 psf per ASTM E331.

- c. Low temperature adhesion: Exceeds minimum value of 1.5 lb./in., at 25 degrees F as Class A (without primer use).
- d. Adhesion after water immersion: Exceeds minimum value of 1.5 lb./in., after AAMA 800, Sections 2.4.1.3.1/2.4.1.4.3, Test B.
- D. Self-adhered flexible flashing for application at jambs and head: Composite flashing material composed of spunbonded polyethylene laminate with 100 percent butyl-based, adhesive layer, AAMA 711, Class A (no primer), Level 3 thermal exposure, 176 degrees F for 7 days.
 - 1. Basis of design: DuPont StraightFlash.
 - a. Water penetration: No leakage at 15 psf per ASTM E331.
 - b. Low temperature adhesion: Exceeds minimum value of 1.5 lb./in., at 25 degrees F as Class A without primer use.
 - c. Adhesion after water immersion: Exceeds minimum value of 1.5 lb./in., after AAMA 800, Sections 2.4.1.3.1/2.4.1.4.3, Test B.
- E. Strip flashing: Composite flashing material composed of spunbonded polyethylene laminate with 100 percent butyl-based dual-sided adhesive layer, AAMA 711, Class A (no primer), Level 3 thermal exposure, 176 degrees F for 7 days.
 - 1. Basis of design: DuPont VersaFlange (formerly StraightFlash VF)
 - a. Water penetration: No leakage at 6.24 psf per ASTM E331.
 - b. Low temperature adhesion: Exceeds minimum value of 1.5 lb./in. at 25 degrees F as Class A (without primer use).
 - c. Adhesion after water immersion: Exceeds minimum value of 1.5 lb./in., after AAMA 800, Sections 2.4.1.3.1/2.4.1.4.3, Test B.
- F. Flashing tape: Composite flashing material composed of polypropylene laminate with 100 percent butyl-based adhesive layer, AAMA 711, Class A (no primer), Level 3 thermal exposure, 176 degrees F for 7 days.
 - 1. Basis of design: DuPont Flashing Tape.
 - a. Water penetration: No leakage at 6.24 psf per ASTM E331.
 - b. Low temperature adhesion: Exceeds minimum value of 1.5 lb./in. at 25 degrees F as Class A (without primer use).
- G. Fasteners with self-gasketing washers: Building wrap manufacturer's recommended pneumatically or hand-applied fasteners with 1" or 2" diameter (verify correct fasteners per substrate construction), high-density polyethylene cap washers with UV inhibitors.
 - 1. Basis of design: DuPont Tyvek Wrap Caps.
- H. Sealants:
 - 1. Provide sealants that comply with ASTM C920, elastomeric polymer sealant to maintain watertight conditions. Reference section 07 92 00 Joint Sealants.
- I. Adhesives:
 - 1. Liquid Nails LN-109.
 - 2. Denso Butyl Liquid.
 - 3. 3M High Strength 90.
 - 4. SIA 655.
 - 5. Adhesives recommended by the weather barrier manufacturer.
- J. Primer for flashings: Synthetic rubber-based product, spray-applied. Strengthen adhesive bond at low temperature applications between weather products such as self-adhered flashing products, commercial building wraps, and common building sheathing materials.
 - 1. Basis of design: DuPont Adhesive / Primer.
 - a. Peel adhesion test: Passes in accordance with ASTM D3330, Test Method F, for the following:

- 1) Peel angles: 0, 25, 72, and 180 degrees.
- 2) Substrates: Concrete masonry units (CMU), exterior gypsum sheathing, oriented strand board (OSB), aluminum, and vinyl.
- b. Chemical compatibility: Pass, AAMA 713.
- c. Flame spread index: 5, ASTM E84.
- d. Smoke development index: 0, ASTM E84.
- K. Flashing panels:
 - 1. Basis of design: Quickflash Waterproofing Products, Inc. QuickFlash flashing panels for wall penetrations.
 - a. Product: As selected per individual penetration size and type.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify that surfaces and conditions are ready to accept the work of this section.
- B. Notify Owner's representative in writing of any discrepancies. Commencement of the work or any parts thereof shall mean acceptance of the prepared substrates.

3.2 PREPARATION

A. Remove projections, protruding fasteners, and loose or foreign matter that might interfere with proper installation.

3.3 INSTALLATION

- A. Install materials in accordance with manufacturer's instructions.
- B. Weather-Resistive Barriers:
 - 1. Cover exposed exterior surface of sheathing with weather barrier securely fastened to structure per manufacturer's written instructions.
 - a. Maintain continuity of air and weather barrier assemblies.
 - b. Start weather barrier installation at a building corner, leaving 12 inches of weather barrier extended beyond corner to overlap.
 - c. Install weather barrier horizontally starting at lower portion of wall surface. Extend bottom rolled edge over sill plate 1" minimum. Seal bottom weather barrier along bottom edge with sealant or tape. Shingle weather barrier over back edge of through-wall flashings and seal weather barrier with building wrap tape. Ensure weeps are not blocked.
 - d. Provide minimum 6 inches overlap at horizontal and vertical wrap seams in a shingle manner to maintain continuous downward drainage plane and air and weather barrier.
 - 2. Seams: Seal seams with building wrap tape per manufacturer's recommended installation instructions.
 - a. Shiplap horizontal seams in weather barrier to facilitate proper drainage.
 - 3. Fasteners: Use weather barrier manufacturer's recommended fasteners to secure weather barrier and install fasteners according to weather barrier manufacturer's installation guidelines.
 - a. Do not use temporary fasteners to penetrate weather barrier.
 - b. Do not place fasteners with gasketing washer where weather barrier flashing will be installed.
 - c. Install fasteners with gasketing washer through flashing where recommended by manufacturer.
 - 4. Openings: Completely cover openings with weather barrier, and then cut weather barrier membrane at openings according to weather barrier manufacturer's installation guidelines.

- a. Provide head and jamb flaps and seam overlaps to maintain continuous drainage.
- b. Repair damage to weather barrier using method recommended by weather barrier manufacturer.
- c. Install flashing according to weather barrier manufacturer's installation guidelines.
- C. Weather barrier flashing:
 - 1. Installation: Remove wrinkles and bubbles, reposition weather barrier as necessary to produce a uniform, smooth surface.
 - a. Ensure that ambient and substrate surface temperatures are acceptable in accordance with manufacturer instructions and recommendations.
 - b. Wipe surfaces to remove moisture, dirt, grease, and other debris that could interfere with adhesion.
 - c. Apply weather barrier manufacturer's recommended primer over concrete, masonry, and glass-mat gypsum wall sheathing substrates to receive weather barrier flashing.
 - d. Lap weather barrier flashing a minimum of 2 inches onto weather barrier.
 - e. Apply pressure over entire surface using roller or firm hand pressure.
 - 2. Rough openings: Shiplap flashing with weather barrier in a shingle manner to maintain a continuous downward drainage plane and air and water barrier in accordance with manufacturer's written instructions.
 - a. Apply 6" wide conformable weather barrier flashing at door and window sills.
 - b. Ensure that sill flashing does not slope to the interior.
 - c. Install backer rod in joint between frame of opening product and flashed rough opening on the interior.
 - d. Apply sealant or closed-cell polyurethane foam insulation around entire opening / fenestration product to create air seal around interior perimeter of window openings in accordance with weather barrier manufacturer's instructions.
 - e. Around door and window openings, apply butyl-based flashing to flaps of weather barrier per manufacturer's instructions.
 - f. Seal building wrap head flap of the windows.
 - 3. Penetrations: Seal weather barrier around each penetration with weather barrier manufacturer's recommended self-adhered flashing product. Integrate products with flanges into the weather barrier.
 - 4. Terminations: Provide minimum 2 inches overlap using strip flashing on adjoining roof and base of wall systems to maintain continuous downward drainage plane.
 - a. Secure weather barrier with fasteners and weather barrier flashing.
 - 5. Flashing patches: Apply weather barrier manufacturer's recommended weather barrier flashing patches behind fastening plates, such as brick-tie base plates, metal-flashing clips, and metal channels.

3.4 FIELD QUALITY CONTROL

A. Notify manufacturer's designated representative to periodically observe weather barrier assembly installation as required to obtain manufacturer's warranty.

3.5 PROTECTION

- A. Protect installed weather barrier from the following:
 - 1. Damage from cladding, structure, or a component of the structure (Ex. window, door, or wall system).
 - 2. Contamination from building site chemicals, premature deterioration of building materials, or nonstandard use or application of products.
 - 3. Foreign objects or agents, including the use of materials incompatible with weather barrier products.
 - 4. UV exposure in excess of products' stated limits.

SECTION 07 31 13 ASPHALT SHINGLES

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Granule surfaced, laminated fiberglass reinforced asphalt shingle roofing.
- B. Flexible sheet membranes for eave protection and underlayment.
- C. Associated metal flashings and accessories.

1.2 RELATED REQUIREMENTS

- A. Section 07 62 00 Sheet Metal Flashing and Trim: Edge and cap flashings.
- B. Section 07 72 57 Roof Accessories: Fall Protection Anchors.

1.3 REFERENCE STANDARDS

- A. ASTM D226/D226M Standard Specification for Asphalt-Saturated Organic Felt Used in Roofing and Waterproofing 2017.
- B. ASTM D1970/D1970M Standard Specification for Self-Adhering Polymer Modified Bituminous Sheet Materials Used as Steep Roofing Underlayment for Ice Dam Protection 2020.
- C. ASTM D3161/D3161M Standard Test Method for Wind-Resistance of Steep Slope Roofing Products (Fan-Induced Method) 2020.
- D. ASTM D3462/D3462M Standard Specification for Asphalt Shingles Made from Glass Felt and Surfaced with Mineral Granules 2019.
- E. ASTM D4586/D4586M Standard Specification for Asphalt Roof Cement, Asbestos-Free 2007 (Reapproved 2018).
- F. ASTM D4869/D4869M Standard Specification for Asphalt-Saturated Organic Felt Underlayment Used in Steep Slope Roofing 2016a (Reapproved 2021).
- G. ASTM D6757 Standard Specification for Underlayment Felt Containing Inorganic Fibers Used in Steep-Slope Roofing 2018.
- H. ASTM D7158/D7158M Standard Test Method for Wind Resistance of Asphalt Shingles (Uplift Force/Uplift Resistance Method) 2020.
- I. ASTM E108 Standard Test Methods for Fire Tests of Roof Coverings 2020a.
- J. ASTM F1667 Standard Specification for Driven Fasteners: Nails, Spikes, and Staples 2021.
- K. NRCA (RM) The NRCA Roofing Manual 2019.
- L. UL (DIR) Online Certifications Directory Current Edition.

1.4 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
- B. Product Data: Provide data indicating material characteristics and performance for each individual component used.
- C. Samples: Submit two samples of each shingle color indicating color range and finish texture/pattern; for color selection.
- D. Manufacturer's Installation Instructions: Indicate installation criteria and procedures.
- E. Warranty Documentation: Submit manufacturer warranty and ensure that forms have been completed in Owner's name and registered with manufacturer.
- F. Maintenance Materials: Furnish the following for Owner's use in maintenance of project.
- 1.5 QUALITY ASSURANCE
 - A. Products are Required to Comply with Fire Resistance Criteria: UL (DIR) listed and labeled.

- B. Installer shall have successful installation experience with specified system or similar system.
- C. Installation shall be in accordance with asphalt shingle manufacturer's installation guidelines and recommendations.
- D. Provide shingles, including ridge caps, felt underlayment, and self-adhering sheet underlayment, through one source as recommended by the asphalt shingle manufacturer.
- E. Pre-installation Meeting:
 - 1. Hold a pre-installation conference, prior to start of asphalt shingle installation at Project site to review all related project requirements and submittals, status of substrate work and preparation, areas of potential conflict and interface, availability of asphalt shingle assembly materials and components, installer's training requirements, equipment, facilities and scaffolding, and coordinate methods, procedures and sequencing requirements for full and proper installation, integration and protection.
 - 2. Attendees shall include Contractor, Owner's representative, installer, and asphalt shingle manufacturer's designated representative.

1.6 PRODUCT DELIVERY, STORAGE, AND HANDLING

- A. Deliver asphalt shingle materials and components in manufacturer's original, unopened, undamaged packages with identification labels intact.
- B. Store asphalt shingle materials as recommended by asphalt shingle manufacturer.
- C. Store and dispose of solvent-based materials in accordance with all federal, state and local regulations.

1.7 FIELD CONDITIONS

- A. Substrate: Proceed with shingle work only after substrate construction and penetrating work has been completed.
- B. Weather Conditions: Proceed with shingle work only when weather conditions are in compliance with manufacturer's recommendations and when substrate is dry.

1.8 WARRANTY

- A. Standard Product Warranty: Manufacturer's warranty against manufacturing defects.
 1. 40-years from Date of Substantial Completion.
- B. Standard Product Warranty Algae: Manufacturer's warranty, agreeing to repair or replace shingles that fail to resist discoloration or staining due to algae growth.
 - 1. 10-years from Date of Substantial Completion.
- C. Standard Product Warranty Wind: Manufacturer's warranty, agreeing to repair or replace shingles with damage caused by winds up to 130 mph.
 - 1. 15-years from Date of Substantial Completion.
- D. Special Project Warranty: Watertight and weatherproof warranty signed by installer covering work of this section.
 - 1. 2-years from Date of Substantial Completion.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Algae Resistant Asphalt Shingles:
 - 1. GAF; www.gaf.com/#sle.

2.2 ASPHALT SHINGLES

A. Basis of Design: Timberline HDZ High-Definition Lifetime Shingles with Stainguard.

- B. Asphalt Shingles: Laminated, multi-ply construction, glass-fiber reinforced, mineral granule surfaced, complying with ASTM D3462/D3462M.
 - 1. Fire Resistance: Class A, complying with ASTM E108.
 - 2. Warranted Wind Speed: Not greater than 130 mph.
 - 3. Algae Resistant.
 - 4. Self-sealing type.
 - 5. Style: Architectural shingles, wood shake look.
 - 6. Characteristics:
 - a. Size: 13-1/4 inches by 39-3/8 inches.
 - b. Exposure: 5-5/8 inches.
 - c. Offset: 6 inches.
 - d. Weight: Approximately 225 lbs. per roofing square.
 - 7. Color: As selected by Owner's representative.
- C. Starter Course: GAF WeatherBlocker Premium Eave / Rake Starter Strip.
 - 1. Characteristics:
 - a. Size: 17 inches by 40 inches.
- D. Ridge Cap: GAF Timbertex Premium Ridge Cap Shingles.
 - 1. Characteristics:
 - a. Size: 12 inches x by 12 inches.
 - b. Exposure: 8 inches.
- E. Substitutions: Submit in accordance with Section 01 25 00.

2.3 SHEET MATERIALS

- A. Eave Protection Membrane:
 - 1. Eave Protection Membrane (Ice & Water Shield): Self-adhering polymer-modified asphalt sheet complying with ASTM D1970/D1970M; 40 mil total thickness; with strippable treated release paper and polyethylene sheet top surface.
- B. Underlayment: Basis of Design: TigerPaw, GAF
- C. Self-Adhering Underlayment:
 - 1. Basis of Design: WeatherWatch, GAF
- D. High-Temp Self-Adhered Membrane:
 - 1. Basis of Design: StormGuard, GAF

2.4 ACCESSORIES

- A. Roofing Nails: Standard round wire shingle type, galvanized steel or aluminum roofing nails, minimum 3/8 inch head diameter, 12 gauge, 0.109 inch nail shank diameter, of sufficient length to penetrate a minimum of 3/4" into solid wood decking or through OSB or plywood sheathing, and complying with ASTM F1667.
 - 1. Where nails are in contact with sheet metal flashing, use nails made from same metal as flashing.
- B. Plastic Cement: ASTM D4586/D4586M, asphalt roof cement.
- C. Plastic Ridge Vents: Extruded plastic Cor-A-Vent V-600E Series or approved equal, with snow screen, and 20 sq. in. minimum net free ventilation area (NFVA) per lineal foot.
- D. Attic Ventilation: Provide new square-top aluminum static roof vents; 50 sq. in. minimum net free ventilation area (NFVA). GAF Model R50A or approved equal. Factory color selected by Owner's representative.

2.5 METAL FLASHINGS

- A. Metal Flashings: Provide sheet metal eave edge, gable edge, and other flashing indicated.
 - 1. Form flashings to profiles indicated on drawings.

B. Steel Sheet Metal: Prefinished and galvanized steel sheet, 24 gauge, 0.0239 inch minimum thickness, G90/Z275 hot-dipped galvanized; PVDF coated, color to be selected by Owner's representatives. See specification section 07 62 00.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify existing conditions prior to beginning work.
- B. Verify that roof penetrations and plumbing stacks are in place and flashed to deck surface.
- C. Verify deck surfaces are dry, free of ridges, warps, or voids within roofing manufacturer's recommended tolerances.

3.2 INSTALLATION - EAVE PROTECTION MEMBRANE

A. Install eave protection membrane from eave edge to minimum 2 ft inside interior face of exterior wall.

3.3 INSTALLATION - UNDERLAYMENT

- A. Underlayment At Roof Slopes Up to 4:12: Install two layers of underlayment over area not protected by eave protection, with ends and edges weather lapped minimum 4 inches, stagger end laps of each consecutive layer, and nail in place.
- B. Weather lap and seal watertight with plastic cement any items projecting through or mounted on roof.

3.4 INSTALLATION - METAL FLASHING AND ACCESSORIES

- A. Install flashings in accordance with NRCA (RM) applicable requirements and SMACNA Architectural Sheet Metal Manual requirements.
- B. Weather lap joints minimum 2 inches and seal weather tight with plastic cement.
- C. Items Projecting Through or Mounted on Roofing: Flash and seal weather tight with plastic cement.

3.5 INSTALLATION - SHINGLES

- A. Install shingles in accordance with manufacturer's instructions manufacturer's instructions and NRCA (RM) applicable requirements.
- B. Complete installation to provide weather tight service.

3.6 PROTECTION

- A. Do not permit traffic over finished roof surface.
- B. Protect finished work from damage. Replace damaged work.
- C. Remove debris from project site periodically as work proceeds, or sooner if directed. Remove all debris upon work completion.

SECTION 07 46 46 FIBER-CEMENT SIDING

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Fiber-cement siding.
- B. Work of this section includes all fiber-cement siding, panels, and accessories that is indicated in the drawings or is necessary to complete the overall scope of work.
- C. Types of fiber-cement products in this section includes, but are not necessarily limited to, the following:
 - 1. Horizontal lap siding.
 - 2. Smooth surface fiber-cement soffit panels, perforated and non-perforated, at soffit conditions.
 - 3. Fiber-cement mounting blocks.

1.2 RELATED REQUIREMENTS

- A. Section 06 65 00 Exterior Synthetic Trim: Siding trim and fascia boards.
- B. Section 07 25 00 Weather Barriers: Weather barrier under siding.
- C. Section 07 92 00 Joint Sealants: Sealing joints between siding and adjacent construction and fixtures.
- D. Section 09 91 13 Exterior Painting: Field painting.

1.3 REFERENCE STANDARDS

A. ASTM C1186 - Standard Specification for Flat Fiber Cement Sheets 2008 (Reapproved 2016).

1.4 SUBMITTALS

- A. Product Data: Submit manufacturer's data sheets on each product to be used, including:
 - 1. Manufacturer's requirements for related materials to be installed by others.
 - 2. Preparation instructions and recommendations.
 - 3. Storage and handling requirements and recommendations.
 - 4. Installation methods, including nail patterns.
- B. Samples: Submit one (1) sample each of siding profile for verification of match to specified materials. Minimum size: Twelve (12) inch length.
- C. Maintenance Instructions: Periodic inspection recommendations and maintenance procedures.
- D. Warranty: Submit copy of manufacturer's warranty, made out in Owner's name, showing that it has been registered with manufacturer.

1.5 QUALITY ASSURANCE

- A. Installer Qualifications: Company specializing in performing work of the type specified in this section with minimum three (3) years of experience.
- B. Mock-Up: Provide a mock-up for evaluation of surface preparation techniques and application workmanship.
 - 1. Finish areas designated by Owner's representative.
 - 2. Do not proceed with remaining work until workmanship is approved by Owner's representative.
 - 3. Refinish mock-up area as needed to produce acceptable work.
- 1.6 DELIVERY, STORAGE, AND HANDLING
 - A. Store products under waterproof cover and elevated above grade, on a flat surface.
 - B. Store products in manufacturer's unopened packaging until ready for installation.

- C. Store siding on edge or lay flat on a smooth level surface. Protect edges and corners from chipping. Store sheets under cover and keep dry prior to installing.
- D. Store and dispose of solvent-based materials, and materials used with solvent-based materials, in accordance with requirements of local authorities having jurisdiction.
- 1.7 WARRANTY
 - A. Product Warranty: Provide manufacturer's limited, non-prorated (30) year product warranty.
 - B. Workmanship Warranty: Application limited warranty for two (2) years.

PART 2 PRODUCTS

2.1 MANUFACTURER

- A. Acceptable Manufacturer:
 - Allura by Plycem USA LLC, 396 W. Greens Rd., Suite 300, Houston, TX 77067 Tel: (844) 425-5872 Website: www.allurausa.com
 - 2. Or approved equal.
- B. Other Manufacturers and Products: Submit Substitution Request to Owner's Representative for approval prior to Bid Date.

2.2 FIBER-CEMENT SIDING

- A. General: Materials shall be selected to match specified materials, details, and conditions.
 - 1. Nominal sizes are indicated where possible but custom material sizes are required to match detail dimensions and custom conditions.
- B. Lap Siding: Individual horizontal boards made of cement and cellulose fiber formed under high pressure with integral surface texture, complying to ASTM C1186, Type A, Grade II; with machined edges, for nail attachment.
 - 1. Horizontal Siding: Allura Lap Siding.
 - a. Texture: Smooth.
 - b. Length: twelve (12') ft, nominal.
 - c. Width (Height): 8-1/4 inches, with four (7") inch exposure.
 - d. Thickness: 5/16 inch, nominal.
 - e. Finish: Factory applied primer.
 - 2. Warranty: Thirty (30) year limited; non-pro-rated.
- C. Soffit Panels: Panels made of cement and cellulose fiber formed under high pressure with integral surface texture, complying with ASTM C1186, Type A, Grade II; with machined edges, for nail attachment.
 - 1. Perforated and Non-Perforated; Allura Soffit Panels. Perforated panels provide minimum net free ventilation area of five (5) square inches per linear foot for vented product.
 - 2. Texture: Smooth.
 - 3. Length: Ninety-six (96") and one hundred forty-four (144") inches.
 - 4. Width: Twelve (12"), sixteen (16"), and twenty-four (24") inches.
 - 5. Provide width and length as needed to minimize joints.
 - 6. Thickness: 1/4 inch.
 - 7. Finish: Factory applied primer.
 - 8. Warranty: Thirty (30) year limited; non-pro-rated.
- 2.3 ACCESSORIES
 - A. Fasteners and Anchorages:
 - 1. Provide nails, screws and other anchoring devices of type, size, material and finish as recommended by Allura, and as suitable for intended use and required to provide secure

attachment, concealed where possible. Provide corrosion-resistant hot-dipped galvanized fasteners and anchorages as per ASTM A 153, and stainless-steel fasteners for work exposed to exterior. Do not use aluminum fasteners, staples, or clipped head nails.

- 2. Select fasteners to avoid splitting members. Select nail length to penetrate solid wood supports as recommended by the siding manufacturer.
- 3. Place fasteners in strict accordance with manufacturer's recommendations and as recommended by local building code requirements for high wind areas.
- B. Fiber-Cement Mounting Blocks:
 - 1. Provide SturdiMount pre-manufactured fiber-cement mounting blocks manufactured by Mid-America using Boral poly-ash trim.
 - 2. Select from Split Mount, Universal Mount, Receptacle Mount, Oversize Mount, and Blank to suit installation requirements. Size as indicated on drawings.
 - 3. Furnish with factory-primed finish suitable for field painting.
- C. Joint Flashing Behind Butt Joints at HardiPlank Lap Siding:
 - 1. Acceptable Product: XtremeTrim Plank Flashing by R.H. Tamlyn & Sons LP, Stafford, Texas 77477. Phone: (800) 334-1676.
 - 2. Aluminum sheet pre-finished with paint coating compatible with cement-based products. Width: 6" minimum.
 - a. Length: 8 inch at 8-1/4" siding; Item #PF8.
 - 3. Other Manufacturers and Products: Submit Substitution Request.
- D. Off Stud Joiner
 - 1. Acceptable Product: Off Stud Joiner by Simplicity Tool Corporation, 10330 Marx Street, Portland, OR 97220. simplicitytool.com
 - 2. Material: 24 gauge G-90 galvanized steel, primed both sides.
 - 3. Dimensions: Face 2-1/4" back & 7/8" exposed. 5/16" return lip.
 - 4. Length: Match height of siding. 8-1/4".
- E. Vent Covers
 - 1. Dryer/Range Hood Vent Covers: Famco Hood Wall Vent with screen; SWVP or approved equal.
 - 2. Fasteners: Stainless-Steel Tamper Proof Screws; #8 minimum diameter.

2.4 PRE-FINISHING

- A. General: Materials shall be shop pre-primed on all sides prior to construction.
 - 1. Primer: Factory primed by Allura.
 - 2. Topcoat: Refer to Section 09 91 13 Exterior Painting and Exterior Finish Schedule. Verify primer and topcoat compatibility.
 - 3. Provide factory primer products for touchup of cut ends.
- 2.5 SEALANT
 - A. Provide paintable elastomeric joint sealant complying with ASTM C920 Type S, Grade NS, Class 25 or higher, or Latex Joint Sealant complying with ASTM C834. Apply in accordance with sealant manufacturer's written instructions.
 - 1. Manufacturers/Product: OSI Quad Max, Sikaflex 1A; Sonneborne NP-1; or approved equal.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Examine substrate, clean and repair as required to eliminate conditions that would be detrimental to proper installation.
 - B. Prepare surfaces using the methods recommended by the manufacturer for achieving the best result for the substrate under the project conditions

- C. Verify that weather barrier has been installed over substrate completely and correctly.
- D. The weather barrier must be appropriately installed with penetration and junction flashing in accordance with local building code requirements.
- E. Repair any punctures or tears in the weather barrier prior to the installation of the siding
- F. Do not begin until unacceptable conditions have been corrected.
- G. If substrate preparation is the responsibility of another installer, notify Owner's representative of unsatisfactory preparation before proceeding.
- H. Additional framing and blocking may be needed to meet manufacturer's installation recommendations for soffit panels. Provide all additional framing and blocking as needed.

3.2 INSTALLATION - GENERAL

- A. Install in accordance with manufacturer's instructions and recommendations.
 - 1. Read warranty and installation instructions and recommendations and comply with all terms necessary to maintain warranty coverage.
 - 2. Use trim details indicated on drawings.
 - 3. Touch up all field cut edges before installing. Prime with factory primer.
 - 4. Pre-drill nail holes if necessary to prevent breakage.

3.3 INSTALLATION - ALLURA LAP SIDING

- A. Install materials in strict accordance with manufacturer's installation instructions.
- B. Starting: Install a minimum 1/4 inch thick lath starter strip at the bottom course of the wall. Apply planks horizontally with minimum 1-1/4 inches wide laps at the top. The bottom edge of the first plank overlaps the starter strip.
- C. For specific framing and fastener requirements refer to ICC-ES Evaluation Report No. ESR-1668.
- D. Allow minimum vertical clearance between the edge of siding and any other material in strict accordance with the manufacturer's installation instructions.
- E. Maintain clearance between siding and adjacent finished grade.
- F. Locate splices at least one stud cavity away from window and door openings.
- G. Use off-stud metal joiner in strict accordance with manufacturer's installation instructions.
- H. Joints in Horizontal Siding: Avoid joints in lap siding except at corners; where joints are inevitable. Stagger joints between successive courses. Align vertical joints of the planks over framing members when possible.
- I. Flashing at Joints: Provide joint flashing at butt joints in Allura Lap Siding in accordance with manufacturer's installation instructions.

3.4 FINISHING

- A. Finish Painting: Refer to Section 09 91 13.
- B. Finish factory primed siding with a minimum of two coats high quality alkali resistant one hundred (100%) percent acrylic exterior grade topcoat within thirty (30) days of installation. Follow paint manufacturer's written product recommendation and written application instructions.
- C. Do not paint when wet.
- D. Back-roll finish surface if paint is spray applied.

3.5 **PROTECTION**

- A. Protect installed products until Date of Substantial Completion.
- B. Touch-up, repair or replace damaged products before Date of Substantial Completion.

SECTION 07 62 00 SHEET METAL FLASHING AND TRIM

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Fabricated sheet metal items, including flashings, gutters, and downspouts.
- 1.2 REFERENCE STANDARDS
 - A. AAMA 2604 Voluntary Specification, Performance Requirements and Test Procedures for High Performance Organic Coatings on Aluminum Extrusions and Panels (with Coil Coating Appendix) 2017a.
 - B. ASTM A653/A653M Standard Specification for Steel Sheet, Zinc-Coated (Galvanized) or Zinc-Iron Alloy-Coated (Galvannealed) by the Hot-Dip Process 2020.
 - C. ASTM B209/B209M Standard Specification for Aluminum and Aluminum-Alloy Sheet and Plate 2021.
 - D. SMACNA (ASMM) Architectural Sheet Metal Manual 2012.
- 1.3 SUBMITTALS
 - A. Shop Drawings: Indicate material profile, jointing pattern, jointing details, fastening methods, flashings, terminations, and installation details.
- 1.4 QUALITY ASSURANCE
 - A. Perform work in accordance with SMACNA (ASMM) requirements, except as otherwise indicated.
 - B. Fabricator and Installer Qualifications: Company specializing in sheet metal work with five (5) years of experience.
- 1.5 DELIVERY, STORAGE, AND HANDLING
 - A. Stack material to prevent twisting, bending, and abrasion, and to provide ventilation. Slope metal sheets to ensure drainage.
 - B. Prevent contact with materials that could cause discoloration or staining.

PART 2 PRODUCTS

2.1 SHEET MATERIALS

- A. Flashing Material: Pre-Finished Galvanized Steel: ASTM A653/A653M, with G90/Z275 zinc coating; minimum 24 gage (0.0239) inch thick base metal, shop pre-coated with Kynar 500 PVDF coating.
 - 1. Color: As selected by Owner's representative from manufacturer's standard colors.
 - 2. See drawings for various flashing conditions.
- B. Gutter & Downspout Material: Pre-Finished Aluminum ASTM B209 (ASTM B209M); 0.027 inches thick minimum; plain finish, shop pre-coated with fluoropolymer coating.
 - 1. Fluoropolymer Coating: High Performance Organic Finish, AAMA 2604; multiple coats, thermally cured fluoropolymer finish system. Kynar 500 or approved equal.
 - 2. Color: As selected by Owner's representative from manufacturer's standard colors.

2.2 FABRICATION

- A. Form sections true to shape, accurate in size, square, and free from distortion or defects.
- B. Form pieces in longest possible lengths.
- 2.3 GUTTER AND DOWNSPOUT FABRICATION
 - A. Gutters: SMACNA (ASMM) Style K Rectangular profile.

- B. Downspouts: Rectangular profile. Corrugated.
- C. Gutters & Downspouts: Size to match existing and to match gutter outlet.
- D. Accessories: Profiled to suit gutters and downspouts.
 - 1. Anchorage Devices: Type recommended by fabricator.
 - 2. Gutter Supports: Concealed Hangers. Maximum 36 inches on center. Install expansion joints in gutter lengths greater than 40 feet.
 - 3. Downspout Supports: Straps.
- E. Downspout Extenders: Same material and finish as downspouts.
- F. Seal metal joints.

2.4 ACCESSORIES

- A. Gutter Guards: Amerimax Metal Lock-In Gutter Guard.
 - 1. Color: Selected by Owner's representative from manufacturer's standard colors.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Seal metal joints watertight.
- B. Secure gutters and downspouts in place with concealed fasteners.

SECTION 07 72 20 ROOF ACCESSORIES

PART 1 GENERAL

1.1 SUMMARY

- A. Section includes:
 - 1. Ridge Vents
 - 2. Vent Stack Flashing

1.2 RELATED SECTIONS

A. Section 073113 - Asphalt Shingles

1.3 SUBMITTALS

- A. Submit in accordance with Section 013300 Submittal Procedures
- B. Submit:
 - 1. Product Data: Manufacturer's catalog data, standard details, and installation instructions.
 - 2. Manufacturer's Instructions: Installation instructions, fastening, and special conditions.
- C. Closeout Submittals Reference Section 017700, submit following items:1. Manufacturers Product Warranty.

1.4 QUALITY ASSURANCE

A. Comply with governing codes and regulations. Provide products of acceptable manufacturers which have been in satisfactory use in similar service for three years. Use experienced installers. Deliver, handle, and store materials in accordance with manufacturer's instructions.

1.5 WARRANTY

A. Ridge Vents: Provide manufacturer's standard 30 year Warranty.

PART 2 PRODUCTS

2.1 MATERIALS

- A. Ridge Vents:
 - 1. Basis of Design: Cor-A-Vent V-300-11 & V-300-11E Ridge Vent.
 - a. Net free area: 13.5 sq. in per lin. ft.
 - b. Color: Black.
 - c. Dimensions: 11" wide by 48" long by 5/8 inch (16 mm) high.
- B. Vent Stack Flashing:
 - 1. Basis of Design: Thaler Metal Industries Ltd., or approved equal.
 - 2. Material: Stainless steel.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Comply with accessory manufacturers' instructions requirements and recommendations. Coordinate installation with roofing system to ensure weathertight performance. Anchor securely to structure to withstand inward and outward loads.
- B. Isolate dissimilar metals to prevent galvanic corrosion.
- C. Test and operate units; clean, lubricate and adjust moving parts.

SECTION 07 72 00 FALL PROTECTION ANCHORS

PART 1 GENERAL

1.1 SUMMARY

- A. The Work includes a roof anchor system of fall restraint and fall arrest for worker safety. The bid amount shall include all roof anchors shown in the drawings, complete with all structural modifications shown in drawings for anchor locations.
- B. Provide a complete design for a fall protection anchor system that includes detailed layout drawings, details, calculations, and installation instructions. Provide documents stamped by a Structural Engineer and as required by authorities having jurisdiction (AHJ).
- C. Related sections:
 - 1. Section 07 31 13 Asphalt Shingles
 - 2. Section 07 62 00 Sheet Metal Flashing and Trim

1.2 SYSTEM DESCRIPTION

- A. General: Provide structural fall protection anchor system capable of withstanding loads and stresses within limits and under conditions specified in OSHA and other applicable safety codes. Provide fall protection anchors permanently attached to roof structure.
- B. Design Requirements: Anchors and accessories comprising system of following types:
 - 1. Ridge-It roof anchors by Guardian or approved equal, with anchor spacing as determined by bidder's design, for safety snap connection by individual workers capable of withstanding a 5,000 pound load or safety factor of 2 meeting the requirements of OSHA 1926.502(d).
 - 2. Permanent roof anchors designed for installation at the roof ridge and in the flat plane of the roof surface.

1.3 SUBMITTALS

- A. Product Data: For each type of fall prevention device specified, including manufacturer's standard fabrication details and installation instructions.
- B. Shop Drawings: Show layout and spacing, profiles, and anchorage details. Include structural analysis data. Shop drawings & calculations to be stamped by a Professional Engineer.
- C. Maintenance Data: Written instructions for maintenance of fall prevention safety devices to be included with product submittal.
- D. Test Reports: Indicate compliance with required performance requirements.

1.4 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Firm having at least 10 years continuous experience in manufacturing fall safety equipment similar to systems specified and exhibiting records of successful in-service acceptability and performance.
- B. OSHA Standards: Comply with Occupational Safety and Health Administration Standards for the Construction Industry 29 CFR § 1926.500 Subpart M (Fall Protection), and with applicable State Administrative Code safety standards for Fall Restraint and Fall Arrest.
- C. Testing: Perform quality control tests for each system per manufacturer's requirements.

1.5 COORDINATION

A. Refer to Structural drawings. Verify installation of framing to meet requirements of roof anchor manufacturer and to receive fall protection anchors.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Provide D-ring roof anchor system.
 - Ridge-It by Guardian, manufactured by Guardian Fall Protection 607 East Sam Houston Parkway South, Suite 800, Pasadena, TX 77503, <u>https://www.guardianfall.com</u>
 - 2. Or approved equal.
- B. Other Manufacturers: Submit Substitution Request demonstrating that the proposed product substitution is equal or superior in function, quality, and appearance, in all respects, to the specified products.

2.2 MANUFACTURED ASSEMBLIES

- A. Guardian RIDG-1: Stainless steel permanent single D-ring roof anchor designed for installation to a flat surface comprised of wood structural members and sheathing.
- B. Guardian RIDG-2: Stainless steel permanent double D-ring roof anchor designed for installation over the roof ridge comprised of wood structural members and sheathing.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Examine framing and substrate and verify conditions comply with structural requirements for proper system performance. Notify the Contractor of conditions detrimental to the proper and timely completion of the work. Do not proceed with the work until unsatisfactory conditions have been corrected in a manner acceptable to the Installer.
- B. Proceed with installation of roof anchors only after verifying conditions are satisfactory.

3.2 INSTALLATION

- A. General: Installation of roof anchors to be performed by the contractor according to manufacturer's instructions and recommendations.
- B. Provide all components necessary for complete installation.
- C. Provide on-site inspection and supervision of installation by factory-trained representative.

3.3 ADJUSTING

A. Make repairs and adjustments as needed for a secure installation. Replace assemblies that do not meet acceptable standards as determined by the anchor manufacturer.

SECTION 07 84 00 FIRESTOPPING

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Firestopping systems.
- B. Firestopping of all joints and penetrations in fire resistance rated and smoke resistant assemblies, whether indicated on drawings or not, and other openings indicated.

1.2 REFERENCE STANDARDS

- A. ASTM E119 Standard Test Methods for Fire Tests of Building Construction and Materials 2020.
- B. ASTM E814 Standard Test Method for Fire Tests of Penetration Firestop Systems 2013a (Reapproved 2017).
- C. ASTM E1966 Standard Test Method for Fire-Resistive Joint Systems 2015 (Reapproved 2019).
- D. ITS (DIR) Directory of Listed Products current edition.
- E. FM (AG) FM Approval Guide current edition.
- F. UL 1479 Standard for Fire Tests of Penetration Firestops Current Edition, Including All Revisions.
- G. UL 2079 Standard for Tests for Fire Resistance of Building Joint Systems Current Edition, Including All Revisions.
- H. UL (DIR) Online Certifications Directory Current Edition.
- I. UL 263 Standard for Fire Tests of Building Construction and Materials Current Edition, Including All Revisions.

1.3 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
- B. Schedule of Firestopping: List each type of penetration, fire rating of the penetrated assembly, and firestopping test or design number.
- C. Product Data: Provide data on product characteristics, performance ratings, and limitations.
- D. Manufacturer's Installation Instructions: Indicate preparation and installation instructions.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Firestopping Manufacturers:
 - 1. 3M Fire Protection Products; www.3m.com/firestop/#sle.
 - 2. Hilti, Inc: www.us.hilti.com/#sle.
 - 3. Tremco Commercial Sealants & Waterproofing; TREMstop Acrylic: www.tremcosealants.com/#sle.
 - 4. DOW Chemical Company: www.dow.com/en-us
- B. Substitutions: See Section 01 60 00 Product Requirements.

2.2 MATERIALS

- A. Firestopping Materials: Any materials meeting requirements.
- B. Primers, Sleeves, Forms, Insulation, Packing, Stuffing, and Accessories: Provide type of materials as required for tested firestopping assembly.
- C. Fire Ratings: Refer to drawings for required systems and ratings.

2.3 FIRESTOPPING ASSEMBLY REQUIREMENTS

- A. Floor-to-Floor, Wall-to-Wall, and Wall-to-Floor Joints, Except Perimeter, Where Both Are Fire-Rated: Use any system that has been tested according to ASTM E1966 or UL 2079 to have fire resistance F Rating equal to required fire rating of the assembly in which the joint occurs.
 - 1. Listing by FM (AG), ITS (DIR), or UL (DIR) in their certification directories will be considered evidence of successful testing.
- B. Through Penetration Firestopping: Use system that has been tested according to ASTM E814 or UL 1479 to have fire resistance F Rating equal to required fire rating of penetrated assembly.
- 2.4 FIRESTOPPING FOR FLOOR-TO-FLOOR, WALL-TO-FLOOR, AND WALL-TO-WALL JOINTS
 - A. Gypsum Board Walls:
 - Wall to Wall Joints That Have Movement Capabilities (Dynamic):
 a. 1 Hour Construction: UL System WW-D-0067; Hilti CP 606 Flexible Firestop Sealant.

PART 3 EXECUTION

- 3.1 PREPARATION
 - A. Clean substrate surfaces of dirt, dust, grease, oil, loose material, or other matter that could adversely affect bond of firestopping material.
 - B. Remove incompatible materials that could adversely affect bond.

3.2 INSTALLATION

- A. Install materials in manner described in fire test report and in accordance with manufacturer's instructions, completely closing openings.
- B. Do not cover installed firestopping until inspected by authorities having jurisdiction.
- C. Install labeling required by code.
- 3.3 CLEANING
 - A. Clean adjacent surfaces of firestopping materials.

3.4 **PROTECTION**

A. Protect adjacent surfaces from damage by material installation.

SECTION 07 92 00 JOINT SEALANTS

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Work of this section includes sealant and caulking systems necessary to exclude water from the building at all door frames, joints, and openings, and at windows, grilles, and other locations, using proven detail and installation.
- B. Non-sag gunnable joint sealants.
- C. Self-leveling pourable joint sealants.
- D. Joint backings and accessories.

1.2 RELATED REQUIREMENTS

A. Section 07 84 00 - Firestopping: Firestopping sealants.

1.3 REFERENCE STANDARDS

- A. ASTM C661 Standard Test Method for Indentation Hardness of Elastomeric-Type Sealants by Means of a Durometer 2015.
- B. ASTM C834 Standard Specification for Latex Sealants 2017.
- C. ASTM C920 Standard Specification for Elastomeric Joint Sealants 2018.
- D. ASTM C1193 Standard Guide for Use of Joint Sealants 2016.
- E. SCAQMD 1168 Adhesive and Sealant Applications 1989 (Amended 2017).

1.4 SUBMITTALS

- A. Product Data for Sealants: Submit manufacturer's technical data sheets for each product to be used, that includes the following:
 - 1. Physical characteristics, including movement capability, VOC content, hardness, cure time, and color availability.
 - 2. List of backing materials approved for use with the specific product.
 - 3. Substrates that product is known to satisfactorily adhere to and with which it is compatible.
 - 4. Substrates the product should not be used on.
 - 5. Installation instructions, including precautions, limitations, and recommended backing materials and tools.
 - 6. Sample product warranty.

1.5 QUALITY ASSURANCE

- A. Maintain one copy of each referenced document covering installation requirements on site.
- B. Installer Qualifications: Company specializing in performing the work of this section and with at least three (3) years of experience.
- C. Field Quality Control Plan:
 - 1. Visual inspection of entire length of sealant joints.

1.6 WARRANTY

- A. Correct defective work within a two (2) year period after Date of Substantial Completion.
- B. Warranty: Include coverage for installed sealants and accessories that fail to achieve watertight seal, exhibit loss of adhesion or cohesion, or do not cure.

PART 2 PRODUCTS

2.1 JOINT SEALANT APPLICATIONS

- A. Scope:
 - 1. Exterior Joints: Seal open joints, whether or not the joint is indicated on the drawings, unless specifically indicated not to be sealed. Exterior joints to be sealed include, but are not limited to, the following items:
 - a. Joints between door, window, and other frames and adjacent construction.
 - b. Joints between different exposed materials.
 - c. Other joints indicated below:
 - 1) Caulking / sealant at fiber cement siding and trim in accordance with siding manufacturer's recommendations and instructions.
 - 2. Interior Joints: Do not seal interior joints unless specifically indicated to be sealed. Interior joints to be sealed include, but are not limited to, the following items:
 - a. Joints between door, window, and other frames and adjacent construction.
- B. Exterior Joints: Use non-sag self-leveling polyurethane sealant, unless otherwise indicated.
 1. Control and Expansion Joints in Concrete Paving: Self-leveling polyurethane "traffic-grade"
 - sealant.
- C. Interior Joints: Use non-sag polyurethane sealant, unless otherwise indicated.
 - 1. Wall and Ceiling Joints in Non-Wet Areas: Acrylic emulsion latex sealant.

2.2 JOINT SEALANTS - GENERAL

A. Sealants and Primers: Provide products having lower volatile organic compound (VOC) content than indicated in SCAQMD 1168.

2.3 NON-SAG JOINT SEALANTS

- A. Polyurethane Sealant: ASTM C920, Grade NS, Uses M and A; single or multi-component; not expected to withstand continuous water immersion or traffic.
 - 1. Movement Capability: Plus and minus 25 percent, minimum.
 - 2. Color: Match adjacent finished surfaces.
 - 3. Manufacturers:
 - a. Sherwin-Williams Company; Stampede-1/-TX Polyurethane Sealant: www.sherwin-williams.com/#sle.
 - b. Sherwin-Williams Company; Stampede 2NS Polyurethane Sealant: www.sherwin-williams.com/#sle.
 - c. Sika Corporation; Sikaflex-1a: www.usa-sika.com/#sle.
 - d. Sika Corporation; Sikaflex-2c NS: www.usa-sika.com/#sle.
 - e. Tremco Commercial Sealants & Waterproofing; Dymeric 240FC: www.tremcosealants.com/#sle.
 - f. Tremco Commercial Sealants & Waterproofing; Vulkem 116: www.tremcosealants.com/#sle.
 - 4. Substitutions: See Section 01 60 00 Product Requirements.
- 2.4 SELF-LEVELING SEALANTS
 - A. Self-Leveling Polyurethane Sealant for Continuous Water Immersion: Polyurethane; ASTM C920, Grade P, Uses M and A; single or multi-component; explicitly approved by manufacturer for traffic exposure and continuous water immersion.
 - 1. Movement Capability: Plus and minus 25 percent, minimum.
 - 2. Color: To be selected by Owner's representative from manufacturer's standard range.
 - 3. Manufacturers:
 - a. Sika Corporation; Sikaflex-1c SL: www.usa-sika.com/#sle.

- b. Sika Corporation; Sikaflex-2c SL: www.usa-sika.com/#sle.
- c. W. R. MEADOWS, Inc; POURTHANE SL: www.wrmeadows.com/#sle.
- 4. Substitutions: See Section 01 60 00 Product Requirements.
- B. Rigid Self-Leveling Polyurethane Joint Filler: Two-part, low viscosity, fast setting; intended for cracks and control joints not subject to significant movement.
 - 1. Hardness Range: Greater than 100, Shore A, and 50 to 80, Shore D, when tested in accordance with ASTM C661.
 - 2. Manufacturers:
 - a. ARDEX Engineered Cements; ARDEX ARDIFIX: www.ardexamericas.com/#sle.
 - 3. Substitutions: See Section 01 60 00 Product Requirements.
- C. Flexible Polyurethane Foam: Single-component, gun grade, and low-expanding.
 - 1. Color: White.
 - 2. Manufacturers:
 - a. DAP Products Inc; DRAFTSTOP 812 Foam: www.dapspecline.com/#sle.
 - b. Tremco Commercial Sealants & Waterproofing; ExoAir Flex Foam: www.tremcosealants.com/#sle.
 - 4. Substitutions: See Section 01 60 00 Product Requirements
 - 5. Products shall be concealed from view by finishes, trim, or other sealant or caulking products.

2.5 ACCESSORIES

- A. Backer Rod: Cylindrical cellular foam rod with surface that sealant will not adhere to, compatible with specific sealant used, and recommended by backing and sealant manufacturers for specific application.
- B. Backing Tape: Self-adhesive polyethylene tape with surface that sealant will not adhere to and recommended by tape and sealant manufacturers for specific application.
- C. Masking Tape: Self-adhesive, nonabsorbent, non-staining, removable without adhesive residue, and compatible with surfaces adjacent to joints and sealants.
- D. Primers: Type recommended by sealant manufacturer to suit application; non-staining.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Verify that joints are ready to receive work.
 - B. Verify that backing materials are compatible with sealants.
 - C. Verify that backer rods are of the correct size.

3.2 PREPARATION

- A. Remove loose materials and foreign matter that could impair adhesion of sealant.
- B. Clean joints, and prime as necessary, in accordance with manufacturer's instructions.
- C. Perform preparation in accordance with manufacturer's instructions and ASTM C1193.
- D. Mask elements and surfaces adjacent to joints from damage and disfigurement due to sealant work; be aware that sealant drips and smears may not be completely removable.

3.3 INSTALLATION

- A. Perform work in accordance with sealant manufacturer's requirements for preparation of surfaces and material installation instructions.
- B. Perform installation in accordance with ASTM C1193.
- C. Install bond breaker backing tape where backer rod cannot be used.

- D. Install sealant free of air pockets, foreign embedded matter, ridges, and sags, and without getting sealant on adjacent surfaces.
- E. Do not install sealant when ambient temperature is outside manufacturer's recommended temperature range, or will be outside that range during the entire curing period, unless manufacturer's approval is obtained and instructions are followed.
- F. Non-sag Sealants: Tool surface concave, unless otherwise indicated; remove masking tape immediately after tooling sealant surface.
- G. Comply with caulking/sealant manufacturer's instructions for tooling.
- 3.4 FIELD QUALITY CONTROL
 - A. Perform field quality control inspection/testing as specified in PART 1 under QUALITY ASSURANCE article.
 - B. Remove and replace failed portions of sealants using same materials and procedures as indicated for original installation.

SECTION 08 16 13 FIBERGLASS DOORS

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Fiberglass doors.
- B. Fiberglass door frames.
- C. Door hardware.

1.2 RELATED REQUIREMENTS

- A. Section 08 71 00 Door Hardware: Door hardware.
- B. Section 09 91 13 Exterior Painting: Field painting.
- 1.3 REFERENCE STANDARDS
 - A. ASTM E331 Standard Test Method for Water Penetration of Exterior Windows, Skylights, Doors, and Curtain Walls by Uniform Static Air Pressure Difference 2000 (Reapproved 2016).
 - B. ASTM E2112 Standard Practice for Installation of Exterior Windows, Doors and Skylights 2019c.
 - C. ICC (IBC) International Building Code Most Recent Edition Adopted by Authority Having Jurisdiction, Including All Applicable Amendments and Supplements.
 - D. UL (DIR) Online Certifications Directory Current Edition.

1.4 SUBMITTALS

- A. Product Data: Provide manufacturer's standard details, installation instructions, hardware and anchor recommendations.
- B. Shop Drawings: Indicate layout and profiles; include assembly methods.
 - 1. Indicate product components, including hardware reinforcement locations and preparations, accessories, finish colors, patterns, and textures.
 - 2. Indicate wall conditions, door and frame elevations, sections, materials, gages, finishes, location of door hardware by dimension, and details of openings; use same reference numbers indicated on drawings to identify details and openings.
- C. Maintenance Data: Include instructions for repair of minor scratches and damage.
- D. Warranty: Submit manufacturer warranty and ensure that forms have been completed in Owner's name and registered with manufacturer; include detailed terms of warranty.

1.5 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Company specializing in manufacturing products of the type specified in this section, with not less than three (3) years of documented experience.
- B. Installer Qualifications: Company specializing in installing products of the type specified in this section with not less than three (3) years of experience.

1.6 DELIVERY, STORAGE, AND HANDLING

- A. Deliver materials in manufacturer's original, unopened, undamaged containers with identification labels intact.
- B. Deliver pre-assembled doors and frames with braces, spreaders, and packaging as required to prevent damage.
- C. Store materials in original packaging, under cover, protected from exposure to harmful weather conditions and from direct contact with water.
 - 1. Store at temperature and humidity conditions recommended by manufacturer.
 - 2. Do not use non-vented plastic or canvas shelters.
 - 3. Immediately remove wet wrappers.

D. Store in position recommended by manufacturer, elevated minimum four (4") inch above grade, with minimum 1/4 inch space between doors.

1.7 WARRANTY

A. Provide Therma-Tru® standard limited warranty for fiberglass Therma-Tru® Door Product and genuine Therma-Tru® components, including composite wood rot-resistant frames, mullions, and brickmould sourced from Therma-Tru. Warrant that products will be free from material and workmanship defects for a period of three years. Include Therma-Tru Tru-Defense Door System Rider covering water infiltration.

PART 2 PRODUCTS

2.1 MANUFACTURERS

A. Molded Fiberglass Doors:

- Therma-Tru

 Thoma-Tru
 Toll Free (800) 843-7628

 Web Site: www.thermatru.com
- 2. Substitutions: Not permitted.

2.2 DOOR AND FRAME ASSEMBLIES

- A. Door and Frame Assemblies: Factory-fabricated, prepared and machined for hardware.
 - 1. Door and frame pre-assembled, complete with hinges; shipped with braces, spreaders, and packaging as required to prevent damage.
 - 2. Clearance Between Door and Frame: 1/8 inch, maximum.
 - 3. Clearance Between Meeting Stiles of Pairs of Doors: 1/8 inch, maximum.
 - 4. Provide frame anchors that allow for variation in rough opening size; allow doors and frames to be field cut up to 2 inch maximum to adjust for field conditions.
 - 5. Door and frame assemblies shall comply with the State of Washington Energy Code. Assembly maximum U-value: 0.37.

2.3 COMPONENTS

A. Fiberglass Entry Doors

- 1. All fiberglass doors manufactured by Therma-Tru®. Specification is for complete entry systems with components manufactured by Therma-Tru®.
 - a. Smooth Star® Series
- 2. Construction:
 - a. 1/16-inch minimum thickness, proprietary fiberglass-reinforced thermoset composite, surface lightly textured.
 - b. Door edges: Machinable kiln-dried pine, primed, lock edge reinforced with engineered lumber core, lockset area reinforced with solid blocking for hardware backup.
 - c. Door bottom edge: Moisture- and decay-resistant composite.
 - d. Core: Foamed-in-place polyurethane, density 1.9 pcf minimum.
 - e. Thickness: 1-3/4 inches overall.
- 3. Door Styles:
 - a. Unit Entrance Doors & Laundry Room Doors: Smooth Star® Style No. S210, six (6) panel, solid panel door.
- 4. Coordinate hardware with Section 08 71 00 Door Hardware.
- B. Hardware:
 - 1. Hardware Preparations: Factory reinforce, machine, and prepare for door hardware including field installed items; provide solid blocking for each item; field cutting, drilling or tapping is not permitted; obtain manufacturer's hardware templates for preparation as necessary.

- 2. Hinges: Door Manufacturer's standard steel 4 x 4 x 0.098 inches stainless steel with matching screws. Self-aligning.
 - a. Finish: Stainless steel.
 - b. Provide stainless steel Self-Aligning Ball-Bearing hinges at all unit entry doors.
 - c. Provide stainless steel Security Tab Hinges with non-removable pins at all outswing doors with exposed hinges.
- 3. Door Bottom:
 - a. Inswing Entry Doors: Door Manufacturer's Kerf-Applied Single-Bulb Bottom Sweep.
 - b. Outswing Entry Doors: Door Manufacturer's Outswing Bottom Sweep.
 - c. Outswing Patio Doors: Door Manufacturer's ADA Bottom Sweep.
- 4. Lockset: As specified in Section 08 71 00 Door Hardware.
- C. Frames: Therma-Tru® standard frame assembly.
 - 1. Composite wood material with profiled ¹/₂" stop and 6-degree sill gain prep.
 - 2. Jamb Width: Field verify jamb with to match existing conditions.
 - 3. Rot Resistant frames, mullions, and brickmould sourced through Therma-Tru.
 - 4. Include Therma-Tru integral door gaskets.
 - 5. Provide cut-outs to receive strike plates for latch and deadbolt. Coordinate with Section 08 71 00 Door Hardware.
 - 6. At hardware cut-outs provide continuous backing of same material as frame, sealed watertight.
- D. Sills:
 - 1. Inswing Entry Doors: Door Manufacturer's Basic Composite Adjustable Sill.
 - 2. Outswing Entry Doors: Door Manufacturer's Composite Outswing Sill.
 - 3. Outswing Patio Doors: Door Manufacturer's Public Access Sill with Thermal Break.
 - 4. Finish: Mill.
 - 5. Field verify sill depth for existing conditions and add inswing sill extenders as needed to align properly with doors.

2.4 ACCESSORIES

- A. Corner Pads: Provide manufacturer's Smooth Star® 7-shape pads at inswing doors. Color: Bronze.
- B. Rain Guards: Provide manufacturer's rain guard for outswing doors.
- C. Weatherstrip: Provide manufacturer's standard weatherstrip at all door frames.
- D. Sill Pan: Provide manufacturer's standard multi-piece sill pan. Coordinate depth with existing asbuilt conditions.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify actual dimensions of openings by field measurements before door fabrication; show recorded measurements in submittals.
- B. Do not begin installation until substrates have been properly prepared.
- C. Contractor to verify conditions prior to ordering doors and frames.

3.2 PREPARATION

- A. Remove existing doors and frames, and dispose of all removed materials in accordance with local authorities having jurisdiction.
- B. Prepare surfaces using the methods recommended by the manufacturer for achieving the best result for the substrate under the project conditions.
- C. Clean and prepare substrate in accordance with manufacturer's directions.

- D. Protect adjacent work and finish surfaces from damage during installation.
- E. Pre-paint doors and frames prior to installation.

3.3 INSTALLATION

- A. Install in accordance with manufacturer's instructions; do not penetrate frames with anchors.
- B. Set units plumb, level, and true-to-line, without warping or racking doors, and with manufacturer's recommended clearances; anchor in place.
- C. Separate aluminum and other metal surfaces from sources of corrosion of electrolytic action at points of contact with other materials.

3.4 ADJUSTING

- A. Lubricate, test, and adjust doors to operate easily, free from warp, twist or distortion, and to fit watertight for entire perimeter.
- B. Adjust hardware for smooth and quiet operation.
- C. Adjust doors to fit snugly and close without sticking or binding.

3.5 CLEANING

A. Clean installed products in accordance with manufacturer's instructions prior to Owner's acceptance.

3.6 **PROTECTION**

- A. Protect installed products from damage until acceptance by Owner's representative.
- B. Touch-up, repair or replace damaged products in accordance with Therma-Tru written recommendations.

SECTION 08 53 13 VINYL WINDOWS

PART 1 GENERAL

1.1 SECTION INCLUDES

A. Vinyl-framed, factory-glazed windows.1. Horizontal Sliding Windows.

1.2 RELATED REQUIREMENTS

- A. Section 07 25 00 Weather Barriers: Sealing frames to weather barrier installed on adjacent construction.
- B. Section 07 92 00 Joint Sealants: Sealing joints between frames and adjacent construction.

1.3 REFERENCE STANDARDS

- A. AAMA/WDMA/CSA 101/I.S.2/A440 North American Fenestration Standard/Specification for Windows, Doors, and Skylights 2017.
- B. AAMA 1503 Voluntary Test Method for Thermal Transmittance and Condensation Resistance of Windows, Doors and Glazed Wall Sections 2009.
- C. ASTM E1423 Standard Practice for Determining the Steady State Thermal Transmittance of Fenestration Systems 2014.
- D. ASTM E2112 Standard Practice for Installation of Exterior Windows, Doors and Skylights 2019c.
- E. NFRC 100 Procedure for Determining Fenestration Product U-factors 2017.
- F. NFRC 200 Procedure for Determining Fenestration Product Solar Heat Gain Coefficient and Visible Transmittance at Normal Incidence 2020.
- G. NFRC 300 Test Method for Determining the Solar Optical Properties of Glazing Materials and Systems 2017.

1.4 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
- B. Product Data: Provide component dimensions, anchors, fasteners, and glass.
- C. Shop Drawings: Indicate opening dimensions, framed opening tolerances and installation requirements.
- D. Manufacturer's Certificate: Certify that products of this section meet or exceed specified requirements.
- E. Warranty Documentation: Submit manufacturer warranty and ensure that forms have been completed in Owner's name and registered with manufacturer.

1.5 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Company specializing in manufacturing products specified in this section, with not less than three years of documented experience.
- B. Installer Qualifications: Company specializing in performing Work of this section with minimum five (5) years documented experience.
- 1.6 DELIVERY, STORAGE, AND HANDLING
 - A. Delivery: Deliver materials in Manufacturer's standard packaging for protection of product.
 - B. Storage & Protection: Store products away from exposure to environmental conditions that may be harmful to materials.
 - C. Store materials off ground in an upright position. Provide cover from weather and construction activity.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Vinyl Windows:
 - 1. Basis of Design: Milgard Vinyl Windows, Style Line Series; Horizontal Sliding Windows or approved equal.
 - 2. Substitutions: See Section 01 60 00 Product Requirements.

2.2 DESCRIPTION

- A. Vinyl Windows: Factory fabricated frame and sash members of extruded, hollow, ultra-violetresistant, polyvinyl chloride (PVC) with integral color; with factory-installed glazing, hardware, related flashings, anchorage and attachment devices.
 - 1. Configuration: As indicated on drawings. Refer to window schedule and building elevations.
 - 2. Product Type: HS Horizontal sliding window 6110 Series, 1-3/8" nail fin setback.
 - 3. Color: White
 - 4. Fabricate and assemble the work at the shop to the greatest extent possible by manufacturer's standard methods, except to the extent more stringent requirements are indicated.
 - 5. Reinforce work as necessary for performance requirements, and for support to the structure.
 - 6. Provide concealed metal reinforcements in sash frame for attachment of lock mechanism.
 - 7. Size to fit openings with minimum clearance around perimeter of assembly providing necessary space for perimeter seals.
 - 8. Framing Members: Fusion welded corners and joints, with internal reinforcement where required for structural rigidity; concealed fasteners.
 - 9. System Internal Drainage: Drain to exterior side by means of weep drainage network any water entering joints, condensation within glazing channel, or other migrating moisture within system.
 - 10. Glazing Stops, Trim, Flashings, and Accessory Pieces: Formed of rigid PVC, fitting tightly into frame assembly.
 - 11. Mounting Flange: Integral to frame assembly, providing weather stop at entire perimeter of frame.
- B. Performance Requirements: Provide products that comply with the following:
 - 1. Thermal Transmittance: U-factor of 0.30, maximum for operable windows, that includes window glazing and frame system based on average window size required for project and determined in accordance with NFRC 100.
 - Overall Unit Maximum allowable Shading Coefficient SHGC:
 a. 0.38 per NFRC 200.
 - 3. Overall Unit Visible Transmittance:
 - a. 0.56 per NFRC 300.
 - 4. Deflections and Thermal Movements: The manufacturer is responsible for the proper design of the windows, and the sizing of all component members to withstand the wind pressures, building deflections, construction shrinkage, thermal movements and erection tolerances, within the following deflection limitations and temperature variations. Fabricate, assemble and erect the work to maintain these limitations.
 - a. Normal-to-wall deflection of 1/175 of span.
 - b. Parallel-to-wall deflection of less than seventy-five (75%) percent of glass edge clearances.
 - c. Thermal expansion and contraction movements resulting from not less than an ambient temperature range of 120 degrees F., which may cause a window material temperature range of 180 degrees F.
 - 5. Except where more stringent requirements are indicated, comply with the air infiltration tests, water resistance tests and applicable load tests specified in ANSI/AAMA 101.

6. Grade: AAMA/WDMA/CSA 101/I.S.2/A440 requirements for specific window type: a. Structural Class: F-C40

2.3 COMPONENTS

- A. General: Comply with requirements of AAMA 101/I.S.2-97, ASTM4216 specification for rigid Poly Vinyl Chloride (PVC) and related plastic building product compounds.
- B. Integral color PVC compound containing impact-resistant solid plasticizer, titanium dioxide UV inhibitor, and surface and color stabilizers.
- C. Glazing: Insulated double pane, annealed glass, clear, low-E coated, manufacturer's standard fill, with glass thicknesses as recommended by manufacturer for specified wind conditions. Provide tempered safety glass as required by IBC as shown in drawings.
 - 1. Glazing Type: Dual
 - a. SunCoatMAX® Low-E/Clear.
 - 2. Overall Unit Thickness:
 - a. 3/4 inch.
 - 3. Spacer Type:
 - a. EdgeGard Max[™] dual sealed stainless steel U-shaped spacer.
 - 4. Glass Thickness:
 - a. 1/4 inch per Manufacturer's Specifications.
- D. Frame Depth: 2-7/8 inch.
- E. Accessories: Provide related flashings, anchorage and attachment devices as necessary for full assembly.
- F. Insect Screens: Provide tight-fitting screen for operating sash with hardware to allow easy removal.
 - 1. Screen Cloth: Charcoal colored fiberglass mesh.
 - 2. Frame: Cambered formed aluminum with rigid plastic corner keys.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Install window unit assemblies in accordance with manufacturer's instructions and applicable building codes.
- B. Install windows in accordance with ASTM E2112 and AAMA 2400.
- C. Attach window frame and shims to perimeter opening to accommodate construction tolerances and other irregularities as necessary.
- D. Align window plumb and level, free of warp or twist, and maintain dimensional tolerances and alignment with adjacent work.
- E. Set sill members and sill flashing in continuous bead of sealant.
- F. Penetration Flashing: Provide air / weather barrier, flashing membrane, and liquid flashing as described in drawings and in Section 07 25 00.
 - 1. Following placement of flashing membrane install window/door frame. Install over flashing with nailing flange set in a continuous bead of sealant placed within 1/2" of opening.
 - 2. With window/door frame in place, install flashing membrane to cover the window/door flange at all sides of the opening.
- 3.2 ADJUSTING
 - A. Adjust hardware for smooth operation and secure weathertight closure.
- 3.3 CLEANING
 - A. Remove protective material from pre-finished surfaces.

B. Wash surfaces by method recommended and acceptable to window manufacturer; rinse and wipe surfaces clean.

SECTION 08 71 00 DOOR HARDWARE

PART 1 GENERAL

1.1 SECTION INCLUDES

A. Hardware for fiberglass (FRP) doors.1. Locksets and accessories for doors with hardware specified in Section 08 16 13.

1.2 RELATED REQUIREMENTS

- A. Section 08 16 13 Fiberglass Doors
- 1.3 REFERENCE STANDARDS
 - A. ADA Standards Americans with Disabilities Act (ADA) Standards for Accessible Design 2010.
 - B. BHMA A156.1 American National Standard for Butts and Hinges 2016.
 - C. BHMA A156.2 American National Standard for Bored and Preassembled Locks & Latches 2017.
 - D. BHMA A156.6 American National Standard for Architectural Door Trim 2015.
 - E. BHMA A156.7 American National Standard for Template Hinge Dimensions 2016.
 - F. BHMA A156.18 American National Standard for Materials and Finishes 2016.
 - G. BHMA A156.22 American National Standard for Door Gasketing and Edge Seal Systems Sponsor 2017.
 - H. DHI WDHS.3 Recommended Locations for Architectural Hardware for Flush Wood Doors 1993; also in WDHS-1/WDHS-5 Series, 1996.
 - I. ICC A117.1 Accessible and Usable Buildings and Facilities 2017.
 - J. NFPA 101 Life Safety Code Most Recent Edition Adopted by Authority Having Jurisdiction, Including All Applicable Amendments and Supplements.

1.4 ADMINISTRATIVE REQUIREMENTS

- A. Coordinate the manufacture, fabrication, and installation of products that door hardware will be installed upon.
- B. Furnish templates for door and frame preparation to manufacturers and fabricators of products requiring internal reinforcement for door hardware.
- C. Convey Owner's keying requirements to manufacturers.
- D. Pre-installation Meeting: Convene a pre-installation meeting one week prior to commencing work of this section; require attendance by all affected installers.

1.5 SUBMITTALS

- A. Product Data: Manufacturer's catalog literature for each type of hardware, marked to clearly show products to be furnished for this project.
- B. Hardware Schedule: Detailed listing of each item of hardware to be installed on each door. Use door numbering scheme as included in the Contract Documents. Identify electrically operated items and include power requirements. Include the following:
 - 1. Type, style, function, size, quantity and finish of hardware items.
 - 2. Name, part number and manufacture of each item.
 - 3. Fastenings and other pertinent information.
 - 4. Explanation of abbreviations, symbols and codes contained in schedule.
 - 5. Door and frame sizes, materials and degrees of swing.
- C. Keying Schedule: Submit for approval of Owner's representative.
- D. Samples: Provide the following prior to preparation of hardware schedule;
 - 1. Submit one (1) sample of latchset and lockset illustrating style, color, and finish.

- 2. Samples will be incorporated into the Work.
- E. Manufacturer's Installation Instructions: Indicate special procedures, perimeter conditions requiring special attention.
- F. Maintenance Data: Include data on operating hardware, lubrication requirements, and inspection procedures related to preventative maintenance.
 - 1. Submit manufacturer's parts lists.
- G. Keys: Deliver with identifying tags to Owner by security shipment direct from hardware supplier.
- H. Warranty: Submit manufacturer's warranty and ensure that forms have been completed in Owner's name and registered with manufacturer.

1.6 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Company specializing in manufacturing the products specified in this section with minimum three years of documented experience.
- B. Hardware Supplier Qualifications: Company specializing in supplying the type of products specified in this section with at least five (5) years documented experience. The Company shall be a factory direct authorized dealer.
 - 1. Supplier will be responsible for detailing, scheduling and ordering of finish hardware.
 - 2. Key Conference shall be initiated and conducted by the supplier with Owner's representative to determine system, keyway(s) and structure.
- C. Hardware Supplier Personnel: Employ an Architectural Hardware Consultant (AHC) to assist in the work of this section.
 - 1. Architectural hardware consultant (AHC) shall be available at all reasonable times during the course of the work for project hardware consultation to Owner's representative and contractor.
- D. Installer Qualifications: Installer to have not less than three (3) years' experience specializing in installation of work in this section. Company must maintain qualified personnel trained and experienced in installing hardware

1.7 DELIVERY, STORAGE, AND HANDLING

A. Package hardware items individually; label and identify each package with door opening code to match hardware schedule.

1.8 WARRANTY

A. Provide three (3) year warranty for locksets.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Allegion Brands, Ives or Schlage: www.allegion.com/us.
- B. Trimco Hardware: www.trimcohardware.com.
- C. Any item shown in the hardware schedule, but not listed below, shall be supplied as shown unless otherwise approved by the Owner.
 - 1. Locks (SCH) Schlage No Substitution.
 - 2. Keying (SCH) Schlage No Substitution.
 - 3. Kickplates (IVE) Ives Substitution: Trimco
 - 4. Door Knocker (TR) Trimco No Substitution
- 2.2 DOOR HARDWARE GENERAL
 - A. Provide hardware specified or required to make doors fully functional, compliant with applicable codes, and secure to the extent indicated.

- B. Provide items of a single type of the same model by the same manufacturer.
- C. Provide products that comply with the following:
 - 1. Applicable provisions of federal, state, and local codes.
 - 2. Accessibility: ADA Standards and ICC A117.1.
 - 3. Applicable provisions of NFPA 101, Life Safety Code.
- D. Finishes: Provide door hardware of the same finish unless otherwise indicated.
 - 1. Primary Finish: Satin chrome plated over nickel on brass or bronze, 626 (approx. US26D).
 - 2. Finish Definitions: BHMA A156.18.
 - 3. Exceptions:
 - a. Where base metal is specified to be different, provide finish that is an appearance equivalent according to BHMA A156.18.

2.3 LOCKS AND LATCHES

- A. Passage Set: Provide a passage set for every door, unless specifically indicated as not needed.
 1. Series and Design: Schlage F10 ELA series, "Elan" design.
- B. Deadbolts: Series and Design: Schlage B series; B660R with interchangeable core (FSIC).
- C. Lock Cylinders: Manufacturer's standard tumbler type, six-pin interchangeable core (FSIC).
 - 1. Conventional Core: Schlage 23-030.
 - 2. Provide cams and/or tailpieces as required for locking devices required.
- D. Keying: Master keyed. Use Schlage Master Key System.
 - 1. Keys and cores are to use Visual Key Control.
 - 2. All keys shall be stamped with the key symbol.
 - 3. Keying Schedule: Arrange for a keying meeting, and programming meeting with the Owner's representative and hardware supplier, and other involved parties to ensure locksets and locking hardware are functionally correct and keying and programming complies with project requirements. Furnish (3) typed copies of keying and programming schedule to Owner.

2.4 HINGES

- A. Hinges Basis of Design: Hinges to be provided by door supplier of pre-hung doors and frames.
- B. Hinges: Refer to Section 08 16 13, Fiberglass Doors.

2.5 GASKETING AND THRESHOLDS

- A. Gasketing and Thresholds Basis of Design: To be provided by door supplier on pre-hung doors.
- B. Refer to Section 08 16 13, Fiberglass Doors.
- C. Verify that doors and frames are ready to receive work; labeled, fire-rated doors and frames are present and properly installed, and dimensions are as indicated on shop drawings.
- D. In the event of any discrepancies between job site conditions and the drawings, stop work immediately. Immediately contact the Owner's representative and report the nature, extent and impact of the discrepancy. Do not proceed with any and all work relating to the discrepancy until a resolution has been attained.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Install hardware in accordance with manufacturer's instructions and applicable codes.
- B. Use templates provided by hardware item manufacturer.
- C. Do not install surface mounted items until finishes applied to substrate are complete.
- D. Mounting heights for hardware from finished floor to center line of hardware item. As indicated in following list; unless noted otherwise in Door Hardware Sets Schedule or on drawings.

1. For Wood and Fiberglass Doors: Comply with DHI WDHS.3 "Recommended Locations for Architectural Hardware for Flush Wood Doors".

3.2 FIELD QUALITY CONTROL

A. Provide an Architectural Hardware Consultant to inspect installation and certify that hardware and installation has been furnished and installed in accordance with manufacturer's instructions.

3.3 ADJUSTING

- A. Adjust hardware for smooth operation.
- B. Replace units, which cannot be adjusted to operate freely and smoothly.
- C. Hardware damaged by improper installation or adjustment methods to be repaired or replaced to the Owner's satisfaction.
- D. Adjust gasketing for complete, continuous seal; replace if unable to make complete seal.

3.4 FOLLOW UP INSPECTION

- A. Installer to provide letter of agreement to Owner indicating that, approximately six (6) months after substantial completion, installer will visit project with representative of the manufacturers of the locking devices to accomplish the following:
 - 1. Re-adjust locks as needed.
 - 2. Evaluate maintenance procedures and recommend changes or additions, and instruct Owner's personnel.
 - 3. Identify items that have deteriorated or failed.
 - 4. Submit written report identifying problems and likely future problems.

3.5 CLEANING

A. Clean adjacent surfaces soiled by hardware installation. Clean finished hardware per manufacturer's instructions after final adjustments has been made. Replace items that cannot be cleaned to manufacturer's level of finish quality at no additional cost.

3.6 PROTECTION

A. Do not permit adjacent work to damage hardware or finish.

PART 4 HARDWARE SETS

4.1 HARDWARE SETS - GENERAL

A. These Hardware Sets indicate requirements for single doors of that type, with conditional requirements for pairs and other situations.

4.2 HARDWARE SETS

HW-1 TYPICAL ENTRY DOOR						
ITEM	QUANTITY	SUPPLIED BY	ITEM NUMBER	MANF.		
Hinges	Three (3) Each	By door supplier				
Passage Set	One (1) Each		F10ELA	626 SCH		
SGL CYL Deadbolt	One (1) Each		B660R	626 SCH		
Core (FSIC)	One (1) Each		23-030	626 SCH		
Kickplate	One (1) Each		8400 8" x 2" LTW	630 IVE		
Knocker w/ Viewer	One (1) Each		621-V	626 SCH		
Wall Bumper	One (1) Each		WS407CCV	605 IVE		
Gaskets		By door supplier				
Door Bottom Sweep		By door supplier				
Sill / Threshold		By door supplier				
Sill Pan		By door supplier				

HW-2 TYPICAL LAUNDRY ROOM DOOR

IIW-2 I II ICAL LAUNDRI KOOM DOOR						
ITEM	QUANTITY	SUPPLIED BY	ITEM NUMBER	MANF.		
Hinges	Three (3) Each	By door supplier				
Push Button Cylinder			T2: D12700IC	TRILOGY		
Core (FSIC_	One (1) Each		23-030	626 SCH		
Kickplate	One (1) Each		8400 8" x 2" LTW	630 IVE		
Wall Bumper	One (1) Each		WS407CCV	605 IVE		
Gaskets		By door supplier				
Sill Threshold		By door supplier				
Sill Pan		By door supplier				

SECTION 09 21 16 GYPSUM BOARD ASSEMBLIES

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Performance criteria for gypsum board assemblies.
- B. Fiberglass mat-faced gypsum sheathing.
- C. Gypsum wallboard.
- D. Joint treatment and accessories.

1.2 RELATED REQUIREMENTS

- A. Section 06 10 00 Rough Carpentry: Wood blocking product and execution requirements.
- B. Section 07 21 00 Building Insulation: Acoustic insulation.
- C. Section 07 25 00 Weather Barriers: Water-resistive barrier over sheathing.
- D. Section 07 84 00 Firestopping: Top-of-wall assemblies at fire-resistance-rated walls.
- E. Section 07 92 00 Joint Sealants: Sealing acoustical gaps in construction other than gypsum board or plaster work.
- F. Section 09 91 23- Interior Painting.
- 1.3 REFERENCE STANDARDS
 - A. ASTM C473 Standard Test Methods for Physical Testing of Gypsum Panel Products 2019.
 - B. ASTM C475/C475M Standard Specification for Joint Compound and Joint Tape for Finishing Gypsum Board 2017.
 - C. ASTM C518 Standard Test Method for Steady-State Thermal Transmission Properties by Means of the Heat Flow Meter Apparatus 2021.
 - D. ASTM C840 Standard Specification for Application and Finishing of Gypsum Board 2020.
 - E. ASTM C1002 Standard Specification for Steel Self-Piercing Tapping Screws for Application of Gypsum Panel Products or Metal Plaster Bases to Wood Studs or Steel Studs 2020.
 - F. ASTM C1047 Standard Specification for Accessories for Gypsum Wallboard and Gypsum Veneer Base 2019.
 - G. ASTM C1177/C1177M Standard Specification for Glass Mat Gypsum Substrate for Use as Sheathing 2017.
 - H. ASTM C1280 Standard Specification for Application of Exterior Gypsum Panel Products for Use as Sheathing 2018.
 - I. ASTM C1396/C1396M Standard Specification for Gypsum Board 2017.
 - J. ASTM D3273 Standard Test Method for Resistance to Growth of Mold on the Surface of Interior Coatings in an Environmental Chamber 2016.
 - K. ASTM D6329 Standard Guide for Developing Methodology for Evaluating the Ability of Indoor Materials to Support Microbial Growth Using Static Environmental Chambers 1998 (Reapproved 2015).
 - L. ASTM E72 Standard Test Methods of Conducting Strength Tests of Panels for Building Construction 2015.
 - M. ASTM E84 Standard Test Method for Surface Burning Characteristics of Building Materials 2021a.
 - N. ASTM E96/E96M Standard Test Methods for Water Vapor Transmission of Materials 2016.
 - O. ASTM E136 Standard Test Method for Assessing Combustibility of Materials Using a Vertical Tube Furnace at 750°C 2019a.

- P. GA-216 Application and Finishing of Gypsum Panel Products 2018.
- Q. GA-253 Application of Gypsum Sheathing 2018.
- R. GA-600 Fire Resistance and Sound Control Design Manual 2018.
- S. ICC (IBC) International Building Code Most Recent Edition Adopted by Authority Having Jurisdiction, Including All Applicable Amendments and Supplements.
- T. UL (FRD) Fire Resistance Directory Current Edition.

1.4 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements for submittal procedures.
- B. Product Data: Provide data on gypsum board, glass mat faced gypsum board, accessories, and joint finishing system.
- C. Product Data: Provide manufacturer's data on partition head to structure connectors, showing compliance with requirements.

1.5 QUALITY ASSURANCE

A. Installer Qualifications: Company specializing in performing gypsum board installation and finishing, with minimum five (5) years of experience.

PART 2 PRODUCTS

2.1 GYPSUM BOARD ASSEMBLIES

- A. Provide completed assemblies complying with ASTM C840 and GA-216.
- B. Fire-Resistance-Rated Assemblies: Provide completed assemblies with the following characteristics:
 - 1. Fire-Resistance-Rated Partitions: Indicated on drawings. One (1) hour rating.
 - 2. Gypsum Association File Numbers: Comply with requirements of GA-600 for the particular assembly.
 - 3. UL Assembly Numbers: Provide construction equivalent to that listed for the particular assembly in the current UL (FRD).
- 2.2 METAL FRAMING MATERIALS
 - A. Non-structural Framing System Components: ASTM C645; galvanized sheet steel, of size and properties necessary to comply with ASTM C754 for the spacing indicated, with maximum deflection of wall framing of L/120 at 5 psf.
 - 1. Resilient Furring Channels: Single or double leg configuration; 1/2 inch channel depth.
 - a. Products:
 - 1) ClarkDietrich; RC Deluxe Resilient Channel: www.clarkdietrich.com/#sle.
 - 2) Phillips Manufacturing Co; RC-1 Tru-25 Resilient Sound Channel: www.phillipsmfg.com/#sle.
 - 3) Substitutions: See Section 01 60 00 Product Requirements.

2.3 BOARD MATERIALS

- A. Manufacturers Gypsum-Based Board:
 - 1. CertainTeed Corporation www.certainteed.com/#sle.
 - 2. Georgia-Pacific Gypsum www.gpgypsum.com/#sle.
 - 3. National Gypsum Company www.nationalgypsum.com/#sle.
 - 4. USG Corporation www.usg.com/#sle.
- B. Gypsum Wallboard: Paper-faced gypsum panels as defined in ASTM C1396/C1396M; sizes to minimize joints in place; ends square cut.
 - 1. Application: Use for vertical surfaces and ceilings; unless otherwise indicated.

- 2. At Assemblies Indicated with Fire-Resistance Rating: Use type required by indicated tested assembly; if not tested assembly is indicated, use Type X board, UL or WH listed.
- 3. Thickness:
 - a. Vertical Surfaces: 5/8 inch or to match existing.
 - b. Ceilings: 5/8 inch or to match existing.
- 4. Paper-Faced Products:
 - a. Basis of Design: USG Corporation; USG Sheetrock Brand EcoSmart Panels Firecode X www.usg.com/#sle.
 - b. Or approved equal.
 - c. Substitutions: See Section 01 60 00 Product Requirements.
- C. Exterior Sheathing Board: Sizes to minimize joints in place; ends square cut.
 - 1. Application: Exterior sheathing, unless otherwise indicated.
 - 2. Mold Resistance: Score of 10, when tested in accordance with ASTM D3273.
 - 3. Glass Mat Faced Sheathing: Glass mat faced gypsum substrate as defined in ASTM C1177/C1177M.
 - 4. Type X Thickness: 5/8 inch.
 - 5. Edges: Square.
 - 6. Glass Mat Faced Products:a. Georgia-Pacific Gypsum; DensGlass Fireguard Sheathing: www.gpgypsum.com/#sle.
- 2.4 GYPSUM WALLBOARD ACCESSORIES
 - A. Acoustic Insulation: See Section 07 21 00.
 - B. Acoustic Sealant: Acrylic emulsion latex or water-based elastomeric sealant; do not use solvent-based non-curing butyl sealant.
 - 1. Products:
 - a. USG Sheetrock Brand Acoustical Sealant.
 - b. Or approved equal.
 - c. Substitutions: See Section 01 60 00 Product Requirements.
 - C. Water-Resistive Barrier: See Section 07 25 00.
 - D. Beads, Joint Accessories, and Other Trim: ASTM C1047, rigid plastic, galvanized steel, or rolled zinc, unless noted otherwise.
 - 1. Corner Beads: Low profile, for 90 degree outside corners.
 - E. Joint Materials: ASTM C475/C475M and as recommended by gypsum board manufacturer for project conditions.
 - 1. Tape: 2 inch wide, coated glass fiber tape for joints and corners.
 - 2. Products:
 - a. USG Sheetrock Brand Fiberglass Drywall Tape.
 - b. Or approved equal.
 - c. Substitutions: See Section 01 60 00 Product Requirements.
 - 3. Joint Compound: Drying type, vinyl-based, ready-mixed.
 - a. Products:
 - 1) CertainTeed Corporation; Extreme All-Purpose Joint Compound: www.certainteed.com/#sle.
 - 2) USG Sheetrock Brand All-Purpose Joint Compound.
 - 3) Substitutions: See Section 01 60 00 Product Requirements.
 - F. High Build Drywall Surfacer: Vinyl acrylic latex-based coating for spray application, designed to take the place of skim coating and separate paint primer in achieving Level 5 finish.
 - 1. Products:
 - a. CertainTeed Corporation; Level V Wall and Ceiling Primer/Surfacer with M2Tech: www.certainteed.com/#sle.
 - b. USG Corporation; USG Sheetrock Brand Tuff-Hide Primer-Surfacer

www.usg.com/#sle.

- c. Or approved equal.
- d. Substitutions: See Section 01 60 00 Product Requirements.
- G. Nails and screws of type and size to suit application, to rigidly secure materials in place. Provide corrosion-resistant treated screws per ASTM C1002.

PART 3 EXECUTION

3.1 EXAMINATION

A. Verify that project conditions are appropriate for work of this section to commence.

3.2 FRAMING INSTALLATION

- A. Studs: Space studs at 16 inches on center.
 - 1. Extend partition framing and finish to structure at all locations unless noted otherwise.
- B. Joists: Space joists at 24 inches on center where gypsum board is installed perpendicular to framing, and 16 inches on center where gypsum board is installed parallel to framing.
- C. Openings: Reinforce openings as required for weight of doors or operable panels, using not less than double studs at jambs.
- D. Resilient Sound Isolation Clips: Install resilient sound isolation clips, and where applicable, associated furring sections and channels, in accordance with clip manufacturer's written instructions.
- E. Blocking: Install wood blocking for support of:
 - 1. Framed openings.
 - 2. Wall-mounted door hardware.
 - 3. Gypsum board edges where existing stud or joist spacing exceeds product installation requirements.

3.3 ACOUSTIC ACCESSORIES INSTALLATION

- A. Acoustic Insulation: Place tightly within spaces, around cut openings, behind and around electrical and mechanical items within partitions, and tight to items passing through partitions.
- B. Acoustic Sealant: Install in accordance with manufacturer's instructions.
 - 1. Seal around all penetrations by conduit, pipe, ducts, and rough-in boxes, except where firestopping is provided.

3.4 BOARD INSTALLATION

- A. Comply with ASTM C840, GA-216, and manufacturer's instructions. Install to minimize butt end joints, especially in highly visible locations.
- B. Single-Layer Nonrated: Install gypsum board in most economical direction, with ends and edges occurring over firm bearing.
- C. Fire-Resistance-Rated Construction: Install gypsum board in strict compliance with requirements of assembly listing.
- D. Exterior Sheathing: Comply with ASTM C1280 and GA-253. Install sheathing vertically, with edges butted tight and ends occurring over firm bearing.
- E. Installation on Wood Framing: For non-rated assemblies, install as follows:1. Single-Layer Applications: Screw attachment.

3.5 INSTALLATION OF TRIM AND ACCESSORIES

- A. Corner Beads: Install at external corners, using longest practical lengths.
- B. Edge Trim: Install at locations where gypsum board abuts dissimilar materials.

3.6 JOINT TREATMENT

- A. Paper Faced Gypsum Board: Use paper joint tape, embed with drying type joint compound and finish with drying type joint compound.
- B. Finish gypsum board in accordance with levels defined in ASTM C840, as follows:
 - 1. Level 4: Walls and ceilings to receive paint finish or wall coverings, unless otherwise indicated.
 - 2. Level 1: Fire-resistance-rated wall Fire-resistance-rated wall in concealed areas, whether or not accessible in the completed construction.
- C. Tape, fill, and sand exposed joints, edges, and corners to produce smooth surface ready to receive finishes.
 - 1. Feather coats of joint compound so that camber is maximum 1/32 inch.

3.7 TOLERANCES

A. Maximum Variation of Finished Gypsum Board Surface from True Flatness: 1/8 inch in 10 feet in any direction.

SECTION 09 91 13 EXTERIOR PAINTING

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Surface preparation.
- B. Field application of paints.
- C. Scope: Finish exterior surfaces exposed to view, unless fully factory-finished and unless otherwise indicated, including the following:
 - 1. All siding, soffits, fascias, trim, and accessories.
 - 2. All fiberglass doors and frames.
 - 3. All exposed steel structure, railing, decking, and other miscellaneous metal fabrications.
- D. Do Not Paint or Finish the Following Items:
 - 1. Items factory-finished unless otherwise indicated; materials and products having factoryapplied primers are not considered factory finished.
 - 2. Items indicated to receive other finishes.
 - 3. Items indicated to remain unfinished.
 - 4. Fire rating labels, equipment serial number and capacity labels, and operating parts of equipment.
 - 5. Floors, unless specifically indicated.
 - 6. Glass.
 - 7. Concealed pipes, ducts, and conduits.
- 1.2 REFERENCE STANDARDS
 - A. ASTM D4442 Standard Test Methods for Direct Moisture Content Measurement of Wood and Wood-Based Materials 2020.
 - B. MPI (APSM) Master Painters Institute Architectural Painting Specification Manual Current Edition.
 - C. SSPC-SP1 Solvent Cleaning 2015, with Editorial Revision (2016).
 - D. SSPC-SP2 Hand Tool Cleaning 2018.
 - E. SSPC-SP3 Power Tool Cleaning 2018.
 - F. SSPC-SP6 Commercial Blast Cleaning 2007.

1.3 SUBMITTALS

- A. See Section 01 30 00 Administrative Requirements, for submittal procedures.
- B. Product Data: Provide complete list of products to be used, with the following information for each:
 - 1. Manufacturer's name, product name and/or catalog number, and general product category (e.g. "alkyd enamel").
 - 2. MPI product number (e.g. MPI #47).
 - 3. Cross-reference to specified paint system(s) product is to be used in; include description of each system.
- C. Samples: Submit three paper "draw down" samples, 8-1/2 by 11 inches in size, illustrating range of colors available for each finishing product specified.
 - 1. Where sheen is specified, submit samples in only that sheen.

1.4 DELIVERY, STORAGE, AND HANDLING

A. Deliver products to site in sealed and labeled containers; inspect to verify acceptability.

- B. Container Label: Include manufacturer's name, type of paint, brand name, lot number, brand code, coverage, surface preparation, drying time, cleanup requirements, color designation, and instructions for mixing and reducing.
- C. Paint Materials: Store at minimum ambient temperature of 45 degrees F and a maximum of 90 degrees F, in ventilated area, and as required by manufacturer's instructions.

1.5 FIELD CONDITIONS

- A. Do not apply materials when surface and ambient temperatures are outside the paint product manufacturer's temperature ranges.
- B. Follow manufacturer's recommended procedures for producing best results, including testing of substrates, moisture in substrates, and humidity and temperature limitations.
- C. Do not apply exterior paint and finishes during rain or snow, or when relative humidity is outside the humidity ranges required by the paint product manufacturer.
- D. Provide lighting level of 80 ft. candles measured mid-height at substrate surface.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Provide products included in the MPI Master Paint Institute Architectural Painting Specification Manual.
- B. Provide paints and finishes from the same manufacturer to the greatest extent possible.
 - 1. Substitution of MPI-approved products by a different manufacturer is preferred over substitution of unapproved products by the same manufacturer.
- C. Paints: Provide paint from the following manufacturers or approved equal:
 - 1. Benjamin Moore & Co., www.benjaminmoore.com.
 - 2. Cloverdale Paint, www.cloverdalepaint.com.
 - 3. Pratt & Lambert Paints, www.prattandlambert.com.
 - 4. Rodda Paint Company, www.roddapaint.com.
 - 5. Sherwin-Williams Company, www.sherwin-williams.com.
 - 6. Kelly-Moore, www.kellymoore.com.
 - 7. Miller Paint, www.millerpaint.com.
 - 8. Tnemec Company Inc. / TNW, Inc., www.tnemec.com/tnw.

2.2 PAINTS AND FINISHES - GENERAL

- A. Paints and Finishes: Ready-mixed, unless required to be a field-catalyzed paint.
 - 1. Provide paints and finishes of a soft paste consistency, capable of being readily and uniformly dispersed to a homogeneous coating, with good flow and brushing properties, and capable of drying or curing free of streaks or sags.
 - 2. Provide materials that are compatible with one another and the substrates indicated under conditions of service and application, as demonstrated by manufacturer based on testing and field experience.
 - 3. For opaque finishes, tint each coat including primer coat and intermediate coats, one-half shade lighter than succeeding coat, with final finish coat as base color.
 - 4. Supply each paint material in quantity required to complete entire project's work from a single production run.
 - 5. Do not reduce, thin, or dilute paint or finishes or add materials unless such procedure is described explicitly in manufacturer's product instructions.
- B. Sheens: Provide the sheens specified; where sheen is not specified, sheen will be selected later by Owner's representative from the manufacturer's full line.

- C. Colors: To be selected from manufacturer's full range of available colors.
 - 1. Selection to be made by Owner's representative after award of contract.
 - 2. Allow for minimum of 6 colors for each system, unless otherwise indicated, without additional cost to Owner.
 - 3. Extend colors to surface edges; colors may change at any edge as directed by Owner's representative.

2.3 PAINT SYSTEMS - EXTERIOR

- A. Refer to schedule for paint systems.
- B. Exterior surfaces to be painted unless otherwise indicated: Include fiber cement siding and soffits, primed wood, primed metal, exterior synthetic poly-ash trim and fascias, and fiberglass doors and frames.
 - 1. Two top coats and one coat of primer.

2.4 ACCESSORY MATERIALS

- A. Accessory Materials: Provide primers, sealers, cleaning agents, cleaning cloths, sanding materials, and clean-up materials as required for final completion of painted surfaces.
- B. Patching Material: Latex filler.
- C. Fastener Head Cover Material: Latex filler.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Do not begin application of paints and finishes until substrates have been properly prepared.
- B. Verify that surfaces are ready to receive work as instructed by the product manufacturer.
- C. Examine surfaces scheduled to be finished prior to commencement of work. Report any condition that may potentially effect proper application.
- D. Test shop-applied primer for compatibility with subsequent cover materials.
- E. Measure moisture content of surfaces using an electronic moisture meter. Do not apply finishes unless moisture content of surfaces are below the following maximums:
 - 1. Fiber Cement Siding: 12 percent.
 - 2. Exterior Wood: 15 percent, measured in accordance with ASTM D4442.

3.2 PREPARATION

- A. Clean surfaces thoroughly and correct defects prior to application.
- B. Prepare surfaces using the methods recommended by the manufacturer for achieving the best result for the substrate under the project conditions.
- C. Remove or mask surface appurtenances, including electrical plates, hardware, light fixture trim, escutcheons, and fittings, prior to preparing surfaces for finishing.
- D. Seal surfaces that might cause bleed through or staining of topcoat.
- E. Remove mildew from impervious surfaces by scrubbing with solution of tetra-sodium phosphate and bleach. Rinse with clean water and allow surface to dry.
- F. Fiber Cement Siding: Remove dirt, dust and other foreign matter with a stiff fiber brush. Do not coat surfaces if moisture content or alkalinity of surfaces to be coated exceeds that permitted in manufacturer's written instructions.
- G. Exterior Gypsum Board: Fill minor defects with exterior filler compound. Spot prime defects after repair.

- H. Galvanized Surfaces:
 - 1. Remove surface contamination and oils and wash with solvent according to SSPC-SP 1.
 - 2. Prepare surface according to SSPC-SP2.
- I. Ferrous Metal:
 - 1. Solvent clean according to SSPC-SP1.
 - 2. Remove rust, loose mill scale, and other foreign substances using methods recommended in writing by paint manufacturer and blast cleaning according to SSPC-SP6 "Commercial Blast Cleaning". Protect from corrosion until coated.
- J. Exterior Wood Surfaces to Receive Opaque Finish: Remove dust, grit, and foreign matter. Seal knots, pitch streaks, and sappy sections. Fill nail holes with tinted exterior calking compound after prime coat has been applied. Back prime concealed surfaces before installation.
- K. Fiberglass Doors and Frames:
 - 1. Finish doors and frames in accordance with manufacturer's recommendations.
 - 2. Remove dust, dirt, and foreign matter.
 - 3. Remove weatherstripping and hardware prior to painting. Mask hinges and hardware to remain in place.
- 3.3 APPLICATION
 - A. Exterior Wood to Receive Opaque Finish: If final painting must be delayed more than 2 weeks after installation of woodwork, apply primer within 2 weeks and final coating within 4 weeks.
 - B. Apply products in accordance with manufacturer's written instructions and recommendations in "MPI Architectural Painting Specification Manual".
 - C. Where adjacent sealant is to be painted, do not apply finish coats until sealant is applied.
 - D. Do not apply finishes to surfaces that are not dry. Allow applied coats to dry before next coat is applied.
 - E. Apply each coat to uniform appearance.
 - F. Sand metal surfaces lightly between coats to achieve required finish.
 - G. Vacuum clean surfaces of loose particles. Use tack cloth to remove dust and particles just prior to applying next coat.
 - H. Reinstall electrical cover plates, hardware, light fixture trim, escutcheons, and fittings removed prior to finishing.
 - I. Make edges of paint adjoining other materials or color clean and sharp without overlapping. Exercise care that paint does not lap or splatter onto surfaces scheduled to receive other finishes or which are not to be painted.

3.4 CLEANING

- A. Collect waste material that could constitute a fire hazard, place in closed metal containers, and remove daily from site.
- B. Remove spilled, splashed or spattered paint. Do not mar surface finish of item being cleaned.
- C. Produce a satisfactory finish by painting or repainting, as directed, surfaces from which paint spatters cannot satisfactorily be removed.
- 3.5 **PROTECTION**
 - A. Protect finishes until completion of project.
 - B. Touch-up damaged finishes after Substantial Completion.
- 3.6 SCHEDULE PAINT SYSTEMS
 - A. Exterior Ferrous Metal Scheduled for Field Painting:

- 1. Surface Preparation:
 - a. Unprimed Steel: SSPC-SP11 Power Tool Cleaning to Level SP-6.
 - b. Primed Steel:
 - 1) Step One SSPC-SP1 Solvent Cleaning.
 - 2) Step Two SSPC-SP3 Power Tool Cleaning of welds.
 - c. Galvanized Steel:
 - 1) Step One SSPC-SP1 Solvent Cleaning.
 - 2) Step Two Abrade using 3M brown metal finish pad.
- 2. Prime Coat: Tnemec Series 394; Polyurethane, Zinc-Filled Primer.
 - a. One Coat at 2.5 to 3.5 mils dry film thickness.
- 3. First Coat: Tnemec Series 27 F.C. Typoxy; Polyamide Epoxy at 2.0 to 6.0 mils dry. Tinted half tone of finish coat.
- 4. Second Coat: Tnemec Series 750 UVX; Polyurethane at 2.5 to 5.0 mils dry.
 - a. Semi-Gloss Finish.
 - b. Colors: To be selected. Allow minimum four colors.
- B. Exterior Non-Ferrous Surfaces Designated for Paint.
 - 1. All material shall be primed on all surfaces prior to installation.
 - 2. Prime Coat: Solvent based oil or oil / alkyd type primer. One Coat. Dry film thickness per product manufacturer.
 - 3. First Coat: One hundred percent Acrylic Exterior Paint. Satin Finish. Tinted half tone of finish coat.
 - 4. Second Coat: One hundred percent Acrylic Exterior Paint. Satin Finish.
 - 5. Colors: To be selected. . Allow minimum six colors.
 - 6. Paints: Provide paint from the following manufacturers or approved equal:
 - a. Benjamin Moore & Co., wwww.benjaminmoore.com.
 - b. Cloverdale Paint, www.cloverdalepaint.com.
 - c. Pratt & Lambert Paints, www.prattandlambert.com.
 - d. Rodda Paint Company, www.roddapaint.com.
 - e. Sherwin-Williams Company, www.sherwin-williams.com.
 - f. Kelly-Moore, www.kellymoore.com.
 - g. Miller Paint, www.millerpaint.com.

SECTION 09 91 23 INTERIOR PAINTING

PART 1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Surface preparation.
 - B. Field application of paints.
 - C. Scope: Finish new gypsum wallboard, interior wood trim, steel pipe enclosure system, wood doors & hollow metal frames.
- 1.2 REFERENCE STANDARDS
 - A. ASTM D4442 Standard Test Methods for Direct Moisture Content Measurement of Wood and Wood-Based Materials 2020.
 - B. MPI (APSM) Master Painters Institute Architectural Painting Specification Manual Current Edition.
 - C. SSPC-SP1 Solvent Cleaning 2015, with Editorial Revision (2016).
 - D. SSPC-SP2 Hand Tool Cleaning 2018.
 - E. SSPC-SP6 Commercial Blast Cleaning 2007.
- 1.3 DELIVERY, STORAGE, AND HANDLING
 - A. Deliver products to site in sealed and labeled containers; inspect to verify acceptability.
 - B. Container Label: Include manufacturer's name, type of paint, brand name, lot number, brand code, coverage, surface preparation, drying time, cleanup requirements, color designation, and instructions for mixing and reducing.
 - C. Paint Materials: Store at minimum ambient temperature of 45 degrees F and a maximum of 90 degrees F, in ventilated area, and as required by manufacturer's instructions.
- 1.4 FIELD CONDITIONS
 - A. Follow manufacturer's recommended procedures for producing best results, including testing of substrates, moisture in substrates, and humidity and temperature limitations.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Provide paints and finishes used in any individual system from the same manufacturer; no exceptions.
- B. Paints: Provide paint from the following manufacturers or approved equal
 - 1. Behr Process Corporation: www.behr.com/#sle.
 - 2. Benjamin Moore & Co: www.benjaminmoore.com.
 - 3. Cloverdale Paint, Brand Products of Rodda Paint Company: www.cloverdalepaint.com/#sle.
 - 4. PPG Paints: www.ppgpaints.com/#sle.
 - 5. Pratt & Lambert Paints: www.prattandlambert.com/#sle.
 - 6. Rodda Paint Co: www.roddapaint.com/#sle.
 - 7. Sherwin-Williams Company: www.sherwin-williams.com/#sle.
 - 8. Tnemec Company Inc.; TNW, Inc.: www.tnemec.com/tnw.
- 2.2 PAINTS AND FINISHES GENERAL
 - A. Paints and Finishes: Ready mixed, unless intended to be a field-catalyzed paint.

- 1. Provide paints and finishes of a soft paste consistency, capable of being readily and uniformly dispersed to a homogeneous coating, with good flow and brushing properties, and capable of drying or curing free of streaks or sags.
- 2. Supply each paint material in quantity required to complete entire project's work from a single production run.
- 3. Do not reduce, thin, or dilute paint or finishes or add materials unless such procedure is specifically described in manufacturer's product instructions.

2.3 PAINT SYSTEMS - INTERIOR

- A. Refer to schedule for paint systems.
- B. Interior Surfaces to be Painted, Unless Otherwise Indicated: Including gypsum wallboard, interior wood trim, steel pipe enclosure system, wood doors & hollow metal frames.
 - 1. Two (2) top coats and one (1) coat primer.

2.4 ACCESSORY MATERIALS

- A. Accessory Materials: Provide primers, sealers, cleaning agents, cleaning cloths, sanding materials, and clean-up materials as required for final completion of painted surfaces.
- B. Patching Material: Latex filler.
- C. Fastener Head Cover Material: Latex filler.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Do not begin application of paints and finishes until substrates have been properly prepared.
 - B. Verify that surfaces are ready to receive work as instructed by the product manufacturer.
 - C. Examine surfaces scheduled to be finished prior to commencement of work. Report any condition that may potentially effect proper application.
 - D. Measure moisture content of surfaces using an electronic moisture meter. Do not apply finishes unless moisture content of surfaces are below the following maximums:
 - 1. Gypsum Wallboard: Twelve (12%) percent.
 - 2. Interior Wood: Fifteen (15%) percent, measured in accordance with ASTM D4442.

3.2 PREPARATION

- A. Clean surfaces thoroughly and correct defects prior to application.
- B. Prepare surfaces using the methods recommended by the manufacturer for achieving the best result for the substrate under the project conditions.
- C. Remove or mask surface appurtenances, including electrical plates, hardware, light fixture trim, escutcheons, and fittings, prior to preparing surfaces or finishing.
- D. Seal surfaces that might cause bleed through or staining of topcoat.
- E. Gypsum Board: Fill minor defects with filler compound. Spot prime defects after repair.
- F. Galvanized Surfaces:
 - 1. Remove surface contamination and oils and wash with solvent according to SSPC-SP1.
 - 2. Prepare surface according to SSPC-SP2.
- G. Ferrous Metal:
 - 1. Solvent clean according to SSPC-SP1.
 - 2. Shop-Primed Surfaces: Sand and scrape to remove loose primer and rust. Feather edges to make touch-up patches inconspicuous. Clean surfaces with solvent. Prime bare steel surfaces. Re-prime entire shop-primed item.

- 3. Remove rust, loose mill scale, and other foreign substances using methods recommended in writing by paint manufacturer and blast cleaning according to SSPC-SP6 "Commercial Blast Cleaning". Protect from corrosion until coated.
- H. Wood Surfaces to Receive Opaque Finish: Wipe off dust and grit prior to priming. Seal knots, pitch streaks, and sappy sections with sealer. Fill nail holes and cracks after primer has dried; sand between coats. Back prime concealed surfaces before installation.
- I. Metal Doors to be Painted: Prime metal door top and bottom edge surfaces.
- 3.3 APPLICATION
 - A. Apply products in accordance with manufacturer's written instructions and recommendations in "MPI Architectural Painting Specification Manual".
 - B. Do not apply finishes to surfaces that are not dry. Allow applied coats to dry before next coat is applied.
 - C. Apply each coat to uniform appearance in thicknesses specified by manufacturer.
 - D. Dark Colors and Deep Clear Colors: Regardless of number of coats specified, apply as many coats as necessary for complete hide.
 - E. Sand wood and metal surfaces lightly between coats to achieve required finish.
 - F. Vacuum clean surfaces of loose particles. Use tack cloth to remove dust and particles just prior to applying next coat.
 - G. Reinstall electrical cover plates, hardware, light fixture trim, escutcheons, and fittings removed prior to finishing.
- 3.4 CLEANING
 - A. Collect waste material that could constitute a fire hazard, place in closed metal containers, and remove daily from site.
 - B. Remove spilled, splashed or spattered paint. Do not mar surface finish of item being cleaned.
 - C. Produce a satisfactory finish by painting or repainting, as directed, surfaces from which paint spatters cannot satisfactorily be removed.

3.5 PROTECTION

- A. Protect finishes until completion of project.
- 3.6 SCHEDULE PAINT SYSTEMS
 - A. Interior Surfaces, Including Gypsum Wallboard Walls and Ceilings, & Fiberglass Doors & Frames:
 - 1. First Coat: White pigmented Primer/Sealer compatible with finish products.
 - 2. Second and Third Coats: Interior High Performance Latex Enamel; eggshell.
 - a. Colors: To Be Selected by Owner's representative.
 - b. Minimum (6) colors.
 - B. Interior Woodwork Painted: Includes wood trim, and other wood surfaces designated for paint:
 - 1. First Coat: Latex enamel undercoater.
 - 2. Second and Third Coats: Interior High Performance Latex Enamel; Eggshell.
 - a. Colors: To Be Selected by Owner's representative.
 - b. Minimum (3) colors.
 - C. Interior Ferrous Metal:
 - 1. Surface Preparation:
 - a. Unprimed Steel: SSPC-SP11 Power Tool Cleaning to Level SP-6.
 - b. Primed Steel:
 - 1) Step One SSPC-SP1 Solvent Cleaning.
 - 2) Step Two SSPC-SP3 Power Tool Cleaning of welds.

- 2. Prime Coat: Tnemec Series 394.
 - a. One coat at 2.5 to 3.5 mils dry film thickness.
- First Coat: Tnemec Series 115 Uni-Bond, at 2.0 to 4.0 mils dry.
 a. Tinted half tone of finish coat.
- 4. Second Coat: Tnemec Series 1029 Enduratone, at 2.0 to 3.0 mils dry. Advanced acrylic finish coat; HDP acrylic polymer. Semi-Gloss Finish.
 - a. Colors: To Be Selected by Owner's representative. Minimum four (4) colors.
- 5. Work includes, but is not limited to the following:
 - a. Interior metal surfaces not scheduled for other finishes.

SECTION 12 21 16 WINDOW COVERINGS

PART 1 GENERAL

1.1 SUMMARY

A. Section includes horizontal louver blinds at windows and operating hardware.

1.2 SUBMITTALS

- A. Product Data: Submit manufacturer's product data and installation instructions for each material and product used.
- B. Samples: Submit two representative samples of each material specified indicating visual characteristics and finish. Include range samples if variation of finish is anticipated.

1.3 QUALITY ASSURANCE

- A. Comply with governing codes and regulations. Provide products of acceptable manufacturers, which have been in satisfactory use in similar service for three years. Use experienced installers. Deliver, handle, and store materials in accordance with manufacturer's instructions.
- B. Field Verify: Opening sizes, method of attachment, operation, and interface with adjacent construction, tolerances, and clearances required for installation prior to fabrication.

1.4 WARRANTY

- A. Conform to Warranty provisions specified Section 01 78 36.
- B. Manufacturer: Standard Lifetime Limited Warranty.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Blinds:
 - 1. Graber.
 - 2. Hunter Douglas.
 - 3. Levolor Inc.
 - 4. Or accepted equal.

2.2 HORIZONTAL LOUVER BLINDS

- A. Blinds: Horizontal slat louvers hung from full-width headrail; manual control of raising and lowering by cord with full range locking; blade angle adjustable by control wand; complying with WCMA A100.1.
- B. Metal Slats: Spring tempered pre-finished aluminum; radiused slat corners with manufacturing burs removed.
 - 1. Color: White
- C. Slat Support: Woven polypropylene cord, ladder configuration.
- D. Head Rail: Pre-finished, formed aluminum box with end caps; internally fitted with hardware, pulleys and bearings for operation; same depth as width of slats.
- E. Lift Cord: Braided nylon; continuous loop.
- F. Control Wand: Extruded hollow plastic; hexagonal shape.
- G. Headrail Attachment: Wall brackets.
- H. Accessory Hardware: Type recommended by blind manufacturer.

2.3 VERTICAL LOUVER BLINDS AT PATIO DOORS

A. Headrail:

- 1. Basis of Design: Graber Super-Vue (G-71).
- 2. Include covered end caps.
- B. Carrier: Track and carriage traversing system on self-lubricating wheels.
- C. Wand: Pultruded fiberglass to rotate louvers and transverse louvers. Include clutch to prevent damage from over-rotation.
- D. Vertical Louvers:
 - 1. Solid PVC louvers.
 - 2. Color: White.
 - 3. Stain and fade resistant.
 - 4. Not less than 3/8-inch overlap when vanes are rotated fully closed.
 - 5. Nominal 3 1/2-inch width.
 - 6. Weighted at bottom. Chains not accepted.
 - 7. Fire-resistant, conforming to NFPA 701.
- E. Wall and ceiling mounts as applicable to installation. Zinc-plated, heat-treated spring steel. Provide brackets at ends and at intervals as instructed by manufacturer.
- F. Fasteners: Corrosion-resistant, coated to match metal components and as instructed by manufacturer.

2.4 FABRICATION

- A. Fabricate blinds to fill each opening completely from jamb to jamb and from head to sill.
- B. Determine sizes by field measurement.
- C. Locate blind divisions at mullions and perimeter framed openings.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Conform to manufacturer's installation instructions and provisions of Contract Documents.
- B. Install with sufficient brackets to prevent deflection of headrail.
- C. Located and adjust to be plumb, level.
- D. Allow for necessary clearances for operating hardware.

3.2 ADJUSTING

- A. Adjust blinds for smooth operation.
- B. Replace defective and damaged units.
- 3.3 CLEANING
 - A. Vacuum blinds to remove dust. Remove soiling and staining using a mild detergent in conformance to manufacturer's instructions.
 - B. Leave installation area clean and free of debris and residue resulting from this Section.

SECTION 22 30 00 PLUMBING EQUIPMENT

PART 1 GENERAL

1.1 SUMMARY

- A. Section Includes:
 - 1. Removal of existing hose bibbs and preparation for installation of frost resistant hose bibbs at locations indicated on drawings.
 - 2. Installation of frost resistant hose bibbs at existing location indicated on drawings.
 - 3. Salvage and reinstallation of existing pipe fitting associated with hot water heater system.
 - 4. Extension of existing plumbing pipe penetrations as necessary.

1.2 RELATED SECTIONS:

A. Section 024100 – Selective Demolition.

1.3 REFERENCES

- A. Reference Standards: Most current edition at date of Bid.
- B. American National Standards Institute, Inc (ANSI):
 - 1. B1.1 Unified Screw Threads
 - 2. B2.1 Pipe Threads (Except Dry Seal)
 - 3. B16.1 Cast-Iron Pipe Flanges & Flanged Fittings, 125, and 250 psi
 - 4. B16.3 Malleable Iron Threaded Fittings, Class 150 and 300 pound
 - 5. B16.5 Steel Pipe Flanges, Flanged Valves and Fittings Including Ratings for Class 150
 - 6. B16.18 Cast Bronze Solder Joint Fitting
 - 7. B16.22 Wrought Copper and Bronze Solder Joint Pressure Fittings
 - 8. B18.2.1 Square Hex Bolts, Screws, Including Askey
- C. American Society for Testing and Materials (ASTM):
 - 1. ASTM A53 Pipe, Steel, Black and Hot-Sipped, Zinc-coated, Welded, and Seamless
 - ASTM A120 Pipe, Steel, Black and Hot-Sipped, Zinc-coated, Welded, and Seamless, for Ordinary Uses
 - 3. ASTM A126 Gray Iron Castings for Valves, Flanges, and Pipe Fittings
 - 4. ASTM A181 Forgings, Carbon Steel for General Purpose Piping
 - 5. ASTM A307 Carbon Steel Externally-threaded Standard Fasteners
 - 6. ASTM B32 Solder Metal
 - 7. ASTM B61 Seam of Valve Bronze Casting
 - 8. ASTM B62 Composition Bronze or Ounce-metal Castings
 - 9. ASTM B88 Seamless Copper Water Tube

1.4 QUALITY ASSURANCE

- A. Regulatory Requirements: Comply with applicable city, county, and state codes and ordinances.
- B. Basis: International Building Code, Uniform Plumbing Code, International Mechanical Code.
- C. Standards: Ratings per Hydraulic Institute.

1.5 SUBMITTALS

- A. Submit in accordance with Section 013300 Submittal Procedures
- B. Submit:
 - 1. Product Data: Manufacturer's data sheets on each product to be used:
 - a. Frost Resistant Hose Bibbs
 - b. Pipe and Fittings

c. Accessories

PART 2 PRODUCTS

- 2.1 GENERAL
 - A. Comply with "Quality Assurance" provisions, Specifications, and Manufacturer's Data. Where these may be in conflict, the more stringent requirements govern.
 - B. Pressure Ratings: Provide all components with minimum pressure rating of 150 psig working pressure.
- 2.2 HOSE BIBBS
 - A. Prier Freezeless Wall Hydrant P-264, Anti-siphon freeze proof wall hydrant, with vacuum breaker, key operated with key lock.
 - B. Wall thickness: coordinate with field conditions and procure as required.
 - C. Inlet option: EP inlet, Union elbow with ³/₄" male pipe thread.

2.3 PIPING

A. Match existing and provide as necessary to provide serviceable fittings for connection and to extend piping to the location of the hose bibb.

PART 3 EXECUTION

- 3.1 GENERAL
 - A. Verify installation conditions as satisfactory to receive work of this section. Do not install until unsatisfactory conditions are corrected. Beginning work constitutes acceptance of conditions as satisfactory.
 - B. Existing conditions and connecting water supply piping are not shown, remove existing hose bibbs as indicated. Cap in place
 - C. Install hose bibb at location indicated. Provide, install, and place hose bibb into permanent operation.
 - D. Provide operation and maintenance information

3.2 PREPARATION

- A. Field measurements: Field verify location of new and existing work prior to commencing work of this Section.
- B. Protect surrounding areas and surfaces to preclude damage from work of this Section.

3.3 DEMOLITION

- A. Reference Section 024100 Selective Demolition.
- B. Coordinate construction sequence with Owner prior to beginning demolition. Review demolition, installation, and operation procedures with Owner prior to beginning work. Communicate any service outage and collaborate with Owner to plan the installation with a minimum disruption to the occupant's activities.
- C. Remove hose bibbs at locations indicated on Drawings. Cap piping in place where indicated. Prepare piping for installation of new hose bibb where new hose bibb is called for. Leave substrate suitable for installation of new finishes.
- D. Dispose of materials removed during demolition in an approved manner.

3.4 INSTALLATION

- A. Flush all piping after fabrication and prior to connecting into existing systems and pressure testing.
- B. Screens: remove strainer screens during flushing except those protecting control equipment. Clean the screens protecting control equipment during flushing and after flushing is completed.
- C. Water flushing: Flush piping systems by circulating water through a 100-mesh screen at 7.5 feet per second for a minimum of one (1) hour.

3.5 PRESSURE TESTING

- A. Pressure test piping and new fixtures and repair any leaks disclosed by the testing.
- B. Rectify all defects disclosed by the tests without additional cost to the Owner. Perform test in the presence of the Owner. Furnish memo to the Owner on letterhead indicating that the testing has been successfully completed.
- C. Test piping systems after the lines have been cleaned and flushed, and before any insulation has been applied.
- D. Test pressures: Test piping system at pressure of one and one-half times the design working pressure of at 50 psig, whichever is greater.
- E. Hydrostatically test all liquid piping using water not exceeding 100° F.
- F. Test Procedure:
 - 1. Before tests, remove or valve off from the system all gauges, traps, and other apparatus which may be damaged by the test procedure.
 - 2. Subject the system to a calibrated test pressure for a sufficient length of time to enable an inspection to be made at all joints and connections.
 - 3. Rectify all defects which develop during testing and retest the piping systems until they show no defect or weakness and are tight.

SECTION 31 22 00 EARTHWORK

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Excavating and backfilling for all areas shown on plans including sidewalks, paving, new foundation work, and gravity block wall.
- B. Finish grading.

1.2 REFERENCE STANDARDS

- A. City of Bothell Surface Water Design Manual, effective 2020, or the latest edition.
- B. Standard Specifications for Road, Bridge, and Municipal Construction, 2021 edition, Washington State Department of Transportation.
- C. ASTM C136/C136M Standard Test Method for Sieve Analysis of Fine and Coarse Aggregates, 2014.
- D. ASTM D1556/D1556M Standard Test Method for Density and Unit Weight of Soil in Place by Sand-Cone Method, 2016.
- E. ASTM D1557 Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft3 (2,700 kN m/m3)), 2015.
- F. ASTM D2487 Standard Practice for Classification of Soils for Engineering Purposes (Unified Soil Classification System), 2011.
- G. ASTM D6938 Standard Test Methods for In-Place Density and Water Content of Soil and Soil-Aggregate by Nuclear Methods (Shallow Depth), 2017.
- H. Local utility standards when working with 24 inches of the respective utility lines.
- I. OSHA, state and local standards shall be followed for all slopes.
- J. Geotechnical Letter of Recommendation prepared by Geo-Engineers for Park Royal Apartments, dated July 29th, 2021.

1.3 SUBMITTALS

- A. Product Data: Submit manufacturer's product data and installation instructions for each material and product used.
- B. Material Test Reports: Lab field density test reports and gradation test for all furnished material with classification according to ASTM D2487.

1.4 QUALITY ASSURANCE

- A. Testing:
 - 1. The Owner will engage a qualified independent Geotechnical Engineer and / or testing agency to perform field quality-control testing including but not limited to, soil bearing verification, fill compaction testing and laboratory gradation, and other index testing of onsite and imported materials for compliance with these specifications. Owner's consultant to check compliance with these specifications, the drawings, and Geotechnical Letter of Recommendation.
 - 2. If the material is found to be non-compliant with the Contract Documents, the Contractor shall bear the cost of removal of all non-compliant materials from the project site, and replacement of the materials with materials meeting the requirements, and re-testing.
 - 3. The Owner's consultant will take samples and perform moisture content, gradation, compaction, and density tests during placement of backfill materials to check compliance with these specifications. The Contractor shall remove surface material at locations designated by the Owner's consultant, and provide such assistance as necessary for sampling

and testing. Testing by the Owner's consultant does not relieve the Contractor of its responsibility to determine, when and if their work meets the specifications. Tests will be made by the Owner's consultant in accordance with the following:

- a. Moisture Content: ASTM D6938.
- b. Gradation: ASTM C1363.
- c. Density In-Place: ASTM D6938.
- d. Moisture Density Relationships: ASTM D1557.

1.5 FIELD CONDITIONS

- A. Existing Utilities:
 - 1. Field verify location and elevation of underground utilities prior to start of construction. Make excavations and borings ahead of the work, as necessary, to determine the exact location of utilities and underground structures, at no additional cost to the Owner.
 - 2. Utilities of record to remain in place shall be provided with approved means of protection.
 - 3. If uncharted and incorrectly charted piping utilities or cables are encountered, consult with the Owner's representative.
 - 4. Repair damaged utilities to satisfaction of utility company and Owner.

PART 2 PRODUCTS

2.1 MATERIALS

- A. Fill and Backfill:
 - 1. All structural fill for the project shall meet the requirements of WSDOT Standard Specifications for gravel borrow as described in Section 9.03.14(1). No on-site material shall be used as fill on the project without approval from the Soils Engineer or Owner's consultant. Fill material shall be free of debris, organic matter, and rocks larger than 4-inches.
 - 2. Crushed Surfacing Base Course shall conform to WSDOT Standard Specifications 9.03.9(3). Sieve size shall be per Base Course requirements.
 - 3. Crushed Surfacing Top Course shall conform to WSDOT Standard Specifications 9.03.9(3). Sieve size shall be per Top Course requirements.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Verify that survey bench mark and intended elevations for the work are as indicated.
 - B. Verify the absence of standing or ponding water.

3.2 PREPARATION

- A. Identify required lines, levels, contours, and datum.
- B. Stake and flag locations of known utilities.
- C. Locate, identify, and protect from damage above- and below-grade utilities to remain.
- D. Notify utility company to remove and relocate utilities.
- E. Provide temporary means and methods to remove all standing or ponding water from areas prior to grading.
- F. Protect site features to remain, including but not limited to bench marks, survey control points, existing structures, fences, sidewalks, paving, curbs, and trees, from damage by grading equipment, vehicular traffic, settlement, lateral movement, undermining, washout, and other hazards created by earth operations.
- G. Provide barricades, warning signs, and warning lights around open excavations as necessary to prevent injury to persons. Cover excavations with 3/4" plywood or equivalent at the end of each

workday. Plywood used to cover open trenches or excavations shall be textured with a non-slip surface in areas with pedestrian traffic. In areas that will receive vehicular traffic, cover excavations with steel plates capable of supporting the expected vehicle loads.

- H. It is understood that there may be interfering utilities, service laterals and other underground pipes, drains or structures encountered that are not shown in the documents, or shown incorrectly, or not previously discovered in the field. This is a normal and usual occurrence in the construction of underground improvements. Provide for these conflicts and interferences and provide for a reasonable amount of time for design changes and / or utility relocation due to said interferences.
- 3.3 EXCAVATION
 - A. Excavate subsoils to accommodate granular base, sidewalks, paving, foundations, and gravity block wall.
 - B. Do not interfere with 45-degree bearing splay of foundations, or more stringent requirements as specified on the Structural drawings or in the Geotechnical report.
 - C. Grade top perimeter of excavation to prevent surface water from draining into excavation.
 - D. Prevent displacement or loose soil from falling into excavation. Maintain soil stability.
 - E. Remove lumped subsoil, boulders, and rock.
 - F. Notify Owner's representative of unexpected subsurface conditions and discontinue affected work in area until notified to resume work.
 - G. Remove all excess excavated material from site.
 - H. Stability of Excavation:
 - 1. Slope the sides of excavations and provide shoring as necessary in order to comply with local codes and ordinances having jurisdiction. The Contractor shall be solely responsible for maintaining adequately stable temporary cut slopes in all situations.
 - 2. No surcharge loads should be placed within 10 feet of the top of slopes. Any surcharges placed outside of this 10-foot setback shall be the responsibility of the Contractor.
 - 3. Exposed slopes should be protected from erosion (use plastic sheeting, berms at top of slope, etc.). Where erosion occurs the Contractor shall restore the area per the original specifications at their own expense.
 - I. Provide construction dewatering as necessary. Direct all water from dewatering operations to a temporary sediment trap or holding tank.
 - J. Control dust to prevent hazards to adjacent properties and vehicles. Keep dust to a minimum at all times during the course of construction by watering the project area, if necessary.
 - K. Should prepared, compacted subgrades be damaged by freezing, water saturation, or construction traffic, remove soil materials to the depth required by the Owner's consultant, and replace and recompact soils to specified requirements at no additional cost to the Owner.

3.4 BACKFILL

- A. Imported backfill shall be placed only when the moisture content is within 2% of the optimum moisture content. Fill material having above optimum moisture content shall be conditioned by appropriate means. Materials below optimum moisture content shall be uniformly wetted by approved methods.
- B. Placement of Fill and Backfill:
 - 1. Preparation: Subgrade shall be proof-rolled prior to fill and backfill operations to detect soft and yielding areas. All yielding areas as determined by the Owner's consultant shall be over-excavated.
 - 2. After inspection and approval of subgrade by the Owner's consultant, place fill material.

- 3. Place filter fabric over subgrade where specified. Adjacent rolls of filter fabric shall lap a minimum of 12-inches.
- 4. Place fill and backfill to grades and elevations shown on the drawings.
- 5. Place fill and backfill in loose layers for compaction to the following thicknesses:
 - a. Not exceeding 8-inch loose measure when compacted by heavy compaction equipment.
 - b. Not exceeding 4-inch loose when compacted by hand operated tampers.

3.5 COMPACTION REQUIREMENTS

- A. Provide the indicated minimum relative compaction percentages of maximum densities as determined by ASTM D1557, for each layer, except as otherwise indicated:
 - 1. Slabs on grade: 95%
 - 2. Paved areas: 95%
 - 3. Unpaved areas: 90%
- B. Refer to the Geotechnical Letter of Recommendation and Structural notes for additional compaction requirements not defined here.
- C. Compaction of Fill and Backfill:
 - 1. Compact each layer of fill or backfill in lifts not exceeding that specified in 3.04 B above before placing the next layer.
 - 2. Condition the soil to the optimum moisture content before compacting.

3.6 FINISH GRADING

- A. Before Finish Grading:
 - 1. Verify building and trench backfilling have been inspected.
 - 2. Verify subgrade has been contoured and compacted.
 - 3. Remove concrete, rocks, rubble, and debris, roots, branches, stones, in excess of 2 inches in size.
- B. Completed layers shall have a smooth, tight and uniform surface reasonably true to the line, grade and cross section as shown on the drawings.

3.7 TOLERANCES

A. Top Surface of Finish Grade: Plus or minus 1/10 foot. Slope areas to drain away from structures. No puddling will be accepted.

3.8 DISPOSAL OF EXCESS MATERIALS

A. Remove excavated material, trash, debris and waste materials and legally dispose of off-site.

SECTION 32 17 23 PAVEMENT MARKINGS

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Painted pavement markings.
- 1.2 SUBMITTALS
 - A. Product Data: Manufacturer's data sheets on each product to be used.
- 1.3 FIELD CONDITIONS
 - A. Do not install products under environmental conditions outside manufacturer's absolute limits.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Painted Pavement Markings:
 - 1. Chlorinated rubber alkyd base, white color.
 - 2. Factory mixed, quick drying and non-bleeding.
 - 3. Acceptable Manufacturers and Products:
 - a. Sherwin-Williams Pro Park Waterbourne Acrylic Traffic Marking Paint. Color: White.
 - b. Rodda Acrylic Latex Zone Marking Paint. Color: White.
 - c. Benjamin Moore Super Spec Safety & Zone Marking Acrylic. Color: White.
 - 4. Substitutions: See Section 01 60 00 Product Requirements.

PART 3 EXECUTION

3.1 PREPARATION

- A. Clean surfaces prior to installation.
 - 1. Remove dust, dirt, and other debris.

3.2 INSTALLATION

- A. General:
 - 1. Position pavement markings as indicated on drawings.
- B. Painted Pavement Markings:
 - 1. Apply in accordance with manufacturer's instructions.
 - 2. Provide lines with uniform straight edges; 4-inch typical width.
 - 3. Provide additional coats required to produce bright opaque finish.

3.3 **PROTECTION**

- A. Prevent approaching traffic from crossing newly applied pavement markings.
- B. Replace damaged or removed markings at no additional cost to Owner.
- C. Protect adjacent planting areas from intrusion of paint, paint thinners, and cleaning compounds.