PROJECT MANUAL



2020 Bond Series 3 Phase 6 Central High School Fitness Center Phase 2

February 28, 2025

ARCHITECTS/ENGINEERS WTA Architects 100 S Jefferson Ave Ste 601 Saginaw MI 48607 Telephone: 989-752-8107 Fax: 989-752-3125

CONSTRUCTION MANAGER Wolgast Corporation 4835 Towne Centre Road, Suite 203 Saginaw, Michigan 48604 Telephone: (989) 790-9120 Fax: (989) 790-9063





Bidding Requirements, Contract Forms, and Conditions of the Contract

00005 – Index

- 00010 Notice to Bidders
- 00100 Instructions to Bidders
- 00300 Instructions Proposals/Bid Division Descriptions
- 00305 Proposal Form
- 00306 Familial Relationship Affidavit
- 00307 Iran Business Relationship Affidavit
- 00309 Bid Division Descriptions
- 00310 Clarification Request Form
- 00410 Bid Security
- 00500 Notice to Proceed/Commencement of Work
- 00510 Sample Owner/Contractor Agreement
- 00600 Bonds
- 00650 Certificates of Insurance/Sample Form
- 00670 Schedule of Values
- 00680 Subcontractor, Supplier, Material, Equipment
- 00690 Employee Listing
- 00700 General Conditions of the Contract for Construction AIA A232
- 00900 Addenda
- 00999 Milestone Schedule

Division 1 – General Requirements

01010 Current of Work	01520 Construction Aids
01010 – Summary of Work	01520 – Construction Aids
01030 – Project Work Hours	01530 – Safety
01040 – Project Administration	01540 – Security
01045 – Contractor Applications for Payment	01550 – Access and Deliveries
01050 – Sworn Statements/Waivers	01560 – Temporary Controls
01051 – Change Events	01570 – Traffic Regulation
01053 – Change Orders	01580 – Project Informational Signs
01055 – Field Engineering	01590 – Project Field Office
01060 – Prevailing Wage	01600 – Material and Equipment
01085 – Applicable Standards	01700 – Contract Closeout
01100 – Alternates	01710 – Cleaning
01200 – Project Meetings	01720 – Record Documents
01300 – Submittals	01730 – Operating and Maintenance Data
01350 – Schedules	01740 – Guaranties and Warranties
01400 – Quality Control	01800 – Hazardous Materials Affidavit of Non-Use
01410 – Testing Services	01805 – AHERA Notification
01510 – Temporary Utilities	01900 – Demolition and Removal

Bay City Public Schools will receive sealed bid proposals for construction trade work from qualified contractors for the Bay City Public Schools, 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2. A pre-bid meeting and project walk-through will be conducted by the Construction Manager, Wolgast Corporation, and the Architect, WTA Architects, on Monday, March 3, 2025, at 2:45 PM (local time) at Central HS East Side Building Entrance.

Proposals may be mailed or delivered in person to Attention, Superintendent, c/o Bay City Public Schools 601 Blend Street, Bay City MI 48706. Proposals must be received prior to 2:00 PM (local time) on Tuesday, March 18, 2025, at the Bay City Public Schools Administration Building. Proposals will be publicly/Virtually opened and read aloud at 2:01 PM in the Administration Office. Electronic Sealed bids must be submitted using Building Connected see below link. https://app.buildingconnected.com/login?retUrl=%2F All bids will be evaluated after the bid opening. All bids received after 2:00 PM of the bid date will be returned to the Bidder unopened. If you would like to listen in while the bids are being opened, please use this link https://8x8.vc/wolgast/lisa.donahue

The Project will utilize separate prime contractors. All contracts for construction will be direct contracts with the Owner. Overall administration of the Project will be the responsibility of the Construction Management Firm, Wolgast Corporation, 4835 Towne Centre, Suite 203, Saginaw, Michigan 48604, Phone: (989) 790-9120, Fax: (989) 790-9063. The Owner will award contracts on or about **Tuesday**, **April 8**, **2025**, to separate prime contractors for separate bid divisions or combinations of bid divisions. A Bidder may submit a proposal on more than one Bid Division; however, a separate bid must be submitted for each Bid Division of a combined bid. All bids shall be submitted on the bid forms provided in the project specifications, completely filled in, and executed (copies of the bid forms are acceptable). Facsimile bids will not be accepted.

The Bidders shall read and review the Bidding Documents carefully and familiarize themselves thoroughly with all requirements.

Requests by Contractors for inclusion, as Bidders shall be addressed to Wolgast Corporation. One (1) set of Bidding Documents will be provided to each contractor through Wolgast Corporation. Plans may be obtained from Wolgast Corporation, attention Lisa Donahue Idonahue@wolgast.com . All questions regarding the bidding procedures, design, and drawing/specification intent are to be directed to the Construction Manager on a Clarification Request Form (Section 00310), attention Dale Schwerin@schwerin@wolgast.com .

A Bid Security by a qualified surety authorized to do business in the state where the Project is located in the amount of five percent (5%) of Base Bids shall accompany each proposal or proposal combination. The Bid Security may be in the form of a Bid Bond, Cashier's Check, or Money Order. Personal checks are NOT acceptable. Bids may not be withdrawn for a period of sixty (60) days after the bid date. Successful Bidders may be required to furnish Surety Bonds as stated in the Project Specifications (Section 00600).

The Owner reserves the right to reject any or all proposals, accept a bid other than the low bid, and to waive informalities, irregularities, and/or errors in the bid proposals, which they feel to be in their own best interest.

All bidders must provide familial disclosure in compliance with MCL 380.1267 and attach this information to the bid. The bid shall be accompanied by a sworn and notarized statement disclosing any familial relationship that exists between the Owner or the employee of the bidder and any member of the board, intermediate school board, or board of directors or the superintendent of the school district, intermediate superintendent of the intermediate school district, or chief executive officer of the public-school academy. The district shall not accept a bid that does not include this sworn and notarized disclosure statement.

PART 1 – GENERAL

LIGI DELINITIONS	1.01	DEFINITIONS
------------------	------	-------------

- A. The Owner is: **Bay City Public Schools.**
- B. The Architect is: WTA Architects.
- C. The Construction Manager is: Wolgast **Corporation**.
- D. The Project Team consists of the Construction Manager, the Architect, and other design professionals providing services in connection with the project.
- E. The Project is: Bay City Public Schools, 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2
- F. Work is any portion of the Project.
- G. The Bidding Documents include (as applicable to the Project):
 - 1. The Notice to Bidders.
 - 2. The Instructions to Bidders.
 - 3. Bid Division Descriptions.
 - 4. Proposal Forms.
 - 5. Sample Contract Forms.
 - 6. The Specifications for the Project.
 - 7. The Drawings for the Project.
 - 8. All Addenda issued for the Project.
 - 9. The Preliminary Milestone Schedule.
- H. Addenda are written and/or graphic instruments issued by the Architect, which add to, delete from, clarify, or correct the Bidding Documents.
- I. Bids are sums stipulated in Proposals for which Bidders propose to perform the Work of Bid Divisions.
- J. Base Bids are sums stipulated in Proposals for which Bidders offer to perform the Work of Bid Divisions, and which Alternate Bids may be added to or deleted from.
- K. Alternate Bids are sums that may be added to or deleted from Base Bids for the performance of Alternate Work, as delineated in the Bidding Documents.
- L. Unit Prices are sums included in the Proposals as Bids per unit measure of materials and/or services, as required by the Bidding Documents.
- M. Proposals are complete, properly executed forms including Base Bids, Alternate Bids, Unit Prices, and other information requested by the Owner.
- N. Bidders are pre-qualified contractors who submit proposals to the Owner for Work as Prime Contractors on the Project.
- O. Bid Divisions are the divisions of Work into which the Project is divided for bidding. Bid Divisions shall not be confused with Technical Specification Divisions.

P. Bid Division Descriptions (Section 00309) are written descriptions of the Work included in the Bid Divisions. Wolgast Corporation – Construction Management 00100 – Page 1

1.02 MULTIPLE PRIME CONTRACTS/BID DIVISIONS

- A. This is an Owner Represented Project. There is no General Contractor. All contracts awarded on the Project shall be prime contracts. The Owner will award contracts for each Bid Division and/or for groups of Bid Divisions. The Construction Manager will administrate the Project.
- B. Although each Bid Division involves an obvious and recognizable segment of "conventional" trade contracting, multiple contract project delivery requires that adjustments be made to permit the completion of each Bid Division as a separate segment of construction. Each bidder shall carefully review the total scope of their responsibilities with respect to the Work of their Bid Division(s) and shall provide for the total scope in their Proposal.
- C. Bid Division Descriptions (Section 00309) have been written to clearly delineate each Bid Division. The Owner is not responsible for a Bidder's interpretation of the Bid Division Descriptions. Bidders are encouraged to request information by calling or emailing the Project Manager:

Dale Schwerin, Project Manager, Wolgast Corporation, (989) 790-9120, extension **704** or **dschwerin@wolgast.com**.

- D. For the purpose of clarity, the scope of work for each Bid Division may be divided into four categories: "GENERAL INCLUSIONS," "DIVISION INCLUSIONS", "PROJECT INCLUSIONS," AND "EXCLUDED."
 - 1. Information provided under the heading "GENERAL INCLUSIONS" is the obvious and/or "conventional" work scope of each Bid Division.
 - Information provided under "DIVISION INCLUSIONS" or "PROJECT INCLUSIONS" points out items which may be considered less obvious or "unconventional," but which are included in the work scope of a particular Bid Division. (Information under these headings is not always necessary to delineate a Bid Division.)
 - 3. Information provided under "EXCLUDED" is for the purpose of indicating beginning and termination points, and/or to provide an understanding of fringe involvement included in Bid Divisions. (Information under this heading is not always necessary to delineate a Bid Division.)
- E. Bidders shall construe nothing contained in the Bidding Documents, including the Bid Division Descriptions, as an assignment of work to any construction industry trade. Each Bidder is responsible for their own work assignments when making their proposal.

1.03 INTERFACING BID DIVISIONS

A. Each Bidder shall familiarize themselves with the work scope of all Bid Divisions that interface with their own. Each Bidder shall consider that the work of their Bid Division(s) may follow the work of another Division or other Divisions, and that other Contractors may perform work after the work of their Bid Division(s), and that other Contractors may work simultaneously with the work of their own Bid Division(s). Each Bidder shall include provisions for such interfaces and for cooperation with interfacing Contractors in their Proposal.

1.04 PRE-BID CONFERENCE

A. Central High Schoool - East Side Building Entrance 1624 Columbus Avenue Bay City, MI 48708 Monday, March 3, 2025 at 2:45 PM

1.05 BIDDING DOCUMENTS

- A. Qualified Bidders have received sets of Bidding Documents. Requests from Bidders for additional sets of Bidding Documents will be honored under the conditions set forth in the Notice to Bidders (Section 00010).
- B. Following the award of construction contracts for the Project, all sets of Bidding Documents, plans, and specifications, except sets in possession of Contractors who have been awarded contracts, shall be returned to the Project Team.
- C. Bidders who return sets of Bidding Documents, plans, and specifications, in reasonably good condition shall have their plan deposit returned within ten (10) days of the Project Team's receipt of the documents.
- D. Bidders shall use complete sets of Bidding Documents in preparing Proposals. Bidders are responsible for ascertaining that the Bidding Documents upon which their Proposals are based are complete.
- E. Bidding Documents are provided to Bidders for uses pertaining to bidding only. No other use is permitted.
- F. Bidders shall promptly notify the Project Team of any ambiguities, inconsistencies, errors, and/or omissions they may discover in the Bidding Documents.
- G. Requests from Bidders for clarification or interpretation of the Bidding Documents must reach the Project Team five days before the bid date or by the date addressed in the pre-bid agenda. Any bidder clarifications which reach the Project Team after such dates have passed will not be considered.
- H. Changes and corrections to the Bidding Documents will be made by Addendum and distributed to Bidders.
- I. Each Bidder shall ascertain prior to submitting their Proposal that they have considered every Addendum issued prior to the Bid Date and shall acknowledge receipt of each Addendum in writing in their Proposal.

1.06 PRELIMINARY MILESTONE SCHEDULE

- A. The Preliminary Milestone Schedule is Section 00999 of this Project Manual.
- B. A Preliminary Milestone Schedule has been developed by the Construction Manager and supplied to the Bidders. Each Bidder is required to review the dates indicated in that Schedule, and either endorse or amend them within the context of the Bid Division(s) they are bidding. Space is provided on the Proposal Form for endorsement or amendment. The Milestone Schedule and the information it provides are not part of the Contract Documents.
- C. The milestone dates as endorsed and/or amended by successful bidders and accepted by the Owner will be used in the development of a Master Schedule to be used as a guide during the construction of the Project.
- D. Each Bidder is obligated to comment, in writing, on the Milestone Schedule if, in their opinion, the dates do not depict realistic time interval(s) for performance of the Work of their Bid Division(s)
- E. The effect of endorsements of and amendments to the Milestone Schedule will be considered when selecting Bidders for contract awards.

1.07 BID SECURITY

A. Bid Security is required for this Project in the amount of five percent (5%). A surety company licensed, as such, to do business in the State of Michigan, must issue a Bid Bond, and all other Bonds. For additional information and instructions regarding Bid Security, refer to Section 00410.

1.07.1 AFFIDAVITS ACCOMPANYING BID PROPOSALS

- A. All Bid Proposals shall include the Familial Affidavit form (see Section 00306 Familial Affidavit) to be included as part of the Bid Proposal.
- B. All Bid Proposals shall include the State of Michigan required Iran Economic Sanctions Affidavit form (see Section 00307 Iran Economic Sanctions) to be included as part of the Bid Proposal.

1.08 SUBSTITUTIONS

- A. The materials, products, and equipment described in the Bidding Documents establish the quality standard, required function, dimensions, and appearance, which shall be met by all substitutions.
- B. Contractors may request items not included in the construction bid documents be considered for inclusion as acceptably specified items by submitting a written request to the Project Team addressed to the Construction Manager not later than ten (10) days prior to the bid date. The Construction Manager will forward these written requests to the Architect who will make the determination whether the requested item is an acceptable "equal". These acceptable "equal" items will be identified as acceptable by their inclusion in a written Addendum.
- C. Each substitution request will include a complete description of the proposed substitute, drawings, cuts, performance and test data, the name of the material or equipment for which it is to be substituted, and any other information necessary for evaluation. A statement setting forth any changes in other materials, equipment, or work that incorporation of the substitute would require should also be included. The burden of proof of the merit of the proposed substitute is upon the Bidder. The Architect's approval or disapproval of a proposed substitution shall be final.
- D. The bidder's Base Bid contained in the Bid Proposal Form shall be the exact items contained in the construction bid documents (plans, specifications, or addenda). The Base Bid contained in the Bid Proposal Form <u>shall not</u> <u>include</u> any substitute items not allowed in the construction bid documents.
- E. Bidders that have other substitutions to be considered for inclusion in the Project must identify them as Voluntary Alternates in the portion of the Bid Proposal Form so designated. The identity of these items must include the all-product information and the dollar amount of increase or decrease associated with each individual substitute item.
- F. By making requests for any substitution, the Contractor represents:
 - 1. The Contractor has personally investigated the proposed substitution product and determined that it is equal to or superior to the product specified.
 - 2. The Contractor will provide the warranty for the substitution as the product specified.
 - 3. The cost data presented is complete and includes all related costs required for it to be incorporated into the Project including costs for additional Architectural and/or Construction Management services.
- G. The Architect will reply in writing to the Contractor, through the Construction Manager, stating whether the Owner or Architect, after due investigation, has reasonable objection to any substitution request. The decision of the Architect shall be final.

1.09 VOLUNTARY ALTERNATES/VALUE ENGINEERING SUGGESTIONS

A. Base Bids and Alternate Bids shall be based upon the Bidding Documents, including approved substitutions, and on the Bidders' evaluation of the Project Site. However, the Owner invites Voluntary Alternates or Value Engineering suggestions consistent with the intent of the Bidding Documents. Such Alternates and suggestions, if submitted, shall be incorporated into Proposals by describing Voluntary Alternate(s) on company letterhead and attached to the Bid Proposal Form.

1.10 BID OPENING AND CONTRACT AWARDS

- A. Bids will be opened publicly after the time and date established for receipt of Proposals. Bid Summaries will be made available to Bidders by request after the Bid Date, but not before Post Bid Interviews have been conducted.
- B. Contract awards will be based on Bidders' Proposals and ability to perform. The Owner intends to award contracts to Bidders who submit proper Proposals in accordance with the requirements of the Bidding Documents.
- C. Decisions regarding Bidders abilities affecting contract awards will be made by the Owner.
- D. The Owner reserves the right to waive any informality or irregularity in any Proposal.
- E. The Owner reserves the right to reject any Proposal.
- F. All awards will be made in the Owner's best interest.

1.11 POST-BID INTERVIEWS

A. Bidders in contention for contract awards will be required to attend Post-Bid Interviews and submit post-bid submittals in rough draft for review.

1.12 POST-BID SUBMITTALS

- A. Bidders who have been notified of the Owner's intent to award a contract shall submit the following items to the Construction Manager:
 - 1. A Schedule of Values utilizing the level of detail requested by the Owner (reference Section 00670).
 - 2. A list of all subcontractors and suppliers to be used, and all items of material and equipment to be incorporated into the Project (reference Section 00680).
 - 3. The name(s) of the on-site supervisor(s) whom the Bidder proposes to employ to accomplish the Work (reference Section 00690).
 - 4. Sample copies of the construction contracts are included in Sections 00510.

1.13 OWNER'S RIGHT TO APPROVE SUPPLIERS, SUBCONTRACTORS, MATERIALS, EQUIPMENT, AND EMPLOYEES

- A. Bidders will be required to establish, to the satisfaction of the Owner, the reliability and responsibility of proposed employees, suppliers and subcontractors, and the suitability of proposed materials and equipment.
- B. Prior to the award of a contract, the Construction Manager will notify the Bidder if the Owner has reasonable and substantial objection to any person, organization, material, or equipment listed by the Bidder. If the Owner has a reasonable and substantial objection, the Bidder shall amend their Proposal by providing an acceptable substitute. The Owner may, at their discretion, accept such a substitute, or they may disqualify the Proposal.
- C. Suppliers, subcontractors, employees, materials, and equipment proposed by the Bidder and accepted by the Owner shall be used on the Work for which they are proposed and accepted and shall not be changed except with the written approval of the Owner.

1.14 BONDS

A. Refer to Section 00600 for information and instructions regarding the bond requirements of this Project.

1.15 INSURANCE

- 1.16
- A. Refer to Sections 00650, and 00700 for information and instructions regarding insurance requirements for this Project.

PART 2 – FORMS FOR BIDDING

2.0 PROPOSAL FORMS

- A. Bidders are required to use the forms provided by the Owner for bidding purposes.
- B. Sample form(s) and instructions are in Section 00305 of this project manual.

PART 3 – PROCEDURES AND CONDITIONS FOR BIDDING

3.01 COMPLETION OF PROPOSAL FORMS

A. Refer to Section 00300 for detailed information and instructions regarding completion of Proposal Forms.

3.02 SUBMISSION OF PROPOSALS

A. Proposals shall be submitted to:

Bay City Public Schools Attention: Superintendent 601 Blend Street Bay City MI 48706

Electronic Sealed bids must be submitted using Building Connected see below link. https://app.buildingconnected.com/login?retUrl=%2F

(Refer to Section 00010 – Notice to Bidders for additional information and instructions regarding the location for submittal of Proposals.)

If you want to listen in while the bids are being opened, please use this link <u>https://8x8.vc/wolgast/lisa.donahue</u>

- B. Proposals shall be submitted by 2:00 PM on Tuesday, March 18, 2025.
 (Refer to Section 00010 Notice to Bidders for additional information and instructions regarding the date and time of submittal of Proposals.)
- C. Bidders shall bear full responsibility for delivering Proposals to the required location by the time and date established.

3.03 MODIFICATION OR WITHDRAWAL OF PROPOSALS

- A. A Proposal may not be modified, withdrawn, or cancelled by the Bidder within sixty (60) days following the time and date designated for the receipt of Proposals and the Bidder so agrees in submitting their Proposals.
- B. Prior to the time and date designated for receipt of Proposals, Proposals may be modified or withdrawn.
 Modifications and withdrawals shall be in writing or by telegram. If by telegram, written confirmation shall have been mailed and postmarked before the date and time set for receipt of Proposals. Telegraphic communications shall be worded so that the amounts of the original Proposals are not revealed.
- C. Withdrawn Proposals may be resubmitted up to the time and date designated for receipt of Proposals.

3.04 BIDDERS' REPRESENTATION AND ACKNOWLEDGEMENTS

- A. In submitting their Proposal, each Bidder represents that:
 - 1. They have read and understand the Bidding Documents.
 - 2. Their Proposal is made in accordance with the Bidding Documents.
 - 3. They have visited the Project Site and have familiarized themselves with the local conditions under which the Work they are bidding will be performed.
 - 4. They will accept the contract award, regardless of the identity of other Contractors on the Project.
 - 5. During contract performance, they will not interrupt their Work nor impede the progress of other Contractors as a result of prejudice based on sex, race, color, creed, labor affiliation, or lack of labor affiliation of Contractors or employees of Contractors engaged on this Project.
- B. In submitting their Proposal each bidder acknowledges:
 - 1. The right of the Owner to accept or reject any Proposal, to waive any informality or irregularity in any Proposal received, and to accept other than the low Bid.
 - 2. The right of the Owner to accept any combination of Bid Divisions they desire.
 - 3. The right of the Owner to award contracts in their own best interest.

3.05 OTHER INFORMATION

- A. All Bidders shall comply with the requirements of the Bidding Documents, Addenda, and all applicable codes, laws, and regulations in preparing and submitting their Proposals.
- B. Refer to Section 00300 Instructions for Proposals and Bid Division Descriptions for additional information and instructions regarding Proposals.

PART 1 – GENERAL

1.01 PROPOSAL FORMS

- A. A separate set of Proposal Forms, Bid Division Descriptions, Drawings, Contract Conditions, Specifications, and Preliminary Milestone Schedule(s).
- B. Bidders shall use the copies of Proposal Forms included in the separate sets of Bidding Documents. Copies of the Proposal Forms are acceptable.

1.02 BID DIVISION DESCRIPTIONS

A. Section 00309 contains the Bid Division Descriptions. Each Bid Division Description represents a separate, selfcontained Scope of Work. Bid Divisions are the basic divisions of Work into which the Project has been divided for bidding and construction.

PART 2 – PROPOSAL FORMAT

2.01 BID PROPOSALS

- A. Bidders are required to use the Proposal Forms provided by the Owner.
- B. A complete Proposal consists of:
 - 1. Submit 2 complete copy of your proposal form and bond, on the Proposal Form Section 00305.
 - 2. Alternate Pricing forms (if applicable to this Project).
- C. Each Proposal shall have a Bid Security in the amount of five percent (5%) attached to the proposal.
- D. All spaces provided on the Proposal Form(s) shall be filled in. If any space provided is not utilized by the Bidder, that space shall be filled in with the notation "N/A" (Not Applicable).
- E. The Proposal Form(s) shall be filled in by typewriter or printed manually in ink.
- F. Where indicated, all sums shall be expressed in words and figures. In case of discrepancy, the words shall govern.
- G. Bidders shall not make unsolicited notations or statements on the Proposal Form(s). Alteration of the Proposal Form(s) is not permitted.
- H. All changes to and erasures of the Bidder's entries shall be initialed by the signer of the Proposal.
- I. Each Proposal shall include the legal name of the Bidder and a statement regarding whether the Bidder is a sole proprietor, a partnership, a corporation, or other type of legal entity. Proposals submitted by corporations shall have the state of incorporation noted and shall have corporate seals affixed. Any Bid submitted by an agent shall have a current Power of Attorney attached, certifying the agent's power to bind the Bidder.

2.02 ALTERNATES

A. All requested Alternates shall be bid with all lines completed or the Proposal will be considered incomplete.

PROPOSAL FOR MULTIPLE BID DIVISIONS

- A. Each Bidder shall submit only one (1) Proposal for each Bid Division the Contractor is bidding. There is no limit to the number of Bid Divisions a Bidder may bid on.
- B. Each Bidder is required to include a separate Bid for each Bid Division in order to be considered for a contract award. Spaces are provided in the Proposal Form(s) to reference multiple Proposals.
- C. Multiple Bid Proposals shall contain separate Proposal Forms for each Bid Division being bid.
 - 1. Each Proposal Form shall be fully completed.
 - 2. The Bid for each Bid Division shall be independent of Bids for other Bid Divisions.
 - 3. Bidders shall use the "Combined Bid Deduct" section of the Proposal Form (Section 00305) to finalize multiple Bid Proposals.

PART 3 – COMPLETION OF PROPOSAL FORMS AND SEALED BID ENVELOPE

3.01 PROPOSAL FOR (SECTION 00305)

- A. Each Bid Division shall be submitted in a separate envelope, with a separate Bid Bond.
- B. Fill in the legal name of the Bidder, the address, the telephone number, fax number, contact name and contact email.
- C. Fill in the name and number of the Bid Division covered by the Proposal.
- D. Fill in the numbers and dates of all Addenda issued, received, and considered a part of the Proposal. Proposals must include acknowledgement of all Addenda issued up to the Bid Date.
- E. On the Proposal Form(s), fill in the Lump Sum Base Bid for the Bid Division. Fill in the amount in both words and figures. DO NOT include costs for Performance Bonds or Labor/Materials Payment Bond in the Base Bid amount.
- F. Fill in the cost(s) for Performance Bond(s) and Labor and Material Payment Bond(s) in the amount(s) requested (reference Section 00600), in the space(s) provided. Fill in the amount(s) in both words and figures.
- G. In the "Combined Bid Deduct" portion of the Proposal Form(s), state the amount(s) to be deducted from the total of your Base Bid should you be awarded contracts for multiple Bid Divisions. State the numbers of the Bid Divisions included in each combination, and the amount to be deducted from the total of all Base Bids in each combination.
- H. If Alternate Bid(s) have been requested, fill in the Lump Sum Bid for each Alternate Bid in the space provided. DO NOT include costs for Performance Bonds or Labor and Material Payment Bonds.
- I. Fill in the anticipated date(s) of indicated Shop Drawings and/or Sample Submittal(s) in the space(s) provided.
- J. Fill in the anticipated number of weeks needed for fabrication of indicated items, beginning on the Bid Date.
- K. Fill in the anticipated number of on-site staff.
- L. Fill in the anticipated number of days to complete the Work.
- M. Fill in the anticipated number of weeks needed for delivery of indicated items, beginning on the Bid Date.
- N. Fill in the names of the manufacturers, suppliers, and/or subcontractors of indicated items.

Section 00300 Instruction for Proposals and Bid Divisions

- O. If you choose to submit Voluntary Alternates or Value Engineering Suggestions, please summarize your suggestions and state the amount to be deducted from the Base Bid.
- P. Review the "Bid Division Responsibilities" portion of the Proposal Form.
- Q. Review the "Schedule" portion of the Proposal Form.
- R. If the Proposal includes exceptions or substitutions to any part of the Bidding Documents or the Contract Documents, state the exceptions or substitutions in writing on the Proposal Form.
- S. Fill in the Bidder's legal name.
- T. Indicate the Bidder's status as a sole proprietor, partnership, corporation, or other type of entity.
- U. Sign the Proposal Form in the space provided.
- V. Type or print the signer's name and title in the spaces provided below the signature line.
- W. Date the Proposal Form in the space provided.
- X. Provide a phone number, fax number and email address on the space provided.

3.02 SEALED BID ENVELOPE

TO:

- A. Bids submitted must be sealed, preferably in a 9" x 12" manila envelope.
- B. Each Bid Division is to be submitted in a separate envelope.
- C. Label the sealed bid as follows:

Bay City Public Schools Attn: Superintendent 601 Blend Street Bay City MI 48706

SEALED BID FOR:

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2

Bid Division No:_____

Project:	Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fit	ness Phase 2
Submitted By:	(Bidder's Company Name)	
Address:	Bidder's Company Name)	
City / State / Zip:		
Phone:		
Contact Name:		
Email:		
Bid Proposal Deadline: Prio	r to Tuesday, March 18, 2025 at 2:00 PM (local tim	ne) to:
	Bay City Public Schools	
	Attention, Superintendent,	
	601 Blend Street	
	Bay City MI 48706.	
	be submitted using Building Connected see below link. gconnected.com/login?retUrl=%2F	
Bid Division Name:		
Bid Division Number:		
<u>ADDENDA</u>		
We (the Bidder) acknowledge receipt	Addendum #	_ Dated _ Dated _ Dated
BID BOND ATTACHED?	Yes, 5% Bid Bond is Attached Certified Check/Money Order for 5% of Base Bid is Attac	ched
BASE BID for Bay City Public Scho Bond, and/or Performance Bond Cos	Dols PH 6 Central Fitness Center PH 2 (not including Lists):	abor Bond, Material
	Dollars ar	nd 00/100ths
<u>\$</u>		
BOND COST for Bay City Public So	chools PH 6 Central Fitness Center PH 2 (Cost to prov	ide Labor Bond.
Material Bond, and/or Performance		<u> </u>
	Dollars ar	nd 00/100ths
\$		
Wolgast Corporation – Construction Managem	nent	00305 – Page 1

COMBINED BID DEDUCT

If awarded a contract for the Work, combining the following Bid Division(s), the corresponding amount(s) may be deducted from the Base Bid(s) of each of the involved Bid Divisions.

Bid Divisions Combined

Deduct from each Bid Division:

ALTERNATES

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2		Section 00305 Proposal Form
<u>SUBMITTALS</u>		
Anticipated Date of Shop Drawing Submittal at Post Bid Interview	r	
Anticipated Number of Days to Begin:		
Anticipated Number of On-site Staff:		
Anticipated Number of Days to Complete:		
Anticipated Number of Days for Delivery of Needed Items:		
Proposed Manufacturers, Suppliers, and/or Subcontractors:		
<u>Item(s)</u>	Manufacturer/Subcontractor/Supplier	
VOLUNTARY ALTERNATES / VALUE ENGINEERING SUGGESTIONS	<u>i</u>	
We suggest the following alternate procedure(s) and/or material	(s):	
Summary of Suggestions	Deduct from Base Bid	

BID DIVISION RESPONSIBILITY

We recognize that the Scope of Work within a Bid Division represents a construction segment that is not necessarily restricted to a single construction trade, and our Proposal includes work of all trades required to fully and successfully complete all of the Work required in the Bid Division(s) we have submitted Proposals for:

<u>SCHEDULE</u>

We have reviewed the Preliminary Milestone Schedule and hereby endorse it with regard to the Work of Bid Division(s) we have bid. ALL WORK MUST BE COMPLETED BY **Refer to Milestone Schedule.**

EXCEPTIONS AND/OR SUBSTITUTIONS

We have submitted our Proposal, as specified, complete and in accordance with the Bidding Documents, including Addenda and the Contract Documents, without exceptions or substitutions, unless otherwise noted in the "Voluntary Alternate / Value Engineering Suggestions" portion of this Proposal Form.

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2	Section 00306 Familial Relationship Affidavit
Familial Relationship Sworn Statement	
does hereby disclose that per MCL 3	80.1267:
Company Name Goes hereby disclose that per MicL 3	nher of their
Board, or Board of Directors, or the Superintendent of the School district, intermediate su	iperintendent
of the intermediate school district, or chief executive officer of the public-school academy	<i>i</i> and the
Owner or an employee(s) of Company Name	
Disclosure Between:	
Name AND Name	
Title: Title:	
Relationship: Relationship:	
NO , there does not exist a familial relationship between the Owner of the project or a	
their Board, or Board of Directors, or the Superintendent of the School district, intermedia	ate
superintendent of the intermediate school district, or chief executive officer of the public	school
academy and the Owner or an employee(s) of	
Name (printed):	
Position:	
Signature:	
Date:	
Notary Public(printed):	
Signature:	
County:	
Date: My Commission Expires:	
Affix Notary Seal Here:	
END OF SECTION 00306 Wolgast Corporation – Construction Management	00306 – Page 1

Iran Business Relationship Affidavit

Effective April 1, 2013, all bids, proposals, and/or qualification statements received in the State of Michigan must comply with the "Iran Economic Sanctions Act". The following certification is to be signed and included at time of submittal.

CERTIFICATION

Pursuant to the Michigan Iran Economic Sanctions Act, 2012 P.A. 517, by submitting a bid, proposal or response, Respondent certifies, under civil penalty for false certification, that it is fully eligible to do so under law and that it is not an "Iran linked business," as that term is defined in the Act.

Signature

Title

Company

Date

IRAN ECONOMIC SANCTIONS ACT Act 517 of 2012

AN ACT to prohibit persons who have certain economic relationships with Iran from submitting bids on requests for proposals with this state, political subdivisions of this state, and other public entities; to require bidders for certain public contracts to submit certification of eligibility with the bid; to require reports; and to provide for sanctions for false certification.

History: 2012, Act 517, Eff. Apr. 1, 2013.

The People of the State of Michigan enact:

129.311 Short title.

Sec. 1. This act shall be known and may be cited as the "Iran economic sanctions act". History: 2012, Act 517, Eff. Apr. 1, 2013.

129.312 Definitions.

Sec. 2. As used in this act:

(a) "Energy sector of Iran" means activities to develop petroleum or natural gas resources or nuclear power in Iran.

(b) "Investment" means 1 or more of the following:

(i) A commitment or contribution of funds or property.

(ii) A loan or other extension of credit.

(iii) The entry into or renewal of a contract for goods or services.

(c) "Investment activity" means 1 or more of the following:

(i) A person who has an investment of \$20,000,000.00 or more in the energy sector of Iran.

(ii) A financial institution that extends \$20,000,000.00 or more in credit to another person, for 45 days or more, if that person will use the credit for investment in the energy sector of Iran.

(d) "Iran" means any agency or instrumentality of Iran.

(e) "Iran linked business" means either of the following:

(i) A person engaging in investment activities in the energy sector of Iran, including a person that provides oil or liquefied natural gas tankers or products used to construct or maintain pipelines used to transport oil or liquefied natural gas for the energy sector of Iran.

(*ii*) A financial institution that extends credit to another person, if that person will use the credit to engage in investment activities in the energy sector of Iran.

(f) "Person" means any of the following:

(i) An individual, corporation, company, limited liability company, business association, partnership, society, trust, or any other nongovernmental entity, organization, or group.

(ii) Any governmental entity or instrumentality of a government, including a multilateral development institution, as defined in section 1701(c)(3) of the international financial institutional act, 22 USC 262r(c)(3).

(iii) Any successor, subunit, parent company, or subsidiary of, or company under common ownership or control with, any entity described in subparagraph (i) or (ii).

(g) "Public entity" means this state or an agency or authority of this state, school district, community college district, intermediate school district, city, village, township, county, public authority, or public airport authority.

History: 2012, Act 517, Eff. Apr. 1, 2013.

129.313 Ineligibility of Iran linked business to submit request for proposal bid; certification.

Sec. 3. (1) Beginning April 1, 2013, an Iran linked business is not eligible to submit a bid on a request for proposal with a public entity.

(2) Beginning April 1, 2013, a public entity shall require a person that submits a bid on a request for proposal with the public entity to certify that it is not an Iran linked business.

History: 2012, Act 517, Eff. Apr. 1, 2013.

129.314 Effect of false certification.

Sec. 4. If a public entity determines, using credible information available to the public, that a person has submitted a false certification under section 3(2), the public entity shall provide the person with written notice of its determination and of the intent not to enter into or renew a contract with the person. The notice shall include information on how to contest the determination and specify that the person may become eligible for a

Rendered Monday, November 29, 2021

Page 1 Michigan Compiled Laws Complete Through PA 116 of 2021 Courtesy of www.legislature.mi.gov

future contract with the public entity if the person ceases the activities that cause it to be an Iran linked business. The person shall have 90 days following receipt of the notice to respond in writing and to demonstrate that the determination of false certification was made in error. If a person does not make that demonstration within 90 days after receipt of the notice, the public entity may terminate any existing contract and shall report the name of the person to the attorney general together with information supporting the determination.

History: 2012, Act 517, Eff. Apr. 1, 2013.

129.315 Civil action; penalty.

Sec. 5. The attorney general may bring a civil action against any person reported under section 4. If a civil action results in a finding that the person submitted a false certification, the person is responsible for a civil penalty of not more than \$250,000.00 or 2 times the amount of the contract or proposed contract for which the false certification was made, whichever is greater, the cost of the public entity's investigation, and reasonable attorney fees, in addition to the fine. A person who submitted a false certification shall be ineligible to bid on a request for proposal for 3 years from the date the public entity determines that the person has submitted the false certification.

History: 2012, Act 517, Eff. Apr. 1, 2013.

129.316 Conditional effect.

Sec. 6. The provisions of this act are effective only if Iran is a state sponsor of terror as defined under section 2 of the divestment from terror act, 2008 PA 234, MCL 129.292.

History: 2012, Act 517, Eff. Apr. 1, 2013.

Rendered Monday, November 29, 2021

Page 2 Michigan Compiled Laws Complete Through PA 116 of 2021 Courtesy of www.legislature.mi.gov

END OF SECTION 00307

00307 - Page 3

Bid Division: 060000 – General Trades

Bid to Include:

Total Responsibility for Specification Sections:

Section 024119 – Selective Demolition
Section 042000 – Unit Masonry
Section 061000 – Rough Carpentry
Section 079200 – Joint Sealants
Section 081113 – Hollow Metal Doors and Frames
Section 084113 – Aluminum Frames and FRP Doors
Section 087100 - Door Hardware
Section 088000 – Glazing
Section 088300 – Mirrors
Section 092216 – Non-Structural Metal Framing
Section 092900 – Gypsum Board
Section 101000 – Visual Display Units
Section 101423 – Panel Signage
Section 220500 – Plumbing Requirements
Section 220510 – Plumbing Systems Testing, Cleaning, Water Treatment and Startup
Section 220553 – Plumbing System Identification
Section 220600 – Plumbing Specialties
Section 220700 – Plumbing Pipe Insulation
Section 221000 – Plumbing Piping

Provide all labor, materials, tools, and equipment necessary to perform the work of the specified bid sections. The contractor must also furnish, deliver, unload, store, protect, erect and install all items required for the completion of the work of this bid division in compliance with all drawings and specifications for a complete operational system including but not limited to:

General Inclusions:

- 1. There is no general contractor associated with this project; any and all reference to a "general contractor" related to the work of this bid division shall be understood to mean the contractor of this bid division.
- 2. The contractor for this bid division work is required to include but is not limited to all items, services, tasks, materials, personnel, equipment, etc. identified in this bid division description regardless of the presence of language in other bid division descriptions that is the same or is similar to that found in this contractor's bid division description.
- 3. Coordination of the work of this bid division with any and all work of other bid division contractors for the scheduling and integration of the work of this contractor.
- 4. All contractors are responsible for the entire set of plans and specifications, including tables, schedules, and notes.
- 5. Provide continuous housekeeping and clean-up, and proper legal off-site disposal of any debris generated by this Bid Division's work.
- 6. The contractor is responsible for own dumpster(s) and all removal and disposal charges thereof. (Use of the Owner's dumpsters is strictly prohibited.)
- 7. All Contractors are required to inspect the existing project components and are to include all work necessary to complete the work to deliver a fully operational system in compliance with all governing codes.
- 8. This Contractor shall be responsible for performing all work in full compliance with all health and safety standards including Asbestos Awareness and Notification, Lead Paint Abatement, and all MIOSHA Standards. This Contractor shall also be responsible for satisfying all safety violations and/or fines resulting from the actions or lack of action by this Contractor at the sole expense of this Contractor.
- 9. Any contractor who makes a mistake by installing their product on another Contractor's obvious faulty work will assume responsibility for repair of said work.

Bid Division: 060000 – General Trades

- 10. This contractor shall repair and restore any damaged area to an original or better condition with no detectable evidence that the area has been repaired. Repairs must be done by personnel qualified in the execution of the work skilled and licensed in that trade. Whenever possible, repairs to work shall be done by the original installer of the work.
- 11. Submittal of all insurance, unit pricing, schedule of values, required product data and shop drawings within (2) two weeks of Owner's Notice to commence work.
- 12. Must provide all submittals within 20 working days of contract award or sooner, unless specifically clarified with the construction manager prior to contract award.
- 13. Provide all layout and measurements required to perform the work of this Bid Division.
- 14. The Owner reserves the right to salvage any materials removed from the site during the duration of the project.
- 15. Coordinate delivery of materials with Construction Manager (48 hours) in advance of the delivery and provide proper personnel and equipment to perform the unloading.
- 16. Contractor shall submit to the field construction manager a complete written daily field report stating the work being done on site and the number of employees performing the work for each day the Contractor has representatives on site.
- 17. Contractor shall have a supervisor on site at all times when a crew is present on the job.
- 18. On Friday, or the last workday of each week, the Contractor must update the Master Copy of As-Builts, as it applies to the work of their Bid Division.
- 19. Wolgast uses Software for their CM Software. Please note: We will upload all drawings, and drawing revisions as they are approved, to the Drawings tool. However, it is each contractor's responsibility to verify that they are working from the most up to date, approved, drawings.

Division Inclusions:

- 1. Provide, receive, store, protect, inventory, and install all described bid items.
- 2. Provide proper legal off-site disposal off all construction debris generated by the described work.
- 3. Remove items indicated: clean, service and otherwise prepare them for reuse; store and protect against damage. Reinstall items in the same locations or in locations indicated.
- 4. Clean, prep and adjust all equipment immediately prior to Owner occupancy.
- 5. Furnish and install all joint sealants and fire stopping as indicated in specifications and drawings including but not limited to perimeter joints of doors and louvers at interior and exterior, perimeter joints between interior wall surfaces and frames of interior doors and all other joints indicated.
- 6. Provide all temporary enclosures as required, review demo drawings throughout the duration of construction.
- 7. Contractor shall furnish and install temporary insulated weather-tight closures of openings created as a result of the work in this scope in exterior surfaces to provide acceptable working conditions and protection for materials, to allow for temporary heating, and for building security. Provide doors with self-closing hardware and locks.
- 8. Provide all wood framing, plywood and nailers as shown and specified.

Project Inclusions:

- 1. Include an allowance of \$10,000 in your bid to be used at the direction of the Construction Manager.
- 2. Include removal of temporary access door per drawings.
- 3. Remove door assemblies as noted.
- 4. Remove lockers and locker concrete / terrazzo base as noted.
- 5. Patch wall where lockers were removed.
- 6. Reinstall locker end panel.
- 7. Include any required temporary shoring to complete your work.
- 8. Include all masonry work or repair to complete your work.
- 9. Patch concrete and masonry as noted.
- 10. Provide and install lintels.
- 11. Provide and install all metal stud framing, sound blankets, with drywall as noted per the drawings.
- 12. Repair noted ceiling grid and tile for new soffit.
- 13. Provide and install all wood, metal, FRP doors and frames with hardware.
- 14. Supply and install any wood trim noted per the drawings.

Bid Division: 060000 – General Trades

- 15. Provide and install all marker boards and mirrors noted per the drawings. Include wood blocking for this work.
- 16. Provide and install drinking fountain, associated piping, cutting with patching of concrete and masonry.
- 17. Provide and install stainless steel panel sign and cut graphics.
- 18. Provide pricing for Alternate 1 Windows

Excludes:

- 1. All demolition of conduits, ducts, etc. (demolition required for all mechanical, and electrical work) is to be performed by the specific mechanical and electrical contractors.
- 2. Grind / scarify top of terrazzo in area of new resinous flooring.

Consideration for award:

The ability to begin as soon as areas of work become available. To have proper equipment and responsible personnel to complete the above list of work. To repair any adjacent materials damaged in the execution of the above-listed work. Close cooperation with the Construction Manager and other bid divisions to provide input to develop a working schedule. An approved schedule of values will be required before approval is granted for the first payment request. Expediting communication and follow-up as required.

END OF BID DIVISION 060000

Contents

060000-04-001 General Trades - Submittals	3
060000-05-001 General Trades - Start Up	7
060000-06-001 General Trades - Close Out	9

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
--------	------	------	-----	------	-------	------------------------	---------------	----------	-----------

Package: 060000-04-001 - General Trades - Submittals

Draft	042000-1 Unit Masonry	1	0	Product Data	Masonry - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	042000-2 Unit Masonry	2	0	Samples	Masonry - Samples	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	042000-3 Unit Masonry	3	0	Mix Design	Masonry - Mix Design	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	061053-1 Rough Carpentry	4	0	Product Data	Carpentry - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	079200-1 Joint Sealant	5	0	Product Data	Joint Seal - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	079200-2 Joint Sealant	6	0	Samples	Joint Seal - Samples	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	081113-1	8	0	Product Data	HM Door/Frm - Product Data	Kyle Shelby (WOLGAST	

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	HM Doors/ Frames						CORPORATIO N)		
Draft	081113-2 HM Doors/ Frames	9	0	Shop Drawings	HM Door/Frm - Shop Drawings		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	081113-3 HM Doors/ Frames	10	0	Product Data	HM Door/Frm - Schedule		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	084113-1 Alum Entr/ StrFrnt	11	0	Product Data	Alum Entr/StrFrnt - Product Data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	084113-2 Alum Entr/ StrFrnt	12	0	Shop Drawings	Alum Entr/StrFrnt - Shop Drawings		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	084113-3 Alum Entr/ StrFrnt	13	0	Samples	Alum Entr/StrFrnt - Samples		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	087100-1 Door Hardware	15	0	Product Data	Door Hrdwr - Schedule		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	087100-2	16	0	Product Data	Door Hrdwr - Product Data		Kyle Shelby (WOLGAST		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	Door Hardware						CORPORATIO N)		
Draft	087100-3 Door Hardware	17	0	Samples	Door Hrdwr - Samples		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	087100-4 Door Hardware	18	0	Shop Drawings	Door Hrdwr - Shop Drawings		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	088000-1 Glazing	20	0	Product Data	Glazing - Product Data/Schedule		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	088000-2 Glazing	21	0	Samples	Glazing - Samples		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	088300-1 Mirrors	23	0	Product Data	Mirrors - Product Data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	088300-2 Mirrors	24	0	Shop Drawings	Mirrors - Shop drawings		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	088300-3 Mirrors	25	0	Samples	Mirrors - Samples		Kyle Shelby (WOLGAST		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
							CORPORATIO N)		
Draft	092216-1 Non Structural Metal Framing	28	0	Product Data	Non Str Mtl Frm - Product data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	092900-1 Gypsum Board	29	0	Product Data	Gypsum Board - Product Data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	101100-1 Visual Display Surfaces	46	0	Product Data	Vis Disp - Product Data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	101100-2 Visual Display Surfaces	47	0	Shop Drawings	Vis Disp - Shop Drawings		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	101100-3 Visual Display Surfaces	48	0	Samples	Vis Disp - Samples		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	101423-1 Panel Signage	36	0	Product Data	Panel Sign - Product data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	101423-2	37	0	Shop Drawings	Panel Sign - Shop Drawings		Kyle Shelby (WOLGAST		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	Panel Signage						CORPORATIO N)		
Draft	101423-3 Panel Signage	38	0	Samples	Panel Sign - Samples		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	220500-1 Plumbing	51	0	Product Data	Plumbing - Permits Testing		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	220500-2 Plumbing	52	0	Product Data	Plumbing - Product Data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	220553-1 Plumbing ID	54	0	Product Data	Plumbing ID - product data		Kyle Shelby (WOLGAST CORPORATIO N)		

Package: 060000-05-001 - General Trades - Start Up

Draft	060000-0 2 General Trades - Start Up	70	0	Startup	01 Post Bid Interview/Proposal Forms	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	060000-0 2	71	0	Startup	02 Schedule of Values	Lisa Donahue (WOLGAST

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	General Trades - Start Up						CORPORATIO N)		
Draft	060000-0 2 General Trades - Start Up	72	0	Startup	03 Contracts Signed/Returned		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 2 General Trades - Start Up	73	0	Startup	04 Payment/ Performance Bonds		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 2 General Trades - Start Up	74	0	Startup	05 Insurance w/ binders		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 2 General Trades - Start Up	75	0	Startup	06 Contact List		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 2 General Trades - Start Up	76	0	Startup	08 Safety Policy		Lisa Donahue (WOLGAST CORPORATIO N)		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	060000-0 2 General Trades - Start Up	77	0	Startup	09 Safety Data Sheets (SDS)		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 2 General Trades - Start Up	78	0	Startup	07 Sub/Supplier Form		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 2 General Trades - Start Up	79	0	Startup	10 AHERA Notifications		Lisa Donahue (WOLGAST CORPORATIO N)		

Package: 060000-06-001 - General Trades - Close Out

Draft	060000-0 3 General Trades - Close Out	80	0	Closeout	11 Contractor (2) Yr Guarantee	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	060000-0 3 General Trades - Close Out	81	0	Closeout	13 Consent of Surety	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	060000-0 3	82	0	Closeout	12 Substantial Completion	Lisa Donahue (WOLGAST

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	General Trades - Close Out						CORPORATIO N)		
Draft	060000-0 3 General Trades - Close Out	83	0	Closeout	19 Completed Punch List		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 3 General Trades - Close Out	84	0	Closeout	17 As Built Drawings		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 3 General Trades - Close Out	85	0	Closeout	18 All CO Signed/ Returned		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 3 General Trades - Close Out	86	0	Closeout	20 Insurance Up- To-Date		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	060000-0 3 General Trades - Close Out	87	0	Closeout	15 Signed Hazardous Materials		Lisa Donahue (WOLGAST CORPORATIO N)		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	060000-0 3 General Trades - Close Out	88	0	Closeout	14 Asbestos Materials Affidavits		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	075000-0 3 Joint Sealant	7	0	Closeout	Joint Seal - Warranty		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	084113-4 Alum Entr/ StrFrnt	14	0	Closeout	Alum Entr/StrFrnt - Warranty		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	087100-5 Door Hardware	19	0	Closeout	Door Hrdwr - Warranties		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	088000-3 Glazing	22	0	Closeout	Glazing - Warranty		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	088300-4 Mirrors	26	0	Closeout	Mirrors - Maintenance		Lisa Donahue (WOLGAST CORPORATIO N)		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	088300-5 Mirrors	27	0	Closeout	Mirrors - Warranty		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	101100-4 Visual Display Surfaces	49	0	Closeout	Vis Disp - Maintenance		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	101100-5 Visual Display Surfaces	50	0	Closeout	Vis Disp - Warranty		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	101423-4 Panel Signage	39	0	Closeout	Panel Sign - Maintenance		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	101423-5 Panel Signage	40	0	Closeout	Panel Sign - Warranty		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	220510-1 Plumbing Testing	53	0	Product Data	Plumbing - Testing		Kyle Shelby (WOLGAST CORPORATIO N)		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	220553-2 Plumbing ID	55	0	Closeout	Plumbing ID - install Instructions		Lisa Donahue (WOLGAST CORPORATIO N)		

Bid Division: 096000 – Flooring

Bid to Include:

Total Responsibility for Specification Sections:

Section 096513 – Resilient Base and Accessories Section 096566 – Resilient Athletic Flooring

Limited Responsibility for Specification Sections (as it relates to work in this Bid Division):

Section 079200 - Joint Sealants (As it relates to work in this Bid Division)

Provide all labor, materials, tools, and equipment necessary to perform the work of the specified bid sections. The contractor must also furnish, deliver, unload, store, protect, erect and install all items required for the completion of the work of this bid division in compliance with all drawings and specifications for a complete operational system including but not limited to:

General Inclusions:

- 1. There is no general contractor associated with this project; any and all reference to a "general contractor" related to the work of this bid division shall be understood to mean the contractor of this bid division.
- 2. The contractor for this bid division work is required to include but is not limited to all items, services, tasks, materials, personnel, equipment, etc. identified in this bid division description regardless of the presence of language in other bid division descriptions that is the same or is similar to that found in this contractor's bid division description.
- 3. Coordination of the work of this bid division with any and all work of other bid division contractors for the scheduling and integration of the work of this contractor.
- 4. All contractors are responsible for the entire set of plans and specifications, including tables, schedules, and notes.
- 5. Provide continuous housekeeping and clean-up, and proper legal off-site disposal of any debris generated by this Bid Division's work.
- 6. The contractor is responsible for their own dumpster(s) and all removal and disposal charges thereof. (Use of the Owner's dumpsters is strictly prohibited.)
- 7. All Contractors are required to inspect the existing project components and are to include all work necessary to complete the work to deliver a fully operational system in compliance with all governing codes.
- 8. This Contractor shall be responsible for performing all work in full compliance with all health and safety standards including Asbestos Awareness and Notification, Lead Paint Abatement, and all MIOSHA Standards. This Contractor shall also be responsible for satisfying all safety violations and/or fines resulting from the actions or lack of action by this Contractor at the sole expense of this Contractor.
- 9. Any contractor who makes a mistake by installing their product on another Contractor's obvious faulty work will assume responsibility for repair of said work.
- 10. This contractor shall repair and restore any damaged area to an original or better condition with no detectable evidence that the area has been repaired. Repairs must be done by personnel qualified in the execution of the work skilled and licensed in that trade. Whenever possible, repairs to work shall be done by the original installer of the work.
- 11. Submittal of all insurance, unit pricing, schedule of values, required product data and shop drawings within (2) two weeks of Owner's Notice to commence work.
- 12. Must provide all submittals within 20 working days of contract award or sooner, unless specifically clarified with the construction manager prior to contract award.
- 13. Provide all layout and measurements required to perform the work of this Bid Division.
- 14. The Owner reserves the right to salvage any materials removed from the site during the duration of the project.

Bid Division: 096000 – Flooring

- 15. Coordinate delivery of materials with Construction Manager (48 hours) in advance of the delivery and provide proper personnel and equipment to perform the unloading.
- 16. Contractor shall submit to the field construction manager a complete written daily field report stating the work being done on site and the number of employees performing the work for each day the Contractor has representatives on site.
- 17. Contractor shall have a supervisor on site at all times when a crew is present on the job.
- 18. On Friday, or the last workday of each week, the Contractor must update the Master Copy of As-Builts, as it applies to the work of their Bid Division.
- 19. Wolgast uses Procore for their CM Software. Please note: We will upload all drawings, and drawing revisions as they are approved, to the Drawings tool. However, it is each contractor's responsibility to verify that they are working from the most up to date, approved, drawings.

Division Inclusions:

- 1. Preparation of existing areas to receive new flooring, installation as shown and specified. (Prep is this Bid Division's responsibility.)
- 2. Transition strips from new VCT to existing or new ceramic and/or carpet, and/or terrazzo.
- 3. Expansion and control joints as required by design and/or product manufacturer.
- 4. Clean and prepare floor including leveling and filling of voids prior to starting work.
- 5. Provide and install all required base.
- 6. Furnish and install all caulking required for the work of this Bid Division.
- 7. Replacement and/or repair of defective and/or misaligned material installed by this contractor.
- 8. To repair any adjacent material damaged in the execution of the above-listed work.
- 9. Provide and install thresholds as required.

Project Inclusions:

1. Include and install resilient athletic flooring and base.

Excludes:

1. Provide and installation of new resinous flooring.

Consideration for award:

The ability to begin as soon as areas of work become available. To have proper equipment and responsible personnel to complete the above list of work. To repair any adjacent materials damaged in the execution of the above-listed work. Close cooperation with the Construction Manager and other bid divisions to provide input to develop a working schedule. An approved schedule of values will be required before approval is granted for the first payment request. Expediting communication and follow-up as required.

END OF BID DIVISION 096000

Contents

096000-01-001 Flooring - Submittals	3
096000-04-001 Flooring - Start Up	3
096000-05-001 Flooring - Close Out	5

Status Sp	pec 1	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
-----------	-------	------	-----	------	-------	---------------------------	---------------	----------	-----------

Package: 096000-01-001 - Flooring - Submittals

Draft	096513-1 Resilient Base/ Acces	30	0	Product Data	Resilient Base/ Acces - product data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	096513-2 Resilient Base/ Acces	31	0	Samples	Resilient Base/ Acces - samples	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	096566-1 Resilient Athletic Flooring	32	0	Product Data	Resilient Ath Floor - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	096566-2 Resilient Athletic Flooring	33	0	Shop Drawings	Resilient Ath Floor - Shop Drawings	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	096566-3 Resilient Athletic Flooring	34	0	Samples	Resilient Ath Floor - Samples	Kyle Shelby (WOLGAST CORPORATIO N)	

Package: 096000-04-001 - Flooring - Start Up

89 0 Startup Interview/Proposal (WOLGAST	Startup	89 0	096000-0 2 Flooring - Start Up	Draft
--	---------	------	---	-------

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	096000-0 2 Flooring - Start Up	90	0	Startup	02 Schedule of Values		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 2 Flooring - Start Up	91	0	Startup	03 Contracts Signed/Returned		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 2 Flooring - Start Up	92	0	Startup	04 Payment/ Performance Bonds		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 2 Flooring - Start Up	93	0	Startup	05 Insurance w/ binders		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 2 Flooring - Start Up	94	0	Startup	06 Contact List		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 2 Flooring - Start Up	95	0	Startup	08 Safety Policy		Lisa Donahue (WOLGAST CORPORATIO N)		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	096000-0 2 Flooring - Start Up	96	0	Startup	09 Safety Data Sheets (SDS)		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 2 Flooring - Start Up	97	0	Startup	07 Sub/Supplier Form		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 2 Flooring - Start Up	98	0	Startup	10 AHERA Notifications		Lisa Donahue (WOLGAST CORPORATIO N)		

Package: 096000-05-001 - Flooring - Close Out

Draft	096000-0 3 Flooring - Close Out	99	0	Closeout	11 Contractor (2) Yr Guarantee	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	096000-0 3 Flooring - Close Out	100	0	Closeout	13 Consent of Surety	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	096000-0 3	101	0	Closeout	12 Substantial Completion	Lisa Donahue (WOLGAST

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	Flooring - Close Out						CORPORATIO N)		
Draft	096000-0 3 Flooring - Close Out	102	0	Closeout	19 Completed Punch List		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 3 Flooring - Close Out	103	0	Closeout	17 As Built Drawings		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 3 Flooring - Close Out	104	0	Closeout	18 All CO Signed/ Returned		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 3 Flooring - Close Out	105	0	Closeout	20 Insurance Up- To-Date		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 3 Flooring - Close Out	106	0	Closeout	15 Signed Hazardous Materials		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	096000-0 3	107	0	Closeout	14 Asbestos Materials Affidavits		Lisa Donahue		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	Flooring - Close Out						(WOLGAST CORPORATIO N)		
Draft	096566-4 Resilient Athletic Flooring	35	0	Closeout	Resilient Ath Floor - Maintenance		Lisa Donahue (WOLGAST CORPORATIO N)		

Bid Division: 099000 – Painting

Bid to Include:

Total Responsibility for Specification Sections:

Section 096723 – Resinous Flooring Section 099123 – Interior Painting

Limited Responsibility for Specification Sections (as it relates to work in this Bid Division):

Section 079200 - Joint Sealants (Interior Control Joints and all dissimilar products)

Provide all labor, materials, tools, and equipment necessary to perform the work of the specified bid sections. The contractor must also furnish, deliver, unload, store, protect, erect and install all items required for the completion of the work of this bid division in compliance with all drawings and specifications for a complete operational system including but not limited to:

General Inclusions:

- 1. There is no general contractor associated with this project; any and all reference to a "general contractor" related to the work of this bid division shall be understood to mean the contractor of this bid division.
- 2. The contractor for this bid division work is required to include but is not limited to all items, services, tasks, materials, personnel, equipment, etc. identified in this bid division description regardless of the presence of language in other bid division descriptions that is the same or is similar to that found in this contractor's bid division description.
- 3. Coordination of the work of this bid division with any and all work of other bid division contractors for the scheduling and integration of the work of this contractor.
- 4. All contractors are responsible for the entire set of plans and specifications, including tables, schedules, and notes.
- 5. Provide continuous housekeeping and clean-up, and proper legal off-site disposal of any debris generated by this Bid Division's work.
- 6. The contractor is responsible for their own dumpster(s) and all removal and disposal charges thereof. (Use of the Owner's dumpsters is strictly prohibited.)
- 7. All Contractors are required to inspect the existing project components and are to include all work necessary to complete the work to deliver a fully operational system in compliance with all governing codes.
- 8. This Contractor shall be responsible for performing all work in full compliance with all health and safety standards including Asbestos Awareness and Notification, Lead Paint Abatement, and all MIOSHA Standards. This Contractor shall also be responsible for satisfying all safety violations and/or fines resulting from the actions or lack of action by this Contractor at the sole expense of this Contractor.
- 9. Any contractor who makes a mistake by installing their product on another Contractor's obvious faulty work will assume responsibility for repair of said work.
- 10. This contractor shall repair and restore any damaged area to an original or better condition with no detectable evidence that the area has been repaired. Repairs must be done by personnel qualified in the execution of the work skilled and licensed in that trade. Whenever possible, repairs to the work shall be done by the original installer of the work.
- 11. Submittal of all insurance, unit pricing, schedule of values, required product data and shop drawings within (2) two weeks of Owner's Notice to commence work.
- 12. Must provide all submittals within 20 working days of contract award or sooner, unless specifically clarified with the construction manager prior to contract award.
- 13. Provide all layout and measurements required to perform the work of this Bid Division.
- 14. The Owner reserves the right to salvage any materials removed from the site during the duration of the project.
- 15. Coordinate delivery of materials with Construction Manager (48 hours) in advance of the delivery and provide proper personnel and equipment to perform the unloading.

Bid Division: 099000 – Painting

- 16. Contractor shall submit to the field construction manager a complete written daily field report stating the work being done on site and the number of employees performing the work for each day the Contractor has representatives on site.
- 17. Contractor shall have a supervisor on site at all times when a crew is present on the job.
- 18. On Friday, or the last workday of each week, the Contractor must update the Master Copy of As-Builts, as it applies to the work of their Bid Division.
- 19. Wolgast uses Software for their CM Software. Please note: We will upload all drawings, and drawing revisions as they are approved, to the Drawings tool. However, it is each contractor's responsibility to verify that they are working from the most up to date, approved, drawings.

Division Inclusions:

- 1. Follow room finish and door schedules.
- 2. Painting of all electrical and mechanical lines and equipment (as specified).
- 3. Paint all bulkheads.
- 4. All surfaces to be painted, including but not limited to drywall and masonry, are to be inspected and accepted by this contractor prior to application of paint. Surface imperfections not repaired prior to painting or submitted to the construction manager in writing as existing defects prior to painting will be repaired by the painting contractor at no additional cost.
- 5. The Painting Contractor is responsible for removing or protecting all cover plates, trim and other pre-finished surfaces necessary for the completion of this work scope. This Contractor is responsible for replacing anything removed upon completion of work.
- 6. Provide final cleaning of work prior to Owner occupancy.
- 7. Furnish and install all caulking required for the work of this Bid Division.
- 8. To repair any adjacent material damaged in the execution of the above-listed work.
- 9. All caulking of interior joints between all dissimilar surfaces including door and window frames, CMU & Drywall.
- 10. Clean, dust and dirt off bar joist, deck and ductwork prior to painting.

Project Inclusions:

- 1. Paint walls, ceilings, ductwork, doors, and door frames as noted in the drawings.
- 2. Grind / scarify top of terrazzo in area of new resinous flooring.
- 3. Provide and install new resinous flooring.
- 4. Price Alternate 2 Paint Accent Stripe

Consideration for award:

The ability to begin as soon as areas of work become available. To have proper equipment and responsible personnel to complete the above list of work. To repair any adjacent materials damaged in the execution of the above-listed work. Close cooperation with the Construction Manager and other bid divisions to provide input to develop a working schedule. An approved schedule of values will be required before approval is granted for the first payment request. Expediting communication and follow-up as required.

END OF BID DIVISION 099000

Contents

099000-04-001 Paint - Submittals
099000-05-001 Paint - Start Up
099000-06-001 Paint - Close Out

Status Spec Item Rev Type Title	Responsible contractorBall in courtDue DateResponses
---------------------------------	---

Package: 099000-04-001 - Paint - Submittals

Draft	096723-1 Resinous Flooring	41	0	Product Data	Resinous Flr - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	096723-2 Resinous Flooring	42	0	Samples	Resinous Flr - Samples	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	099123-1 Interior Painting	44	0	Product Data	Int Paint - Product data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	099123-2 Interior Painting	45	0	Samples	Int Paint - Samples	Kyle Shelby (WOLGAST CORPORATIO N)	

Package: 099000-05-001 - Paint - Start Up

Draft	099000-0 2 Painting - Start Up	108	0	Startup	01 Post Bid Interview/Proposal Forms	Lisa Donahue (WOLGAST CORPORATIO N)	
Draft	099000-0 2 Painting - Start Up	109	0	Startup	02 Schedule of Values	Lisa Donahue (WOLGAST	

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
							CORPORATIO N)		
Draft	099000-0 2 Painting - Start Up	110	0	Startup	03 Contracts Signed/Returned		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 2 Painting - Start Up	111	0	Startup	04 Payment/ Performance Bonds		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 2 Painting - Start Up	112	0	Startup	05 Insurance w/ binders		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 2 Painting - Start Up	113	0	Startup	06 Contact List		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 2 Painting - Start Up	114	0	Startup	08 Safety Policy		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 2	115	0	Startup	09 Safety Data Sheets (SDS)		Lisa Donahue		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	Painting - Start Up						(WOLGAST CORPORATIO N)		
Draft	099000-0 2 Painting - Start Up	116	0	Startup	07 Sub/Supplier Form		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 2 Painting - Start Up	117	0	Startup	10 AHERA Notifications		Lisa Donahue (WOLGAST CORPORATIO N)		

Package: 099000-06-001 - Paint - Close Out

Draft	096723-3 Resinous Flooring	43	0	Closeout	Resinous Flr - Warranty	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	099000-0 3 Painting - Close Out	118	0	Closeout	11 Contractor (2) Yr Guarantee	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	099000-0 3 Painting - Close Out	119	0	Closeout	13 Consent of Surety	Lisa Donahue (WOLGAST CORPORATIO N)

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	099000-0 3 Painting - Close Out	120	0	Closeout	12 Substantial Completion		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 3 Painting - Close Out	121	0	Closeout	19 Completed Punch List		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 3 Painting - Close Out	122	0	Closeout	17 As Built Drawings		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 3 Painting - Close Out	123	0	Closeout	18 All CO Signed/ Returned		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 3 Painting - Close Out	124	0	Closeout	20 Insurance Up- To-Date		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	099000-0 3 Painting - Close Out	125	0	Closeout	15 Signed Hazardous Materials		Lisa Donahue (WOLGAST CORPORATIO N)		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	099000-0 3 Painting - Close Out	126	0	Closeout	14 Asbestos Materials Affidavits		Lisa Donahue (WOLGAST CORPORATIO N)		

Bid Division: 260000 – Electrical

Bid to Include:

Total Responsibility for Specification Sections:

Section 260000 – Basic Electrical Requirements Section 260505 – Selective Demolition for Electrical Section 260519 – Low-Voltage Electrical Power Conductors and Cables Section 260526 – Grounding and Bonding for Electrical Systems Section 260529 – Handers and Supports for Electrical Systems Section 260533.13 – Conduit for Electrical Systems Section 260533.16 – Boxes for Electrical Systems Section 260583 – Wiring Connections Section 260923 – Lighting Control Devices Section 262416 – Panel Boards Section 262726 – Wiring Devices Section 265100 – Interior Lighting Section 284613 – Fire Alarm System

Provide all labor, materials, tools, and equipment necessary to perform the work of the specified bid sections. The contractor must also furnish, deliver, unload, store, protect, erect and install all items required for the completion of the work of this bid division in compliance with all drawings and specifications for a complete operational system including but not limited to:

General Inclusions:

- 1. There is no general contractor associated with this project; any and all reference to a "general contractor" related to the work of this bid division shall be understood to mean the contractor of this bid division.
- 2. The contractor for this bid division work is required to include but is not limited to all items, services, tasks, materials, personnel, equipment, etc. identified in this bid division description regardless of the presence of language in other bid division descriptions that is the same or is similar to that found in this contractor's bid division description.
- 3. Coordination of the work of this bid division with any and all work of other bid division contractors for the scheduling and integration of the work of this contractor.
- 4. All contractors are responsible for the entire set of plans and specifications, including tables, schedules, and notes.
- 5. Provide continuous housekeeping and clean-up, and proper legal off-site disposal of any debris generated by this Bid Division's work.
- 6. The contractor is responsible for their own dumpster(s) and all removal and disposal charges thereof. (Use of the Owner's dumpsters is strictly prohibited.)
- 7. All Contractors are required to inspect the existing project components and are to include all work necessary to complete the work to deliver a fully operational system in compliance with all governing codes.
- 8. This Contractor shall be responsible for performing all work in full compliance with all health and safety standards including Asbestos Awareness and Notification, Lead Paint Abatement, and all MIOSHA Standards. This Contractor shall also be responsible for satisfying all safety violations and/or fines resulting from the actions or lack of action by this Contractor at the sole expense of this Contractor.
- 9. Any contractor who makes a mistake by installing their product on another Contractor's obvious faulty work will assume responsibility for repair of said work.
- 10. This contractor shall repair and restore any damaged area to an original or better condition with no detectable evidence that the area has been repaired. Repairs must be done by personnel qualified in the execution of the work skilled and licensed in that trade. Whenever possible, repairs to the work shall be done by the original installer of the work.
- 11. Submittal of all insurance, unit pricing, schedule of values, required product data and shop drawings within (2) two weeks of Owner's Notice to commence work.

Bid Division: 260000 – Electrical

- 12. Must provide all submittals within 20 working days of contract award or sooner, unless specifically clarified with the construction manager prior to contract award.
- 13. Provide all layout and measurements required to perform the work of this Bid Division.
- 14. The Owner reserves the right to salvage any materials removed from the site during the duration of the project.
- 15. Coordinate delivery of materials with Construction Manager (48 hours) in advance of the delivery and provide proper personnel and equipment to perform the unloading.
- 16. Contractor shall submit to the field construction manager a complete written daily field report stating the work being done on site and the number of employees performing the work for each day the Contractor has representatives on site.
- 17. Contractor shall have a supervisor on site at all times when a crew is present on the job.
- 18. On Friday, or the last workday of each week, the Contractor must update the Master Copy of As-Builts, as it applies to the work of their Bid Division.
- 19. Wolgast uses Software for their CM Software. Please note: We will upload all drawings, and drawing revisions as they are approved, to the Drawings tool. However, it is each contractor's responsibility to verify that they are working from the most up to date, approved, drawings.

Division Inclusions:

- 1. Contractor shall maintain existing electrical systems in fully functional order in all areas of the building during the duration of the project.
- 2. The contractor is responsible for disconnecting, removing and legal and proper off-site disposal of all indicated existing light fixtures including ballasts and bulbs. Ballasts shall be assumed to contain PCB's. Provide Owner with appropriate documentation of disposal.
- 3. Provide all permits required.
- 4. Maintain fire rating at all walls penetrated.
- 5. Provide temporary lighting and power distribution. A minimum of 100 watts of temporary lighting per 250 SF of floor area.
- 6. Final hook-up of all equipment for other disciplines of work.

Project Inclusions:

- 1. Include an allowance of \$5,000 in your bid to be used at the direction of the Construction Manager.
- 2. Include all electrical removals called out on the drawings.
- 3. Include all electrical work noted on the drawings.
- 4. This Contractor is responsible for a complete operational fire alarm system.

Consideration for award:

The ability to begin as soon as areas of work become available. To have proper equipment and responsible personnel to complete the above list of work. To repair any adjacent materials damaged in the execution of the above-listed work. Close cooperation with the Construction Manager and other bid divisions to provide input to develop a working schedule. An approved schedule of values will be required before approval is granted for the first payment request. Expediting communication and follow-up as required.

END OF BID DIVISION 260000

Contents

260000-04-001 Electrical - Submittals	3
260000-05-001 Electrical - Start Up	4
260000-06-001 Electrical - Close Out	6

Bay City PS 2020 BD S3 PH 6 Central HS Fitness Center PH 2	

Status Spec Item Rev Type Title	Responsible contractor Ball in court	Due Date	Responses
---------------------------------	--------------------------------------	----------	-----------

Package: 260000-04-001 - Electrical - Submittals

Draft	260519-1 Low Voltage Cond/Cbls	56	0	Product Data	Low Volt Cond/Cbls - product data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	260923-1 Lighting Control Devices	57	0	Product Data	Lighting Cont Dev - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	260923-2 Lighting Control Devices	58	0	Shop Drawings	Lighting Cont Dev - Shop Drawings	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	262726-1 Wiring Devices	63	0	Product Data	Wiring Devices - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	265100-1 Panelboar ds	59	0	Product Data	Panelboards - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	265100-1 Panelboar ds	64	0	Product Data	Interior Lighting - Product Data	Kyle Shelby (WOLGAST CORPORATIO N)	
Draft	265100-2 Panelboar ds	60	0	Shop Drawings	Panelboards - Shop Drawings	Kyle Shelby (WOLGAST	

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
							CORPORATIO N)		
Draft	265100-2 Panelboar ds	65	0	Shop Drawings	Interior Lighting - Shop Drawings		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	284613-1 Fire Alarm System	66	0	Product Data	Fire Alarm Sys - Product Data		Kyle Shelby (WOLGAST CORPORATIO N)		
Draft	284613-2 Fire Alarm System	67	0	Shop Drawings	Fire Alarm Sys - Shop Drawings		Kyle Shelby (WOLGAST CORPORATIO N)		

Package: 260000-05-001 - Electrical - Start Up

Draft	260000-0 2 Electrical - Start Up	127	0	Startup	01 Post Bid Interview/Proposal Forms	Lisa Donahue (WOLGAST CORPORATIO N)	
Draft	260000-0 2 Electrical - Start Up	128	0	Startup	02 Schedule of Values	Lisa Donahue (WOLGAST CORPORATIO N)	
Draft	260000-0 2	129	0	Startup	03 Contracts Signed/Returned	Lisa Donahue (WOLGAST	

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	Electrical - Start Up						CORPORATIO N)		
Draft	260000-0 2 Electrical - Start Up	130	0	Startup	04 Payment/ Performance Bonds		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 2 Electrical - Start Up	131	0	Startup	05 Insurance w/ binders		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 2 Electrical - Start Up	132	0	Startup	06 Contact List		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 2 Electrical - Start Up	133	0	Startup	08 Safety Policy		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 2 Electrical - Start Up	134	0	Startup	09 Safety Data Sheets (SDS)		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 2	135	0	Startup	07 Sub/Supplier Form		Lisa Donahue		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
	Electrical - Start Up						(WOLGAST CORPORATIO N)		
Draft	260000-0 2 Electrical - Start Up	136	0	Startup	10 AHERA Notifications		Lisa Donahue (WOLGAST CORPORATIO N)		

Package: 260000-06-001 - Electrical - Close Out

Draft	260000-0 3 Electrical - Close Out	137	0	Closeout	11 Contractor (2) Yr Guarantee	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	260000-0 3 Electrical - Close Out	138	0	Closeout	13 Consent of Surety	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	260000-0 3 Electrical - Close Out	139	0	Closeout	12 Substantial Completion	Lisa Donahue (WOLGAST CORPORATIO N)
Draft	260000-0 3 Electrical - Close Out	140	0	Closeout	19 Completed Punch List	Lisa Donahue (WOLGAST CORPORATIO N)

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	260000-0 3 Electrical - Close Out	141	0	Closeout	17 As Built Drawings		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 3 Electrical - Close Out	142	0	Closeout	18 All CO Signed/ Returned		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 3 Electrical - Close Out	143	0	Closeout	20 Insurance Up- To-Date		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 3 Electrical - Close Out	144	0	Closeout	15 Signed Hazardous Materials		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	260000-0 3 Electrical - Close Out	145	0	Closeout	14 Asbestos Materials Affidavits		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	265100-3 Panelboar ds	61	0	Closeout	Panelboards - Install Instr		Lisa Donahue (WOLGAST CORPORATIO N)		

Status	Spec	Item	Rev	Туре	Title	Responsible contractor	Ball in court	Due Date	Responses
Draft	265100-4 Panelboar ds	62	0	Closeout	Panelboards - Maintenance		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	284613-3 Fire Alarm System	68	0	Closeout	Fire Alarm Sys - Manual		Lisa Donahue (WOLGAST CORPORATIO N)		
Draft	284613-4 Fire Alarm System	69	0	Closeout	Fire Alarm Sys - as blt inspection		Lisa Donahue (WOLGAST CORPORATIO N)		

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2

PART 1 – GENERAL

1.01 DEFINITION

- A. Clarification Request forms shall be used to document all questions regarding bidding documents and technical specifications. Please use **ONE** Clarification Form for each item.
- B. The Clarification Request form follows as page 2 of this Section.

1.02 PREPARATION OF CLARIFICATION REQUEST FORM

- A. The Contractor shall complete the following items on the Clarification Request form:
 - 1. Date
 - 2. Contractor Name
 - 3. Contractor contact person
 - 4. Contractor email, phone, and fax number
 - 5. Item(s) for clarification
- B. The Contractor shall forward the Clarification Request form, via fax or email, to the Construction Manager no later than 5 days prior to bid due date. Requests from bidders for clarification, or interpretation of the bidding documents must reach the Project Team five days before the bid date, or by the date addressed in the pre-bid agenda. Any bidder clarifications which reach the project team after such dates have passed will not be considered.

1.03 RESPONSIBILITIES FOR COMPLETION OF CLARIFICATION REQUEST FORMS

- A. The Construction Manager shall review and number Clarification Request forms as they are received.
- B. Clarification Requests regarding BIDDING INSTRUCTIONS OR PROCEDURES shall be answered by the Construction Manager.
- C. Clarification Requests regarding the DESIGN and/or TECHNICAL SPECIFICATIONS shall be answered by the Architect. The Construction Manager shall forward technical specification clarifications to the Architect, via fax or mail, as they are received.

1.04 RESPONSE TO CLARIFICATION REQUEST FORMS

- A. The Architect shall review each Clarification Request form received and return responses to the Construction Manager.
- B. As noted in Items 1.03.B and 1.03.C above, it is the responsibility of both the Construction Manager and the Architect to respond to Clarification Request forms.
- C. Responses shall be issued via the "Response" section of the Clarification Request form or Addenda.

	CLARIFICATION REQUEST FORM	
Date: _		
To	Welgest Corporation	Wolgast Clarification Request
To:	Wolgast Corporation Dale Schwerin dschwerin@wolgast.com Or Lisa Donahue Idonahue@wolgast	#:
	4835 Towne Centre Road, Suite 203	
	Saginaw, MI 48604	
	Phone (989) 790-9120, Fax (989) 790-9063	
From:		
	Contractor Name	
	Contact Name	
	Email Address	
	Phone # Fax #	
Bid Divi	sion # and Name:	
CSI Cod	e (If Applicable):	
Drawin	g #: Detail or Item #:	
Reason	for Request: 🗌 More Detail Needed 📄 Engineering Clarification 🗌 Alterna	ate Proposal 🗌 Other
Project	Bay City Public Schools	
rioject		
Site Loo	ation: <u>Central HS Fitness Center PH 2</u>	
	FOR CLARIFICATION OF BID: (Please use one form for each item) eview and respond to the following item(s) for clarification:	
RESPO	ISE: ITEM	TO BE INCLUDED IN ADDENDUM
Constru	ction Manager:	
	Signature	Date
Archite	Signature	Date
	END OF SECTION 00310	
Wolgast (Corporation – Construction Management	00310 – Page 2

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2

PART 1 – GENERAL

1.01 BID SECURITY

- Each Proposal shall be accompanied by Bid Security pledging that the Bidder will enter into a contract with the Owner on the terms stated in the Proposal, and will, if required, furnish bonds as described in Section 00600.
 Should the Bidder refuse to enter into such contract or fail to furnish such Bonds, the amount of the Bid Security shall be forfeited to the Owner as liquidated damages, not as a penalty.
- B. Bid Security shall be in the amount of five percent (5%) of the Base Bid(s).
- C. Bid Security for each Proposal containing Bids for multiple Bid Divisions shall be in the amount of five percent (5%) of the total Base Bids for the highest-priced combination of Bid Divisions included in the Proposal.
- D. Bid Security may take the form of a **Bid Bond, a Cashier's Check, or a Money Order made payable to the Owner.** When submitting a Cashier's Check or Money Order a separate check or money order must accompany each Bid Division.
- E. Bid Security that is in the form of a Cashier's Check or Money Order will be returned to Bidders within a reasonable period after construction contracts have been executed, returned, and approved by the Owner.

END OF SECTION 00410

Bay City Public Schools 2020 B<u>ond Series 3 Phase 6 Central HS Fitness Phase 2</u>

PART 1 – GENERAL

1.010WNER/CONTRACTOR AGREEMENT

- A. The Agreement between the Owner and the Contractor will be written on the Owner's standard Owner/Contractor Agreement Form. A sample of this Form appears as Section 00510.
- B. The Owner/Contractor Agreement Form will be filled in by the Owner, as appropriate for each Contractor and will be sent to each Contractor.
- C. The executed Owner/Contractor Agreement, the General Conditions and the other Contract Documents will be the entire, integrated Contract between the Owner and each Contractor.
- D. Upon receipt of an Owner/Contractor Agreement, each successful Bidder shall review it for completeness and accuracy, execute it and return it to the Owner's Representative for delivery to the Owner.
- Each successful Bidder shall submit all required post-bid documents, including Labor and Material Payment Bond and Performance Bond (Section 00600) unless waived by the Owner, Certificates of Insurance (Section 00650), Schedule of Values (Section 00670), Subcontractor and Supplier Listing (Section 00680), and Employee Listing (Section 00690) as a prerequisite to execution of the Owner/Contractor Agreement
- F. The Owner will execute each Owner/Contractor Agreement after it has been properly executed by the Bidder and after all required post-bid documents have been submitted.

1.02 NOTICE TO PROCEED

- A. The Owner may elect to issue Notices to Proceed prior to the execution of Owner/Contractor Agreements.
- B. Upon receipt of Notice to Proceed, each Contractor shall commence work in accord with the conditions contained in the Notice to Proceed
- C. Regardless of the provisions of any Notice to Proceed or of this Section, no Contractor shall commence work until all required insurance is in force and Certificates of Insurance (Section 00650) have been submitted to the Owner's Representative for delivery to the Owner.
- D. Prior to commencement of work, Contractors shall submit evidence satisfactory to the Owner that required bonds will be furnished and shall deliver the Bonds by the date the Contractor executes the Owner/Contractor Agreement.
- E. The Owner may include Notice to Proceed in Purchase Orders.

1.03 COMMENCEMENT OF WORK

A. Each Contractor shall commence work immediately upon receipt of Notice to Proceed under the conditions contained in the Notice to Proceed or upon execution of an Owner/Contractor Agreement, whichever is earlier.

END OF SECTION 00500

SAMPLE OWNER-CONTRACTOR CONTRACT ON FOLLOWING PAGE

END OF SECTION 00510

Wolgast Corporation – Construction Management

00510 – Page 1

MATA [®]Document A132[™] - 2019

Standard Form of Agreement between Owner and Contractor, Construction Manager as Adviser Edition

AGREEMENT made as of the «Day» of «Month» in the year «Year» (in words, indicate day, month and year)

BETWEEN the Owner: (Name, legal status, address and other information) «Owner Name» «Owner_Address» «Owner_CSZ» Telephone: Facsimile:

and the Contractor: (Name, legal status, address and other information) «Contractor» «Address» «CSZ» Telephone: Facsimile:

for the following Project: (Name, legal status, address and other information) «Project_Description» «Project Name» «Project Address» «Project CSZ»

«Bid Division» - «Description»

The Construction Manager is: (Name, legal status, address and other information) Wolgast Corporation 4835 Towne Centre Road, Suite 203 Saginaw, MI 48604 Telephone: (989) 790-9120 Facsimile: (989) 790-9120

The Architect is: (Name, legal status, address and other information) «Architect_Name» «Architect Address» «Architect CSZ» Telephone: Facsimile:

The Owner and Contractor agree as set forth below.

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

This document is intended to be used in conjunction with AIA Documents A232[™]-2019. General Conditions of the Contract for Construction. Construction Manager as Adviser Edition: B132[™]-2019, Standard Form of Agreement Between Owner and Architect, Construction Manager as Adviser Edition; and C132[™]-2019, Standard Form of Agreement Between Owner and Construction Manager as Adviser.

AIA Document A232[™]-2019 is adopted in this document by reference. Do not use with other general conditions unless this document is modified.

1

TABLE OF ARTICLES

- 1 THE CONTRACT DOCUMENTS
- 2 THE WORK OF THIS CONTRACT
- 3 DATE OF COMMENCEMENT AND DATES OF SUBSTANTIAL COMPLETION
- 4 CONTRACT SUM
- 5 PAYMENTS
- 6 DISPUTE RESOLUTION
- 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 the 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 Modifications, 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, or as follows:

§ 2.1 <u>Provide all work described by but not limited to Bidding Requirements, Contract Forms and Conditions of the</u> <u>Contract, Additional Conditions of the Contract, General Conditions of the Contract for Construction, Division 1</u> <u>General Requirements and:</u>

BID DIVISION: «Bid Division» - «Description»

Provide all labor, materials, tools and equipment necessary to perform the work of the specified bid sections. The Contractor must also furnish, deliver, unload, store, protect erect and install all items required for the satisfactory completion of the work of this bid division (as indicated on drawings and associated specifications.) Including but not limited to:

«Written Description»

INCLUDING SECTIONS: «Including_Sections1»

Limited Responsibility: «Limited_Responsibility»

§ 2.2	Pre-Bid Meeting Agenda and Meeting Minutes dated:	«Pre_Bid_Date»
§ 2.3	Post-Bid Interview dated:	«Post Bid Interview Date»
§ 2.4	Pre-Construction Meeting Agenda and Meeting Minutes dated:	«Pre_Con_Date»
§ 2.5	Performance Bond and Labor and Material Payment Bond required:	«Bond_Required»
§ 2.6	Project Start Date:	«Project Start Date»
§ 2.7	Completion Date:	«Completion Date»

AIA Document A132[™] - 2019. Copyright © 1975, 1980, 1992, 2019 and 2019 by The American Institute of Architects. All rights reserved. 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. To report copyright violations, e-mail The American Institute of Architects' legal counsel, copyright@aia.org.

- § 2.8 <u>All submittals and shop drawings required by the specifications must be submitted by:</u> <u>«Submittals_Due_By»</u>
- § 2.9 <u>Provide all clean-up and legal off-site disposal of all debris generated by any work performed by this</u> <u>Contract including general housekeeping of employee generated trash and garbage (i.e. drink cups, food</u> <u>wrappers, bag, etc.).</u>
- § 2.10 The Bid Division Description(s) identify the scope of work, areas of responsibility and specific work to be included in the Contract Amount. If any conflict is found between the architect/engineer specifications and the Bid Division Descriptions regarding the scope of work to be performed, the Bid Division Description(s) shall govern. Further, if a conflict occurs between the Bidding Requirements, the General Requirements, the Specifications, the Bid Division Description(s), the Drawings, or the Addenda(s), the most stringent requirement shall apply.
- § 2.11 Other Special provisions: Article 8.6
- **§ 2.12** Compliance with EPA AHERA for Asbestos: The Contractor must adhere to all EPA AHERA and Michigan State Asbestos Regulations for Asbestos and other hazardous materials.
- § 2.13 Compliance with Lead-Containing Materials: ALL Contractors, Subcontractors and Sub-Subcontractors shall adhere to the Environmental Protection Agency (EPA) lead-based paint regulation titled the "Renovation, Repair and Paint (RRP) Rule". Included under this law are "Child Occupied Facilities" (COFs). COFs encompass locations of pre-1978 constructed buildings where children under age six (6) regularly visit, such as kindergarten rooms, 1st grade classrooms, applicable restrooms, pre-school and day care centers. Therefore portions of each pre-1978 constructed school building falls under the RRP Rule. Any contractor working on this project who disturbs painted surfaces in COF spaces shall ensure that they adhere to all aspects of the RRP Rule. This included but is not limited to meeting the requirements for being a Certified Firm, having a Certified Lead Renovator involved and following applicable lead safe work practices. Furthermore, all Contractors shall be responsible to comply with all applicable Federal and Michigan State lead regulations including, but not limited to, 29CFR Part 1926.62 of the OSHA Lead Construction Standards, (Part 603 of the Michigan State Standards). All costs associated with regulatory compliance shall be borne by the Contractor.
- § 2.14 This Contractor is responsible for all safety issues for all work that he has effected until his project is complete.

ARTICLE 3 DATE OF COMMENCEMENT AND DATES OF SUBSTANTIAL COMPLETION

§ 3.1 The date of commencement of the Work shall be:

- [X] The date of this Agreement.
- [] 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.)

If a date of commencement of Work is not selected, then the date of commencement shall be the date of this Agreement.

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

§ 3.3 Substantial Completion of the Project or Portions Thereof

§ 3.3.1 Subject to adjustments of the Contract Time as provided in the Contract Documents, the date of Substantial Completion of the Work of all of the Contractors for the Project will be : <u>See Milestone Schedule for details</u> (*Insert the date of Substantial Completion of the Work of all Contractors for the Project.*)

«Substantial_Completion_Date»

§ 3.3.2 <u>The Contractor agrees that time is of the essence and to start work when directed by the Construction</u> Manager and to furnish sufficient materials and a sufficient number of properly skilled works, so as not to delay the work of any other Contractor or completion of the project.

ARTICLE 4 CONTRACT SUM

Init.

§ 4.1 The Owner shall pay the Contractor the Contract Sum in current funds for the Contractor's performance of the Contract. The Contract Sum shall be one of the following:

Cost of the work plus the Contractor's Fee without a Guaranteed Maximum Price, in

Cost of the Work plus the Contractor's Fee with a Guaranteed Maximum Price, in

Stipulated Sum, in accordance with Section 4.2 below:

accordance with Section 4.3 below:

accordance with Section 4.4 below (Based on the selection above, complete Section 4.2, 4.3 or 4.4 below.)

(*Check the appropriate box.*)

 \square

 \square

§ 4.2 Stipulated Sum

§ 4.2.1 The Stipulated Sum sha deductions as provided in the C		<pre>htract_Amount_>>), subject to additions and</pre>
Contract amount includes: Bas totaling \$«Contract Amount »		<u>s</u> & Bond_Amount, Alternates & Alternate
§ 4.2.2 Alternates § 4.2.2.1 Alternates, if any, incl	uded the Contract Sum:	
Item <u>«Alternate Description»</u>	Price	
execution of this Agreement.	ons noted below, the following alternates a Upon acceptance, the Owner shall issue a <i>nd the conditions that must be met for the</i>	
Item	Price	Conditions for Acceptance
§ 4.2.3 Allowances, if any, incl (<i>Identify each allowance.</i>)	uded in the Contract Sum:	
Item	Price	
§ 4.2.4 Unit Prices, if any: (<i>Identify the item and state the</i>	unit price, and quantity limitations, if an	y, to which the unit price will be applicable.)
Item	Units and Limitations	Price per Unit (\$0.00)
	ger will provide a Contractor Invoice For	
		ation for Payment" or "Progress Payment
	<u>cor Invoice Form".</u> Based upon Application	<u>pplication for Payment</u> by the Construction
		count of the Contract Sum to the Construction,
-	ere in the Contract Documents.	count of the contract built to the contractor,

§ 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:

Init. 1

See Contractor Invoice Form Due Date on Attachment "A"

§ 5.1.3 Provided an Application for Payment is received by the Construction Manager not later than the "<u>Contractor</u> <u>Invoice Form Due Date</u>" found on Attachment "A", the Owner shall make payment of the amount certified in the Application for Payment to the Contractor <u>for all undisputed amounts</u> not later than <u>forty-five (45) days after the</u> <u>"Owner Approves Invoice" date found on Attachment "A"</u>. If an Application for Payment is received by the Construction Manager after the application date fixed above, payment <u>for all undisputed amounts</u> shall be made by the Owner after the Construction Manager receives the Application for Payment <u>and at the payment date for the</u> <u>Applications for Payment of the following month</u>.

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

§ 5.1.4 Progress Payments Where the Contract Sum is Based on a Stipulated Sum

§ 5.1.4.1 Each <u>Contractor Invoicing Form and CM prepared Progress Payment Request Form</u> 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, as the Construction Manager and Architect may require. This approved schedule of values, <u>unless objected to by the Construction Manager</u>, shall be used as a basis for reviewing the Contractor's <u>Invoicing Form and CM prepared Progress</u> <u>Payment Form</u>.

§ 5.1.4.2 <u>The Contractor Invoicing Form</u> 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.

§ 5.1.4.3 In accordance with AIA Document A232[™]-2019, General Conditions of the Contract for Construction, Construction Manager as Adviser Edition, and subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:

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

- .1 <u>Take</u> that portion of the Contract Sum properly allocable to completed Work <u>as determined by</u> <u>multiplying the percentage completion of each portion of the Work by the share of the total Contract</u> <u>Sum allocated to that portion of the Work in the schedule of values, less retainage of ten percent</u> (10%). Pending final determination of cost to the Owner of changes in the Work, amounts not in dispute may be included as provided in Section 7.3.9 of the General Conditions; and
- .2 <u>Add</u> that portion of the Contract Sum properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the completed construction, or, if approved in advance by the Owner, suitably stored off the site at a location agreed upon in writing, less retainage of ten percent (10%); and
- .3 That portion of Construction Change Directives that the Architect determines, in the Architect's professional judgment, to be reasonably justified; and
- .4 <u>Add, upon Substantial Completion of the Work, a sum sufficient to increase the total payments to</u> <u>ninety percent (90%) of the Contract Sum, less such amounts as the Construction Manager and Owner</u> <u>recommends and the Architect determines for incomplete Work and unsettled claims; and</u>
- .5 Add, if final completion of the Work is thereafter materially delayed through no fault of the Contractor, any additional amounts payable in accordance with Section 9.10.3 of the General Conditions.

§ 5.1.4.3.2 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 <u>Construction Manager or</u> Architect has previously withheld <u>or nullified</u> a Certificate for Payment as provided in Article 9 of AIA Document A232-2019.
- .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 Architect may withhold payment, or nullify a Certificate of Payment in whole or in part, as provided in Article 9 of AIA Document A232-2019; and

Init.

.5 Retainage withheld pursuant to Section 5.1.7.

§ 5.1.4.4 The Contractor shall submit to the Construction Manager an itemized progress payment request by the date required in Section 01045 of the Project Manual. The progress payment request is referred to as the Contractor Invoice Form. After the schedule of values is submitted to and approved by the Construction Manager, the Construction Manager will prepare a Contractor Invoice Form master template in accordance with the approved schedule of values and provide it to the Contractor for use to prepare all progress payment requests. The Contractor shall submit a signed and notarized original Contractor Invoice Form for each monthly progress payment request. It shall be accompanied by such supporting data and documents the Owner, Construction Manager and Architect may require substantiating the Contractor's right to payment.

- 1. Contractor Invoice Form as defined as: See Section 1045 (Contractors Application for Payment)
- 2. Cost Control Manual as defined as: See Section 1045 (Contractors Application for Payment)
- 3. Progress Payment Request as defined as: See Section 1045 (Contractors Application for Payment)

§ 5.1.7 Retainage

§ 5.1.7.1 For each progress payment made prior to when the Work of this Contract is substantially complete, 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.)

Ten percent (10%) retainage

§ 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 when the entire Work of this Contract is substantially complete, including modifications for completion of portions of the Work as provided in Section 3.4.2, insert provisions for such modifications.)

Ten percent (10%) retainage shall be held back until the project is complete.

§ 5.2 Final Payment

§ 5.2.1 Final Payment Where the Contract Sum is Based on a Stipulated Sum

§ 5.2.1.1 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 A232-2019, and to satisfy other requirements, if any, which extend beyond final payment; and
- .2 a final Certificate for Payment or Project Certificate for Payment has been issued by the Architect.

§ 5.2.1.2 The Owner's final payment to the Contractor shall be made no later than 30 days after the issuance of the final Certificate for Payment o Project Certificate for Payment, or as follows:

§ 5.2.2 <u>The following must be submitted to the Construction Manager before the acceptance and submission of final</u> payment in addition to requirements of other sections:

- .1 All required closeout documents including warranties, guarantees, operation and maintenance documents, and training;
- .2 As-Builts Drawings;
- .3 Itemized lists of all surplus and extra materials required per specifications at which time the Construction Manager will schedule the delivery of such materials to the owner by the Contractor;
- .4 Consent of Surety for Final Payment;
- .5 Submit Releases and Final Unconditional Waivers of Lien from all suppliers and subcontractors;
- .6 Submit certification stating that no materials containing asbestos were incorporated into the Work;
- .7 Submit certification that all punch list items have been completed.

Init.

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

(Insert rate of interest agreed upon, if any.)

Five Percent (5%) per annum % See MCL 438.31

ARTICLE 6 DISPUTE RESOLUTION

§ 6.1 Initial Decision Maker

The Architect will serve as Initial Decision Maker pursuant to Section 15 of AIA Document A232-2019, unless the parties appoint below another individual, not a party to this Agreement, to serve as Initial Decision Maker. (If the parties mutually agree, insert the name, address and other contact information of the Initial Decision Maker, if other than the Architect.)

<u>N/A</u>

§ 6.2 Binding Dispute Resolution

For any Claim subject to, but not resolved by, mediation pursuant to Section 15 of AIA Document A232-2019, the method of binding dispute resolution shall be as follows:

(Check the appropriate box.).



Arbitration pursuant to Section 15 of AIA Document A232-2019



Litigation in a court of competent jurisdiction

Other:	(Specify)
--------	-----------

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

§ 6.2.1 In an effort to resolve any conflicts that arise during the construction of the Project or following the completion of the project, the Owner and the Contractor agree that all disputes between them arising out of or relating to this Agreement shall be submitted to non-binding mediation, unless the parties mutually agree otherwise. All parties shall endeavor to settle disputes by mediation in accordance with the Construction Industry Mediation Rules of the American Arbitration Association currently in effect. Demand for mediation shall be filed in writing with the other party of this Agreement and with the American Arbitration Association. A demand for mediation shall be made within a reasonable time after the claim, dispute, or other matter in writing to the other party. In the event non-binding mediation fails to resolve any or all of the disputes or claims, the parties may pursue relief through any other legal and/or equitable means.

§ 6.2.2 The Owner reserves the right in its discretion to require consolidation or joinder of any mediation relating to this Agreement with another mediation involving an independent contractor or consultant engaged by the Owner in connection with the Project. Agreement in the event the Owner believes such consolidation or joinder is necessary in order to resolve a dispute or avoid duplication of time, expense, or effort.

§ 6.2.3 In the event the Owner is involved in a dispute which is not subject to mediation involving a person or entity not a party to this Agreement, the mediation provision of this Article shall be deemed to be void and nonexistent in the event the Owner, in its discretion, determines the Contractor should become a part to that dispute by joinder or otherwise.

§ 6.2.4 The Owner reserves the right to require any mediation to be held near the Owner's principal place of business.

ARTICLE 7 TERMINATION OR SUSPENSION § 7.1 Where the Contract Sum is a Stipulated Sum

AIA Document A132[™] - 2019. Copyright © 1975, 1980, 1992, 2019 and 2019 by The American Institute of Architects. All rights reserved. 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. To report copyright violations, e-mail The American Institute of Architects' legal counsel, copyright@aia.org.

Init.

§ 7.1.1 The Contract may be terminated by the Owner or the Contractor as provided in Article 14 of AIA Document A232-2019.

§7.1.2 The Work may be suspended by the Owner as provided in Article 14 of AIA Document A232-2019.

ARTICLE 8 MISCELLANEOUS PROVISIONS

§ 8.1 Where reference is made in this Agreement to a provision of AIA Document A232-2019 or another Contract Document, the reference refers to that provision as amended or supplemented <u>therein</u>, or as amended or <u>supplemented</u> by other provisions of the Contract Documents.

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

«Owner_Name» «Owner_Address» «Owner_CSZ»

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

«Contractor» «Address» «CSZ»

§ 8.4 Neither the Owner's nor the Contractor's representative shall be changed without ten days <u>written</u> notice to the other party.

§ 8.5 Insurance and Bonds

§ 8.5.1 The Owner and the Contractor shall purchase and maintain insurance as set forth in AIA Document A132TM-2019, Standard Form of Agreement Between Owner and Contractor, Construction Manager as Adviser Edition, and elsewhere in the Contract Documents.

Type of Insurance

Limit of Liability (\$0.00) Per Specifications

§ 8.5.2 The Contractor shall provide bonds as set forth in Article 11 of AIA Document A132TM-2019, and elsewhere in the Contract.

§ 8.6 Other provisions:

§ 8.6.1 Project Team is comprised of the Owner, Construction Manager, Owner's Representative and Architect.

§ 8.6.2 The Bid Division Description(s) outline the work items that the Contractor is responsible to provide for the Project regardless of any customary practices or agreements of that trade.

§ 8.6.3 If a Project Team member has reasonable objection to the actions of or the manner by which work is performed by a person directly employed by the Contractor or by any subcontractor of the Contractor, the Contractor shall propose another to whom the Project Team has no reasonable objection. Any cost associated with the removal and replacement of such a person shall be at the expense of the Contractor.

§ 8.6.4 All Change Orders and Change Directives will be initiated by a Change Event. (Reference Sections 01051, and 01053 of the Project Manual). The Change Event will be the instrument by which the Contractor will submit a detailed and itemized cost proposal for a proposed change for review by the Construction Manager, Owner's Representative and Architect, and the approval by the Owner, before the contract change is issued.

§ 8.6.5 A Change Event shall not alter the Contractor's obligation to comply with the process of filing claims in accordance with other provisions of this agreement.

§ 8.6.6 All Contractors must conform to the provisions of the Michigan Right-To-Know Law, 1986 PA 80.

§ 8.6.7 All Contractors must have available on site a copy of all Safety Data Sheets and in addition provide a copy to the Construction Manager. The Construction Manager will return the copy of the Contractor's Safety Data Sheets at the completion of the project.

§ 8.6.8 The Contractor shall include similar dispute resolution provisions in all agreements with subcontractors, subconsultants, suppliers, or fabricators so retained, thereby providing for a consistent method of dispute resolution among the parties to those agreements.

§ 8.6.9 In the event of any inconsistency between this agreement and the General Conditions of the Contract for Construction (the "General Conditions"), the terms of this agreement shall govern.

§ 8.6.10 Claims by the Owner arising under this Agreement shall be subject to the limitations provisions defined in Michigan law, except that in no event shall a claim by the Owner be deemed untimely if filed within six (6) years of the final project completion. This provision is acknowledged to apply notwithstanding any other and shorter time frames contractually applicable to claims of the Contractor.

§ 8.6.11 The provisions of the General Conditions related to any waiver of subrogation are hereby deleted from the document and shall be deemed to have no effect. Further, any provision interpreted as the Owner waiving consequential or other indirect damages shall be ineffective and void.

§ 8.6.12 The modifications made to AIA Document A232-2019 Edition by the Owner are hereby incorporated into this Agreement.

§ 8.6.13 All specified insurance certificates and/or insurance policies must be received by the Construction Manager prior to the Contractor commencing work. The Contractor agrees to furnish a performance bond, and labor and materials payment bond for the full amount of this contract, including change orders.

ARTICLE 9 ENUMERATIONS OF CONTRACT DOCUMENTS

§ 9.1 This Agreement is comprised of the following documents:

- .1 AIA Document A132[™]-2019, Standard Form of Agreement Between Owner and Contractor, Construction Manager as Adviser Edition
- .2
- .3 AIA Document A232[™]-2019, General Conditions of the Contract for Construction, Construction Manager as Adviser Edition
- .4
- .5 <u>The</u> Drawings <u>are as follows, and are dated</u> <u>«Drawings Dates» unless a different date is show below:</u> <u>See Attachment "C"</u>

	Number	Title		Date
.6	<u>The</u> Specifications <u>an</u> date is shown below:			ed «Manual Dated» unless a different
	Section	Title	Date	Pages
.7	The Addenda, if any	:		
	Number «Addendum 1»		Date «Adm Date»	Pages

AIA Document A132[™] - 2019. Copyright © 1975, 1980, 1992, 2019 and 2019 by The American Institute of Architects. All rights reserved. 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. To report copyright violations, e-mail The American Institute of Architects' legal counsel, copyright@aia.org.

«Addendum 2»	«Adm 2 Date»
«Addendum 3»	«Adm 3 Date»

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.

.8 Other Exhibits:

Supplementary and other Conditions of the Contract: <u>Those contained in the Project Manual dated</u> <u>«Manual_Dated»</u> unless a different date is shown below: See Attachment "B"

Document Title Date Pages

.9 Other documents, if any listed below:

(List here any additional documents that are intended to form part of the Contract Documents. AIA Document A232-2019 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.)

Pre Bid Meeting and Agenda, Post Bid Interview Form, and Pre Construction Meeting and Agenda

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

OWNER «Owner_Name»

(Signature)

«Owner_and_Title» (Printed name and title)

(Date)

CONTRACTOR <u>«Contractor»</u>

(Signature)

(Printed name and title)

(Date)

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2 PART 1 – GENERAL

1.01BID BONDS

- A. Bid Security must be in the form of a Bid Bond or a certified check made payable to the Owner.
- B. When a Bid Bond is submitted, the Owner shall be listed as oblige.
- C. When a Bid Bond is submitted, the attorney-in-fact that executes the bond on behalf of the Surety shall attach to the Bond a certified, current copy of their Power of Attorney.

D. THE BID BOND AND ALL OTHER BONDS MUST BE ISSUED BY A SURETY COMPANY LICENSED AS SUCH TO DO BUSINESS IN THE STATE OF MICHIGAN.

1.02LABOR & MATERIAL PAYMENT BONDS AND PERFORMANCE BONDS

A. The Owner reserves the right to require any successful Bidder to furnish both a Labor and Material Payment Bond, and a Performance Bond, each in the amount of one hundred percent (100%) of their contract amount.

B. THE LABOR & MATERIAL PAYMENT BOND AND THE PERFORMANCE BOND MUST BE ISSUED BY A SURETY COMPANY LICENSED AS SUCH TO DO BUSINESS IN THE STATE OF MICHGIAN.

- C. When required, Labor and Material Payment Bonds and Performance Bonds must be separate. The combined form will not be accepted. Labor & Material Payment Bonds and Performance Bonds must be submitted on AIA Document A312, 2010 edition, without modifications.
- D. When submitted, Labor and Material Payment Bonds and Performance Bonds shall include:
 - 1. Full name and address of Contractor Surety and Owner.
 - 2. The proper Contract Date.
 - 3. The exact amount of the Contract.
 - 4. A description of the contract work / project.
 - 5. The Owner's name and address.
 - 6. An incorporation by reference of the contract terms.
 - 7. Language obligating the Surety, jointly and severally, with the Contract to the Owner
 - 8. The condition for discharge to the Surety.
 - 9. Signature.
 - 10. Corporate Seal, if applicable.
 - 11. Notarization.
 - 12. Power of Attorney.

1.03SUPPLY BONDS

- A. The Owner reserves the right to require any direct supplier to furnish a Supply Bond in the amount of one hundred percent (100%) of their contract amount.
- B. Supply Bonds shall include all information required above (reference 1.02C above) for Labor and Material Payment Bonds and Performance Bonds.

C. ALL SUPPLY BONDS SHALL BE LEGAL AND ENFORCEABLE IN THE STATE OF MICHIGAN.

1.04BOND COSTS IN BIDS

A. Do not include costs for Labor and Material Payment Bond(s), Performance Bond(s), or Supply Bond(s) in Base bid. State the cost of such Bond(s) separately, in the space(s) provided on the Proposal Form (Section 00300).

Wolgast Corporation – Construction Management

1.05SUBMISSION OF BONDS

- A. Bonds shall be submitted to the Construction Manager for delivery to the Owner within fifteen (15) days following the date of issue of the Contract.
- B. Bonds must be submitted prior to contract execution and accepted by the Owner before work may begin on-site.
- C. If the work is commenced prior to contract execution in response to a Notice to Proceed (reference Section 00500), the Contractor shall, prior to commencement of the work, submit evidence satisfactory to the Owner that required bonds will be furnished, and shall deliver the Bonds by the date the Bidder executes the Owner/Contractor Agreement (reference Section 00510).

PART 1 – GENERAL

1.01 INSURANCE CERTIFICATES

- A. Each Contractor shall provide, prior to the beginning of Work, a certificate of insurance for delivery to the Owner indicating that all required insurance coverage is in force.
- B. Use standard Insurance Certificate Form. The Accord Form 25 (2016/03) are preferable forms. These forms should be obtained from your Insurance agent.

C. Issue all certificates to: Bay City Public Schools 601 Blend Street Bay City MI 48706

- D. Certificates must show as 'additional insured' the Owner, **Bay City Public Schools**, the Architect, **WTA Architects**, and the Construction Manager, **WOLGAST CORPORATION**.
- E. A "Letter of Compliance" must be completed and submitted along with the certificate of insurance. The "Letter of Compliance" form is Page 3 of this section.
- F. Insurance certificates must be completed as follows: (please refer to corresponding numerals on the sample certificate (following instructions) and also reference the "Section 00700 General Conditions of the Contract for Construction."
 - 1. This blank is to be dated the date the certificate of insurance is issued.
 - 2. This blank is to provide the complete name and address of the insurance agency issuing the certificate.
 - 3. This blank is to provide the full name and address of the "prime contractor."
 - 4. These blanks are to provide the name (or names) of the insurance company (ies) providing coverage for the specific coverage issued on the certificate.
 - 5. General Liability
 - a. General Liability All blanks must be checked in this section and policies must be on an "occurrence" basis.
 - b. Policy Number A policy number must be listed here.
 - c. Policy "effective" and "expiration" dates must be listed in these two blanks.
 - d. This section must be filled in with dollar amounts (listed in thousands). Please refer to the example on the following page.
 - 6. Automobile liability
 - a. These blanks must be filled in with either:
 - Option 1: Any Auto, Hired, and Non-Owned automobiles OR
 - Option 2: All Owned Autos (Priv. Pass.), All Owned Autos (Other than Priv. Pass.), Hired Autos, and Non-Owned Autos.
 - b. Policy Number A policy number must be listed here.
 - c. Policy Effective and Expiration dates must be listed in these two blanks.
 - d. This Section must be filled in with dollar amounts (in thousands).
 - 7. Excess Liability (Provide \$2 million Excess Liability Umbrella policy):
 - a. This blank must be checked with the "Umbrella Form."
 - b. Policy Number A policy number must be listed here.
 - c. Policy Effective and Expiration dates must be listed in these blanks.
 - d. If this section is required (see Item 7 above), both of these blanks must be filled in with a minimum of \$2,000,000 and \$2,000,000.

- 8. Worker's Compensation
 - a. Nothing needs to be checked here.
 - b. Policy Number A policy number must be listed here.
 - c. Policy Effective and Expiration dates must be listed in these blanks.
 - d. These blanks must be filled in with minimum limits as follows:
 - \$500,000 (each accident)
 - \$500,000 (disease policy limits)
 - \$500,000 (disease each employee)
- 9. This section need not be completed unless some unique coverage is required for a certain type of job.
- 10. This section should contain the listing of the additional insured as in 1.01D. The names of the Owner, Architect, and Construction Manager must be listed here.
- 11. The Owner should be listed here, as this is the actual Certificate Holder. List the Owner as follows:

Bay City Public Schools

- 12. This blank must show the number thirty (30), indicating that the Owner and all additional insured parties will receive at least thirty (30) days' notice of cancellation of any of the policies listed on the certificate.
- 13. The certificate must be signed by a licensed insurance agent or representative of the insurance company in order to be valid.

NOTE: Sample Certificate of Liability and Letter of Compliance follows.

	Letter of Compliance
-	
Project:	
	dge that I/We am/are the Insurance Agent(s) for the above-named Contractor and furthermore e insurance coverage required under this Contract with the Owner:
	Bay City Public Schools
We hereby certify that sai Owner referenced above.	id Contractor is in compliance with all insurance coverage required under this Contract with th
We hereby certify that sai the attached certificate of	id Contractor is in compliance with all insurance requirements, whether or not so evidenced or f insurance.
Signed:	
Agency:	
Address:	
Address: Agent:	
Agent:	
Agent: Witness:	
Agent: Witness: Date: Notary: My Commission	
Agent: Witness: Date: Notary:	
Agent: Witness: Date: Notary: My Commission	
Agent: Witness: Date: Notary: My Commission Expires:	
Agent: Witness: Date: Notary: My Commission Expires: For:	
Agent: Witness: Date: Notary: My Commission Expires: For: Contractor: Address:	
Agent: Witness: Date: Notary: My Commission Expires: For: Contractor:	

	RTIFIC	ATE OF LIAE	BILITY INSU	RANC	E DATE	(MM/DD/YYYY)
THIS CERTIFICATE IS ISSUED AS A M CERTIFICATE DOES NOT AFFIRMATIV BELOW. THIS CERTIFICATE OF INSU REPRESENTATIVE OR PRODUCER, AM	VELY OR NE	GATIVELY AMEND, ES NOT CONSTITUT FICATE HOLDER.	EXTEND OR ALTE E A CONTRACT B	R THE COV	/ERAGE AFFORDED BY THE HE ISSUING INSURER(S), AU	E POLICIES
IMPORTANT: If the certificate holder is If SUBROGATION IS WAIVED, subject this certificate does not confer rights to	to the terms a	and conditions of th	e policy, certain po	licies may r		
RODUCER			CONTACT NAME:	CONTRACTOR OF STREET	2014 CONTRACTOR CONTRACTOR	
(2)			PHONE (A/C, No, Ext):		FAX (A/C, No):	
(2)			E-MAIL ADDRESS:			
			INSI	URER(S) AFFOR	DING COVERAGE	NAIC #
A CARLES AND A CAR			INSURER A: (4)		AN ALCOHOL STATE	
INSURED		INSURER B :				
(3)			INSURER C :	Post-	a an	
			INSURER D :			-
			INSURER E :		······	
OVERAGES CER	TIFICATE NU	IMBER.	INSURER F :		REVISION NUMBER:	
THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY RE CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	QUIREMENT, " PERTAIN, THE POLICIES. LIMI	TERM OR CONDITION INSURANCE AFFORD	OF ANY CONTRACT ED BY THE POLICIES BEEN REDUCED BY F	OR OTHER I S DESCRIBED PAID CLAIMS.	DOCUMENT WITH RESPECT TO	WHICH THIS
TYPE OF INSURANCE	ADDL SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
X COMMERCIAL GENERAL LIABILITY (5A)		141132 - S-SSANDOAL-2976-C-316-13				.000,000.0
CLAIMS-MADE OCCUR		(5B)	(5	-	DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000.0	
		(36)	15	c)	MED EXP (Any one person) \$	5,000.0
						000,000.0
GEN'L AGGREGATE LIMIT APPLIES PER:						000,000.0
POLICY PRO- JECT LOC					PRODUCTS - COMP/OP AGG \$ 1,	000,000.0
AUTOMOBILE LIABILITY (CA)		and the second se			COMBINED SINGLE LIME DI 1	000,000.0
X ANY AUTO (6A)				1990	(Ea accident) (DD) * 1, BODILY INJURY (Per person) \$	000,000.00
OWNED SCHEDULED		(6B)	(6C)	C)	BODILY INJURY (Per accident) \$	
X AUTOS ONLY AUTOS AUTOS ONLY X AUTOS ONLY			16		PROPERTY DAMAGE \$	
				Waxan Mara	\$	
X UMBRELLA LIAB OCCUR (7A		(70)	17	C)	EACH OCCURRENCE (7D) \$ 2,	.000,000.0
EXCESS LIAB CLAIMS-MADE		(7B)		-)	AGGREGATE \$ 2,	000,000.0
DED RETENTION S					S LOTH	
WORKERS COMPENSATION (8A) AND EMPLOYERS' LIABILITY		()			PER OTH- (8D)	
ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBEREXCLUDED?	N/A	(8B)	(8	C)	the second se	500,000.00
(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below						500,000.00
DESCRIPTION OF OPERATIONS below	4			1100 MAR 10 111	E.L. DISEASE - POLICY LIMIT \$	500,000.00
(9)						
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (ACORD 101	, Additional Remarks Sched	ule, may be attached if mor	re space is requi	red)	
(10) LIST THE OWNER, ARCH	ITECT AND	CONSTRUCTION	MANAGER AS AI	DDITIONA	L INSURED	
				-		
CERTIFICATE HOLDER			CANCELLATION (12)			
(11) INSERT THE OWNER'S NAM	IE HERE		SHOULD ANY OF	N DATE TH	DESCRIBED POLICIES BE CANCI IEREOF, NOTICE WILL BE I	
NOTE: PLEASE HAVE YOUR INS	URANCE CO	OMPANY MAIL				
THIS DOCUMENT TO THE CONT	RUCTION N	MANAGER	AUTHORIZED REPRES	ENTATIVE	- (CO34	
			(13)			
Factoria de la companya de la			(13)			
	1914 - 38,45,4		© 1 are registered mar		CORD CORPORATION. All r	ights reserv

Wolgast Corporation – Construction Management

00650 – Page 4

POLICY NUMBER:

COMMERCIAL GENERAL LIABILITY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS - SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations

A. Section II - Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

- 1. Your acts or omissions; or
- The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

C Insurance Services Office, Inc., 2012

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- Required by the contract or agreement; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

CG 20 10 04 13

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS - AUTOMATIC STATUS WHEN REQUIRED IN CONSTRUCTION AGREEMENT WITH YOU

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. Section II Who Is An Insured is amended to include as an additional insured any person or organization for whom you are performing operations when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy. Such person or organization is an additional insured only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured.

However, the insurance afforded to such additional insured:

- Only applies to the extent permitted by law; and
- Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for that additional insured are completed.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

 "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:

@ Insurance Services Office, Inc., 2012

- a. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional architectural, engineering or surveying services.

- "Bodily injury" or "property damage" occurring after:
 - a. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
 - b. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III - Limits Of Insurance:

The most we will pay on behalf of the additional insured is the amount of insurance:

> CG 20 33 04 13 Page 1 of 2

Wolgast Corporation - Construction Management

00650 - Page 6

- Required by the contract or agreement you have entered into with the additional insured; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

CG 20 33 04 13 Page 2 of 2

Wolgast Corporation – Construction Management

00650 – Page 7

POLICY NUMBER:

COMMERCIAL GENERAL LIABILITY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS - COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) And Description Of Covered Operation

A. Section II - Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the schedule of this endorsement performed for that additional insured and included in the "productscompleted operations hazard".

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the

@ Insurance Services Office, Inc., 2012

contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III - Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- Required by the contract or agreement; or
- Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

CG 20 37 04 13

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Within fifteen (15) days following the date of the issue of the Notice to Proceed (Section 00500), each Contractor shall submit to the Construction Manager for delivery to the Owner a Schedule of Values showing accurate costs for the elements of their Work.
- B. The Schedule of Values shall be typed or printed on the Contractor's letterhead, identify the project and work division, and must be dated and signed.
- C. The Schedule of Values shall divide the Work into a sufficient number of individual cost elements to serve as an accurate basis for Contractor's Application for Payment.
- D. Each work element shall be listed identifying labor and material as separate line items. Each work element shall include its prorated share of profit, overhead, and retainage.

1.02 SPECIAL ITEMS

- A. As a part of the schedule of values the Contractor shall designate specific line items and associated values identified as:
 - 1. Performance Bond and Labor & Material Payment Bond (when required by Owner). Value: Actual Cost of Bonds
 - Daily housekeeping and clean-up inclusive of any special cleaning and preparation required by the specification for delivering the building for the Owners occupancy.
 Value: Two percent (2%) of the total Contract Amount
 - Retainage / Punch List Value: Ten percent (10%) of the total Contract Amount
- B. A request for payment of any special item amount contained in the Contractor's approved Schedule of Values or a portion thereof may be submitted for payment once the work for that item has been completed to the satisfaction of the Owner, Architect and Construction Manager
- C. Upon the completion of the Contractor's work exclusive of any punch list work, a Contractor may submit a separate Application for Payment requesting the Retention / Punch List line item be reduced to (5%). This request must be submitted to the Construction Manager along with a Partial Consent of Surety. Once received, the Construction Manager will forward it to the Owner for approval and notify the contractor when fully executed. The Owner shall reserve the right to accept or reject all requests for Retention / Punch List reduction.
- D. The Schedule of Values shall be submitted and approved prior to Contract execution and receipt of any payment.
- E. Absolutely NO CHANGES may be made to an approved Schedule of Values.
- F. Increases or decreases in the Contract Amount shall be through change orders.
- G. Each Change Order shall be listed as a new line item on the Contractor Invoicing Form.

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Within fifteen (15) days following the date of the issue of the Contract, each Contractor shall submit to the Construction Manager for delivery to the Owner, a list of all subcontractors that they intend to utilize in their performance of the Work, and all suppliers who will be providing materials and/or equipment to be incorporated into the Work.
- B. All SUBCONTRACTORS' names, addresses, telephone numbers, and types of Work shall be included on the list.
- C. All SUPPLIERS' names, addresses, telephone number, and items provided shall be included on the list.
- D. All items of material and equipment included in the Work shall be listed. Each item shall be listed with its manufacturer, supplier, and installing subcontractor, if applicable.
- E. Subcontractor / Supplier / Material / Equipment listings shall be submitted prior to contract execution.
- F. Prior to awarding a contract, the Construction Manager will notify the contractor if the Owner has a reasonable and substantial objection to any person, organization, material and/or equipment listed by the Contractor. If the Owner has a reasonable and substantial objection, the Contractor shall amend their Proposal by providing an acceptable substitute. The Owner may, at their discretion, accept such a substitute or they may disqualify the Proposal.
- G. Suppliers, Subcontractors, Material, and Equipment proposed by the Contractor and accepted by the Owner shall be used in the Work for which they are proposed and accepted and shall not be changed except with prior written approval by the Construction Manager and Owner.

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Within fifteen (15) days following the date of issue of a Contract, each Contractor shall submit to the Construction Manager, for delivery to the Owner, a list of all supervisory employees whom the Contractor proposes to employee to accomplish the Work.
- B. This list shall include supervisory employees' names, titles, and duties.
- C. Employee listings shall be submitted prior to contract execution.

1.02 OWNER'S APPROVAL

- A. Contractors are required to establish, to the satisfaction of the Owner, the reliability and responsibility of proposed employees.
- B. Prior to the award of a contract, the Construction Manager will notify the Contractor if the Owner has a reasonable and substantial objection to any person listed by the Contractor. If the Owner has reasonable and substantial objection, the Contractor may amend their Proposal by providing an acceptable substitute. The Owner may, at their discretion, accept such a substitute or they may disqualify the Proposal.
- C. Employees proposed by the Contractor and accepted by the Owner shall be employed on the Work for which they are proposed and accepted and shall not be changed except with written approval of the Owner.

PROJECT GENERAL CONDITIONS OF THE CONTRACT FOR CONSTRUCTION ON FOLLOWING PAGE(S)

END OF SECTION 00700

Wolgast Corporation – Construction Management

00700 – Page 1

\mathbf{W} AIA[®] Document A232[®] – 2019

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

for the following PROJECT:

(Name, and location or address)

Bay City Public Schools, construction improvements in accordance with the relevant application for preliminary qualification of bonds, the relevant ballot election language, Owner-approved plans and specifications, all applicable laws, the Owner's fixed budget, and as otherwise approved by the Owner.

THE CONSTRUCTION MANAGER:

(Name, legal status, and address)

Wolgast Corporation 4835 Towne Centre Road, Suite 203 Saginaw, Michigan 48604 Telephone: (989) 790-9120 Facsimile: (989) 790-9063

THE OWNER: (Name, legal status, and address)

Bay City Public Schools 910 N. Walnut Street Bay City, Michigan 48706 Telephone: (989) 686-9700 Facsimile: (989) 266-8218

THE ARCHITECT: (Name, legal status, and address)

WTA Architects, Inc. 100 South Jefferson Avenue, Suite 601 Saginaw, Michigan 48607 Telephone: (989) 752-8107 Facsimile: (989) 752-3125

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

This document is intended to be used in conjunction with AIA Documents A132[™]-2019, Standard Form of Agreement Between Owner and Contractor, Construction Manager as Adviser Edition; B132[™]-2019, Standard Form of Agreement Between Owner and Architect, Construction Manager as Adviser Edition; and C132[™]-2019, Standard Form of Agreement Between Owner and Construction Manager as Adviser.

AIA Document A232[™] - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

TABLE OF ARTICLES

- 1 **GENERAL PROVISIONS**
- 2 OWNER
- 3 CONTRACTOR
- 4 ARCHITECT AND CONSTRUCTION MANAGER
- 5 **SUBCONTRACTORS**
- 6 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS
- 7 CHANGES IN THE WORK
- 8 TIME

Init.

- 9 **PAYMENTS AND COMPLETION**
- 10 PROTECTION OF PERSONS AND PROPERTY
- 11 INSURANCE AND BONDS
- 12 UNCOVERING AND CORRECTION OF WORK
- 13 **MISCELLANEOUS PROVISIONS**
- 14 TERMINATION OR SUSPENSION OF THE CONTRACT
- 15 **CLAIMS AND DISPUTES**

ARTICLE 1 **GENERAL PROVISIONS**

§ 1.1 Basic Definitions

§ 1.1.1 The Contract Documents. The Contract Documents are enumerated in the Agreement between the Owner and Contractor (hereinafter the Agreement) and consist of the Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution of the Contract, other documents listed in the Agreement, and Modifications issued after execution of the Contract. A Modification is (1) a written amendment to the Contract signed by both parties, (2) a Change Order, (3) a Construction Change Directive, or (4) a written order for a minor change in the Work issued by the Architect. Unless specifically enumerated in the Agreement, as to contractors, the Contract Documents do not also 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, Owner-accepted portions of the Contractor's bid or proposal, or and portions of addenda relating to bidding or proposal requirements.requirements but do not include sample forms. The Architect's execution of the Owner/Architect Agreement and the Construction Manager's execution of the Owner/Construction Manager Agreement shall constitute their acceptance of all terms herein related to the respective parties.

§ 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 the Construction Manager or the Construction Manager's consultants, (3) between the Owner and the Architect or the Architect's consultants, (4) between the Contractor and the Construction Manager or the Construction Manager's consultants, (5) between the Owner and a Subcontractor or Sub-subcontractor (6) between the Construction Manager and the Architect, or (7) between any persons or entities other than the Owner and Contractor. The Construction Manager and Architect shall, however, be entitled to performance and enforcement of obligations under the Contract intended to facilitate performance of their 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. The Contractor acknowledges and agrees that the Contract Documents are sufficient to provide for the completion of the Work and that the Contract Documents include work (whether or not shown or described) which reasonably may be inferred to be required or useful for the completion of the Work in accordance with applicable laws, codes, and customary standards of the construction industry.

§ 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 other Contractors, and by the Owner's own forces and Separate Contractors.

§ 1.1.5 Contractors. Contractors are persons or entities, other than the Contractor or Separate Contractors, who perform Work under contracts with the Owner that are administered by the Architect and Construction Manager.

§ 1.1.6 Separate Contractors. Separate Contractors are persons or entities who perform construction under separate contracts with the Owner not administered by the Architect and Construction Manager.

§ 1.1.7 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.

§ 1.1.8 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.

§ 1.1.9 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.

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 1.1.10 Initial Decision Maker. The Initial Decision Maker is the person identified in the Agreement to render initial decisions on Claims in accordance with Section 15.2. The Initial Decision Maker shall not show partiality to the Owner or Contractor and shall not be liable for results of interpretations or decisions rendered in good faith.faith and without negligence.

§ 1.1.11 Products. The term "Product(s)" as used in the Contract Documents refers to the materials, systems, and equipment provided by the Contractor for use in the Work of the Project.

§ 1.1.12 Warranty. The terms "Warranty" and "Guarantee" as used in the Contract Documents shall have the same meaning and shall be defined as "legally enforceable assurance of satisfactory performance or quality of a product or Work."

§ 1.1.13 Materials. Where materials, systems, and equipment items are referred to in the singular, such reference shall not serve to limit the quantity required. The Contractor shall furnish quantities as required by the Contract Documents to complete the Work. Unless specifically limited in the Contract Documents, the words "furnish," "install," and "provide," or any combination thereof mean to furnish and incorporate into the Work, including all necessary labor, materials, and equipment and other items required to perform the Work indicated.

§ 1.1.14 Project Manual. The Project Manual is a volume assembled for the Work which may include the bidding requirements, sample forms, Conditions of the Contract, and Specifications.

§ 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. Where responsibility for particular Work is required of the Contractor, the Contractor shall not be released from that responsibility by reason of the specification or drawing which establishes the responsibility. Thus, the Contractor shall be responsible for all Work required of it, even though that responsibility may be shown only in that portion of the documents typically pertaining to another contractor or 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.

§ 1.2.4 If there should be a conflict between two or more of the Contract Documents then the following order of interpretation shall apply:

- Where requirements specifically set forth in the applicable Agreement are in conflict with other .1 Contract Documents, including but not limited to these General Conditions, the Agreement shall govern.
- In all other instances, the conflict shall be resolved by complying with the provision that is most favorable to the Owner (as determined by the Owner in the Owner's sole discretion).
- When a duplicate of material or equipment occurs in the Drawings, the Specifications or other Contract Documents, each Contractor shall be deemed to have bid on the basis of each furnishing such material or equipment. The Owner, with the assistance of the Architect and Construction Manager, will decide which Subcontractor(s) shall furnish the same.

Init. 1

AIA Document A232[™] – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," 'AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 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-Unless otherwise indicated in the Contract Documents or the Owner/Architect Agreement 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 unless otherwise indicated in the Contract Documents or the Owner/Architect Agreement, the Architect and respective consultants will retain all common law, statutory, and other reserved rights in their Instruments of Service, including copyrights. The Contractor, Subcontractors, sub-subcontractors, 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, subject to any protocols established pursuant to Sections 1.7 and 1.8, 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, Architect, and the Architect's consultants.

§ 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 <u>national overnight</u> courier, or by electronic transmission if a method for electronic transmission is set forth in the Agreement. Further, any other written notice delivered with a written acknowledgement of receipt shall be deemed duly served, regardless of method.

Wherever the Contract Documents require the Contractor to give "Notice" or "Timely Notice" to the Architect, Public Authority, and/or others, it shall be the Contractor's responsibility to furnish all such notices sufficiently in advance to allow the party receiving the notice reasonable time to react to such notice, including travel time on the job site as necessary, when such notices require the on-site presence of the Architect, Public Authority, their authorized representatives, or others for field observation of inspections, testing or approvals. Reasonable time shall be defined as no less than 24 hours plus normal travel time from the home office of the party being notified to the job site and must also accommodate known, standard, or reasonable processing periods.

§ 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

The parties <u>shall-may</u> agree upon protocols governing the transmission and use of Instruments of Service or any other information or documentation in digital form. The parties <u>will-may</u> use AIA Document E203TM–2013, Building Information Modeling and Digital Data Exhibit, to establish the protocols for the development, use, transmission, and exchange of digital data.

§ 1.8 Building Information Models Use and Reliance

Any use of, or reliance on, all or a portion of a building information model without agreement to protocols governing the use of, and reliance on, the information contained in the model and without having those protocols set forth in AIA Document E203TM 2013, Building Information Modeling and Digital Data Exhibit, and the requisite AIA Document

G202TM 2013, Project Building Information Modeling Protocol Form, shall be at the using or relying party's sole risk and without liability to the other party and its contractors or consultants, the authors of, or contributors to, the building information model, and each of their agents and employees.

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. authorization subject to parameters of authority established by Owner's board of education. Except as otherwise provided in Section 4.2.1, the Construction Manager and the Architect do 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.

§ 2.2 Evidence of the Owner's Financial Arrangements

§ 2.2.1 Prior to commencement of the Work, and upon written request by the Contractor, the Owner shall furnish to the Contractor reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract. The Contractor shall have no obligation to commence the Work until the Owner provides such evidence. If commencement of the Work is delayed under this Section 2.2.1, the Contract Time shall be extended appropriately.

§ 2.2.2 Following commencement of the Work and upon written request by the Contractor, the Owner shall furnish to the Contractor reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract only if (1) the Owner fails to make payments to the Contractor as the Contract Documents require; (2) the Contractor identifies in writing a reasonable concern regarding the Owner's ability to make payment when due; or (3) a change in the Work materially changes the Contract Sum. If the Owner fails to provide such evidence, as required, within fourteen days of the Contractor's request, the Contractor may immediately stop the Work and, in that event, shall notify the Owner that the Work has stopped. However, if the request is made because a change in the Work materially changes the Contract Sum under (3) above, the Contractor may immediately stop only that portion of the Work affected by the change until reasonable evidence is provided. If the Work is stopped under this Section 2.2.2, 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 in the Contract Documents.

§ 2.2.3 After the Owner furnishes evidence of financial arrangements under this Section 2.2, the Owner shall not materially vary such financial arrangements without prior notice to the Contractor.

§ 2.2.4 Where the Owner has designated information furnished under this Section 2.2 as Owner's information is "confidential," the Contractor shall keep the information confidential and shall not disclose it to any other person. However, the Contractor may disclose "confidential" information, after seven (7) days' notice to the Owner, where disclosure is required by law, including a subpoena or other form of compulsory legal process issued by a court or governmental entity, or by court or arbitrator(s) order. The Contractor may also disclose "confidential" information to its employees, consultants, sureties, Subcontractors and their employees, Sub-subcontractors, and others who need to know the content of such information solely and exclusively for the Project and who agree to maintain the confidentiality of such information.

§ 2.3 Information and Services Required of the Owner

Init.

1

§ 2.3.1 Except for permits and fees that are the responsibility of the Contractor under the Contract Documents, including including, but not limited to, those required under Section 3.7.1, the Owner shall secure and pay for necessary approvals, easements, assessments and charges required for construction, use or occupancy of permanent structures or for permanent changes in existing facilities. Unless otherwise provided under the Contract Documents, the Owner, assisted by the Construction Manager, shall secure and pay for the building permit.

§ 2.3.2 The Owner shall retain an architect Architect is the person lawfully licensed to practice architecture, or an entity lawfully practicing architecture, in the jurisdiction where the Project is located. is located, if licensed architecture is required by law for the Project. 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. The term "Architect," "Architect/Engineer," "Engineer," or "Design Professional" as used herein means the Architect or the Architect's authorized representative.

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

§ 2.3.4 If the employment of the Construction Manager or Architect terminates, the Owner shall employ a successor construction manager or architect to whom the Contractor has no reasonable objection and whose status under the Contract Documents shall be that of the Construction Manager or Architect, respectively.

§ 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 Taking into account the Contractor's experience and expertise, and exercise of professional caution, 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. The Contractor shall not be entitled to additional compensation resulting from its failure to confirm the location of the site utilities or existing structures prior to bid opening.

§ 2.3.6 The Upon specific written request of the Contractor, 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. Contracts with other Contractors alone shall not constitute sufficient Owner control for purposes of this section.

§ 2.3.7 Unless otherwise provided in the Contract Documents, the Owner shall furnish to the Contractor Contractor will receive at least one copy of the Contract Documents in pdf format (or another format reasonably approved by the Owner) for purposes of making reproductions pursuant to Section 1.5.2.

§ 2.3.8 The Owner shall endeavor to forward all communications to the Contractor through the Construction Manager. Other communication shall be made as set forth in Section 4.2.6.

§ 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. This right shall be in addition to and not in limitation of the Owner's rights under any provision of the Contract Documents.

§ 2.5 Owner's Right to Carry Out the Work

Init.

1

If the Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents and fails within a ten-day three-day period after receipt of notice from the Owner or the Owner's designee (or immediately in the case of a threat to the safety of persons or property) 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. Such action by the Owner and amounts charged to the Contractor are both subject to review by the Construction Manager and prior approval of the Architect, and the Construction Manager or Architect may, pursuant to Section 9.5.1, withhold or nullify a Certificate for Payment in whole or in part, to the extent reasonably necessary to reimburse the Owner for the including any claim against the Contractor's Performance Bond, correct such default or neglect. In such case, the Owner may deduct from payments then or thereafter due the Contractor the reasonable cost of correcting such deficiencies, including Owner's expenses, including any and all legal expenses incurred to effectuate and enforce this provision and compensation for the Construction Manager's and Architect's and their respective consultants' additional services made necessary by such default, neglect, or failure. If current and future

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

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 Architect, or the amounts claimed as costs to the Owner, the Contractor may file a Claim pursuant to Article 15.

If the Architect, Construction Manager, Owner, or other contractors or consultants are required to provide additional services due to defects or deficiencies in the Contractor's work or by failure of the Contractor to perform under its agreement, the Contractor shall be responsible for all such costs and fees (including attorney fees), which shall promptly be paid to the Owner. The Owner, Contractor, Architect, and Construction Manager acknowledge that the Owner's receipt of such payment from the Contractor is a condition precedent to the Owner's obligation to make payment to those adversely affected.

This Section 2.5 allows the Owner to withhold payments from a non-performing Contractor irrespective of the termination procedure identified in Section 14.2, and the Owner may pursue either remedy, or both.

ARTICLE 3 CONTRACTOR

§ 3.1 General

Init.

1

§ 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.

§ 3.1.1.1 Possession, sale, or consumption of alcoholic beverages on the construction site is strictly prohibited. The unlawful manufacture, distribution, dispensation, possession or use of drugs is prohibited on the construction site.

§ 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 Construction Manager or Architect in their administration of the Contract, or by tests, inspections or approvals required or performed by persons or entities other than the Contractor.

§ 3.2 Review of Contract Documents and Field Conditions by Contractor

§ 3.2.1 Execution of the Contract by the Contractor is a representation that the Contractor has visited the 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 2.3.5, 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 Construction Manager and Architect any errors, inconsistencies or omissions discovered by or made known to the Contractor as a request for information submitted to the Construction Manager in such form as the Construction Manager and Architect may require. It is recognized that the Contractor's review is made in the Contractor's capacity as a contractor and not as a licensed design professional, unless otherwise specifically provided in the Contract Documents.

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

§ 3.2.4 If the Contractor believes that additional cost or time is involved because of clarifications or instructions the Architect issues in response to the Contractor's notices or requests for information pursuant to Sections 3.2.2 or 3.2.3, the Contractor shall 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 Contractor shall not be liable to the Owner or Architect for damages resulting from errors, inconsistencies or omissions in 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.

§ 3.2.5 Prior to submitting its bid, the Contractor shall have studied and compared the Contract Documents and shall have reported to the Architect any error, inconsistency, or omission in the Contract Documents related to its work. It will be presumed that the Contractor's bid and the Contract Sum include the cost of correcting any error, inconsistency, or omission, which could have been discovered by the exercise of reasonable diligence. Unless the Contractor establishes that such error, inconsistency, or omission could not have been discovered by the exercise of reasonable diligence, the Contractor will make such corrections without additional compensation so that the Work is fully functional.

§ 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. If the Contractor determines that such means, methods, techniques, sequences or procedures may not be safe, the Contractor shall give timely notice to the Owner, the Construction Manager, and the Architect, and shall propose alternative means, methods, techniques, sequences, or procedures, procedures, specifically including any delays that could impact timely coordination and completion of the Work. The Architect shall evaluate the proposed alternative solely for conformance with the design intent for the completed construction. The Construction Manager shall review the proposed alternative for sequencing, constructability, and coordination impacts on the other Contractors. Unless the Architect or the Construction Manager objects to the Contractor's proposed alternative, the Contractor shall perform the Work using its alternative means, methods, techniques, sequences, or procedures.

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

§ 3.4 Labor and Materials

§ 3.4.1 Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for 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. Such provision of labor and materials shall occur in sufficient time to satisfy the existing Project schedule. The Contractor bears the risk of any failure to timely provide such labor and materials for any reason. The Contractor agrees to execute the appropriate UCC forms to effectuate the Owner's ownership of the material and equipment furnished pursuant to this Agreement.

§ 3.4.2 Except in the case of minor changes in the Work approved by the Architect in accordance with Section 3.12.8 or ordered by the Architect in accordance with Section 7.4, the Contractor may make substitutions only with the consent of the Owner, after evaluation by the Architect, in consultation with the Construction Manager, 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.

AIA Document A232TM - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 3.4.4 The Contractor, Construction Manager, and Architect each respectively agree that neither they nor their subcontractors will discriminate against any employee or applicant for employment, to be employed in the performance of this contract, with respect to hire, tenure, conditions or privilege of employment, or any matter directly or indirectly related to employment, because of race, age, sex, color, religion, national origin, ancestry or physical disability. Breach of this covenant may be regarded as a material breach of this contract.

§ 3.4.5 Asbestos-Free Product Installation

§ 3.4.5.1 It is hereby understood and agreed that no product and/or material containing asbestos including chrysolite. amosite, crocidolite, tremolite asbestos, anthophyllite asbestos, actinolite asbestos and any combination of these materials that have been chemically treated and/or altered shall be installed or introduced into the Work by the contractor or his employees, agents, subcontractors, or other individuals or entities over whom the Contractor has control. If applicable, the Contractor shall be required to provide a signed certification statement ensuring that all products or materials installed or introduced into the work all be asbestos-free.

§ 3.4.5.2 The Contractor shall also be required to furnish certified statements from the manufacturers of supplied materials used during construction verifying their products to be asbestos-free in accordance with the requirements of Section 3.4.5.1.

§ 3.4.5.3 The Contractor shall complete and submit to the Owner a certification evidencing asbestos-free product installation prior to issuance of the final Certificate for Payment, in a form acceptable to the Owner.

§ 3.5 Warranty

Init.

1

§ 3.5.1 The Contractor warrants to the Owner, Construction Manager, and Architect that materials and equipment furnished under the Contract In addition to any other warranties, guarantees or obligations set forth in the Contract Documents or applicable as a matter of a law and not in limitation of the terms of the Contract Documents, the Contractor warrants and guarantees that:

- .1 The Owner will have good title to the Work and all materials and equipment incorporated into the Work and, unless otherwise expressly provided in the Contract Documents, will be of good quality and new 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, new;
- The Work and all materials and equipment incorporated into the Work will be free from all defects, including any defects in workmanship or materials;
- The Work and all equipment incorporated into the Work will be fit for the purpose for which they are 3. intended;
- The Work and all materials and equipment incorporated into the Work will be merchantable; and
- 5. The Work and all materials and equipment incorporated into the Work will conform in all respects to the Contract Documents.

If required by the Construction Manager or Architect, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment. 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 Construction Manager or Architect, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment.

Upon notice of the breach of any of the foregoing warranties or guarantees or any other warranties or guarantees under the Contract Documents, the Contractor, in addition to any other requirements in the Contract Documents, will commence to correct such breach within seventy-two (72) hours after written notice thereof and thereafter will use its best efforts to correct such breach to the satisfaction of the Owner; provided that if such notice is given after final payment hereunder, such seventy-two (72) hour period shall be extended to seven (7) days. The foregoing warranties and obligations of the Contractor shall survive the final payment and/or termination of the Contract.

The Contractor shall, at the time of final completion of the Work and as a condition precedent to final payment to the Contractor, assign to the Owner all manufacturers' warranties related to the materials and labor used in the Work. The Contractor further agrees to perform the Work in such manner as to preserve any and all such manufacturers'

AIA Document A232TH - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 10 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

warranties and deliver to the Owner the warranties, project manuals, operating procedures, and other materials related to each of the building systems and materials included in the Contractor's Work and as required by the Specifications.

§ 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 or portions thereof 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. The Contractor shall also pay all state and federal taxes levied on its business, income or property and shall make all contributions for social security and other wage or payroll taxes. The Contractor shall be solely responsible for such payments and shall hold the Owner harmless from same.

§ 3.7 Permits, Fees, Notices, and Compliance with Laws

§ 3.7.1 Unless otherwise provided in the Contract Documents, the Owner, assisted by the Construction Manager, shall secure and pay for the building permit. The Contractor shall secure and pay for other permits, fees, licenses, and inspections by government agencies necessary for proper execution and completion of the Work that are customarily secured after execution of the Contract and legally required at the time bids are received or negotiations concluded.

§ 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 Contractor 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.

§ 3.7.4 Concealed or Unknown Conditions. If the Contractor encounters conditions at the site that are (1) subsurface or otherwise concealed physical conditions that differ materially from those indicated in the Contract Documents or (2) unknown physical conditions of an unusual nature that differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the Contract Documents, the Contractor shall promptly provide written and dated notice to the Owner, Construction Manager, and the Architect before conditions are disturbed and in no event later than 14 days after first observance of the conditions. The Architect and Construction Manager will promptly investigate such conditions and, if the Owner and the Architect, in consultation with the Construction Manager, determines determine 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, they will recommend that an equitable adjustment be made in the Contract Sum or Contract Time, or both. If the Owner and the Architect, in consultation with the Construction Manager, determines that the conditions at the site are not materially different from those indicated in the Contract Documents and that no change in the terms of the Contract is justified, the Architect shall promptly notify the Owner, Construction Manager, and Contractor, stating the reasons. If the Owner or Contractor disputes the Architect's determination or recommendation, either party may the Contractor shall submit a Claim as provided in Article 15. The requirements of Section 2 of 1998 PA 57 (MCL 125.1592), as amended, are hereby incorporated into this document. The Contractor shall be alert to any indication or evidence of existing underground or concealed utilities or structures not shown on the Contract Documents and shall immediately notify the Owner of discovery of such evidence. If the Contractor encounters such utilities or structures, it shall cease operations immediately to minimize damage and shall notify the Owner and Architect. The Contractor shall bear the cost of damage resulting from its failure to exercise reasonable care in its construction activity or from continuing operations without notifying the Owner.

§ 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 provide written and dated notification to the Owner. Construction Manager, and Architect. Upon receipt of such notice, the Owner shall promptly take any action necessary to obtain governmental authorization required to resume the operations. The Contractor shall continue to suspend such operations until otherwise instructed by the Owner but shall continue with all other operations that do not affect those remains or features. Requests for adjustments in the Contract Sum and Contract Time arising from the existence of such remains or features may be made shall be made, as needed, as provided in Article 15.

Init. 1

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects, "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 11 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 3.8 Allowances

§ 3.8.1 The Contractor shall include in the Contract Sum all allowances stated in the Contract Documents. Items covered by allowances shall be supplied for such amounts and by such persons or entities as the Owner may direct, but the Contractor shall not be required to employ persons or entities to whom the Contractor has reasonable objection.

§ 3.8.2 Unless otherwise provided in the Contract Documents:

- .1 allowances shall cover the cost to the Contractor of materials and equipment delivered at the 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 Contract Sum but not 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.

§ 3.8.3 Materials and equipment under an allowance shall be selected by the Owner with reasonable promptness.

§ 3.9 Superintendent

Init.

1

§ 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. The superintendent and any other personnel shall be satisfactory to the Owner in all respects, and the Owner shall have the right to require the Contractor to remove any superintendent or any other personnel from the Project whose performance is not satisfactory to the Owner and to replace such superintendent or other personnel with another who is satisfactory to the Owner.

§ 3.9.2 The Contractor, as soon as practicable after award of the Contract, shall notify the Owner and Architect, through the Construction Manager, of the name and qualifications of a proposed superintendent. Within-The Owner and/or the Construction Manager may reply within 14 days of receipt of the information, the Construction Manager may notify the Contractor, stating whether the Owner, the Construction Manager, or the Architect (1) has reasonable objection to the proposed superintendent or (2) require additional time for review. Failure of the Construction Manager to provide notice within the 14 day period shall constitute notice of no reasonable objection.

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

§ 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 and Architect's information, and the Construction Manager's use in developing the Project schedule, 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. In no event shall the Contractor's Construction Schedule be extended due to action or inaction of the Contractor, except with prior written approval of the Owner within the Owner's sole discretion. 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. The Contractor shall cooperate with the Construction Manager in scheduling and performing the Contractor's Work to avoid conflict with, and as to cause no delay in, the work or activities of other Contractors, or the construction or operations of the Owner's own forces or Separate Contractors.

§ 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 <u>Owner's</u>, Construction Manager's and Architect's approval. The Architect and Construction Manager's approval, which 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 Construction Manager and Architect reasonable time to review submittals. submittals, and (3) provide for expeditious and practical execution of the Work. If the Contractor fails to submit a submittal schedule, or fails to

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

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 participate with other Contractors, the Construction Manager, and the Owner in reviewing and coordinating all schedules for incorporation into the Project schedule that is prepared by the Construction Manager. The Contractor shall make revisions to the construction schedule and submittal schedule as deemed necessary by the Construction Manager to conform to the Project schedule.

§ 3.10.4 The Contractor shall perform the Work in general accordance with the most recent schedules submitted to the Owner, Construction Manager, and Architect, and incorporated into the approved Project schedule.accordance with the most recent approved project schedule and the most recent work schedule.

§ 3.10.5 The Contractor shall cooperate with the Construction Manager in scheduling and performing its Work to avoid conflict or interference with the Work of others, and the Contractor shall be responsible for any conflict or interferences that it causes. The Construction Manager and the Contractor acknowledge and understand that the work schedule will be modified from time-to-time with the Owner's approval to coordinate with the work of others and that such schedule changes do not give rise to a claim for damages or additional compensation by the Contractor for delay or otherwise. The Contractor shall be required to conform to the most recent Owner-approved schedule and acknowledges that fact was taken into account when it agreed to the Contract Sum and entered into this Contract.

§ 3.10.6 The Contractor shall cooperate with the Construction Manager in working out and following the proper sequence of operations between the Work of the Contractor and that of other trades on the site.

§ 3.10.7 The Contractor shall prosecute the Work undertaken in a prompt and diligent manner whenever the Work (or a part thereof) becomes available, or at such other time as the Owner and/or Construction Manager may direct so as to promote the general progress of the entire construction. The Contractor shall not, by delay or otherwise, interfere with or hinder the Work of the Construction Manager or any other Contractor. Any materials that are to be furnished by the Contractor shall be furnished in sufficient time to enable the Contractor to perform and complete its Work within the time or times provided in the schedule. If the Contractor shall, through its action or inactions, including the actions or inactions of its' subcontractors or suppliers, fall behind in furnishing necessary labor and/or materials to meet the construction needs in accordance with the established schedule, then it shall increase its forces or work such overtime as may be required, at its own expense, to bring its part of the work up to the proper schedule. In the event that the Contractor does not take such action necessary to bring its part of the work up to schedule, as determined by the Construction Manager, then the Owner may supplement the Contractor's forces or take other action permitted under Section 2.4 or Section 2.5. The Contractor shall be responsible for any and all costs of performing or completing the Work, and the Owner may deduct such costs from any payment then or thereafter due Contractor to cover the cost of performing, completing, or correcting such Work. If the amount withheld from payments then or thereafter due Contractor are insufficient to cover such costs, the Owner may bill those costs to the Contractor, and the Contractor shall pay any such sums within ten (10) days of an invoice. Exercise of such rights shall in no way limit or jeopardize the Owner's right to any other remedy, including but not limited to a claim against the Performance Bond of the Contractor.

§ 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 Construction Manager, Architect, and Owner, and delivered to the Construction Manager for submittal to the Owner upon completion of the Work as a record of the Work as constructed.

§ 3.12 Shop Drawings, Product Data, and Samples

Init.

1

§ 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 for submittal to and review by the Architect to illustrate materials or

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects, "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 13 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

equipment for some portion of the Work. All Work shall be furnished and installed in accordance with the Drawings, Specifications and as additionally required by the manufacturer's printed instructions. The Contractor shall review the manufacturer's instructions, and where conflict occurs between the Drawings or Specifications and the manufacturer's instructions, the Contractor shall request clarification from the Architect prior to commencing 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 and Construction Manager is subject to the limitations of Sections 4.2.10 through 4.2.12. Informational submittals upon which the Construction Manager and Architect are 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 Construction Manager or Architect without action.

§ 3.12.5 The Contractor shall review for compliance with the Contract Documents, approve, and submit to the Construction Manager, Shop Drawings, Product Data, Samples, and similar submittals required by the Contract Documents, in accordance with the Project submittal schedule approved by the Construction Manager and Architect or, in the absence of an approved Project submittal schedule, with reasonable promptness and in such sequence as to cause no delay in the Work or in the activities of other Contractors, Separate Contractors, or the Owner's own forces. The Contractor shall cooperate with the Construction Manager in the coordination of the Contractor's Shop Drawings, Product Data, Samples, and similar submittals with related documents submitted by other Contractors.

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

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

§ 3.12.8 The Work shall be in accordance with approved submittals except that the Contractor shall not be relieved of responsibility for deviations from the requirements of the Contract Documents by the Architect's review and approval of Shop Drawings, Product Data, Samples, or similar submittals, unless the Contractor has specifically notified the Construction Manager and Architect in a detailed writing of such deviation at the time of submittal and (1) the Architect 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 Architect's approval thereof.

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

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

§ 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 and the Architect will specify all performance and design criteria that such services must satisfy. The Contractor shall be entitled to reasonably rely upon the adequacy and accuracy of the performance and design criteria provided in the Contract

Documents. Documents, subject to its experience and expertise. 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 Architect. The Owner, the Architeet, and 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. The Architect and Construction Manager shall be entitled to reasonably rely upon the adequacy of the services, certifications, and approvals performed or provided the Owner and Architect have specified to the Contractor the performance and design criteria that such services must satisfy. subject to their professional judgment, experience, and expertise. Pursuant to this Section 3.12.10, the Architect 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. The Construction Manager shall review submittals for sequencing, constructability, and coordination impacts on other Contractors.

§ 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 Construction Manager and Architect at the time and in the form specified by the Architect.

§ 3.13 Use of Site

§ 3.13.1 The Contractor shall confine operations at the site to areas permitted by applicable laws, statutes, ordinances, codes, <u>permits</u>, rules and regulations, lawful orders of public authorities, and the Contract Documents and shall not unreasonably encumber the site with materials or equipment. <u>Only materials and equipment which are to be used for the Project or to carry out the Work shall be stored at the Project site(s). Protection of such materials and equipment shall be the sole responsibility of the Contractor.</u>

§ 3.13.2 The Contractor shall coordinate the Contractor's operations with, and secure the approval of, the Construction Manager before using any portion of the site.

§ 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.

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

§ 3.15 Cleaning Up

§ 3.15.1 The Contractor <u>and its Subcontractors</u> 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.

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

§ 3.15.3 Any areas and/or concurrently occupied space both occupied by the Owner and used in the progress of the Work, whether within the limits of the construction site or the adjacent areas leading to it, shall be maintained in a clean and safe condition and open to travel. Failure by the Contractor to maintain said areas will result in the Owner's cleaning of same, at the expense of the Contractor.

AIA Document A232[™] – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 3.16 Access to Work

The Contractor shall provide the Owner, Construction Manager, 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 indemnify and hold harmless the Owner, Construction Manager, and Architect harmless from from any and all cost, damage, and loss on account thereof, including, but not limited to actual attorneys' fees, 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, Architect, or Construction Manager. 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 Architect through the Construction Manager. The review by the Owner of any method of construction, invention, appliance, process, article, device or materials of any kind shall be for its adequacy as integrated into the Work and shall not be an approval for the use thereof by the Contractor in violation of any patent or other rights of any third person.

§ 3.18 Indemnification

§ 3.18.1 To the fullest extent permitted by law, the Contractor shall indemnify and hold harmless the Owner, Construction Manager, Architect, Construction Manager's and 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 in any way related to performance of the Work, or the duties or obligations of this Agreement or the failure of the Contractor or the Work to conform with the Contract Documents, caused in whole or in part by any acts or omissions of the Contractor, a Subcontractor, or 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. them or anyone for whose acts of any of them may be liable. The Contractor shall not be obligated to indemnify a party for that party's sole negligence but shall remain liable to the fullest extent of its fault or the fault of a person for whom the Contractor is responsible (e.g., a Subcontractor). The Contractor shall be responsible to the Owner, Construction Manager, Architect, Architect's consultants and agents and employees of any of them from and against all amounts such parties may be required to pay in attorney fees in order to pursue enforcement of this provision against the Contractor or otherwise obtain indemnification from the Contractor provided under the terms of this Section 3.18 or any other applicable Contract Document. Such obligation shall not be construed to negate, abridge, abridge or reduce any other rights or obligations of indemnity that would otherwise exist as to a party or person described in this Section 3.18. which would otherwise exist as to any party or person set forth in this section. To the fullest extent permitted by law, the Contractor shall indemnify the Owner and save the Owner harmless against all loss by fines, penalties or corrective measures resulting from negligent or wrongful acts or omissions by the Contractor, its Subcontractors, agents, employees or assigns, with respect to the violation of safety requirements of this Contract, including reasonable attorney fees.

§ 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.addition to and not in limitation of the Contractor's other indemnity obligations, the Contractor hereby accepts and assumes exclusive liability for and shall indemnify and save harmless the Owner, Construction Manager and Architect from and against the payment of the following:

All contributions, taxes or premiums (including interest and penalties thereon) which may be payable under the unemployment insurance law of any state, the federal Social Security Act, federal, state, county and/or municipal tax withholding laws, or any other law, measured upon the payroll of or required to be withheld from employees by whomsoever employed, engaged in the Work to be performed and furnished under the Contract Documents.

All sales, use, personal property and other taxes (including interest and penalties thereon) required by any federal, state, county, municipal or other law to be paid or collected by the Contractor or any of its Subcontractors or vendors or any other person or persons acting for, through or under it or any of them, by reason of the performance of the Work

AIA Document A232[™] - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 16 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

Init. 1

or the acquisition, ownership, furnishing, or use of any materials, equipment, supplies, labor, services or other items for or in connection with the Work;

All pension, welfare, vacation, annuity and other benefit contributions payable under or in connection with respect to all persons by whomsoever employed, engaged in the Work to be performed and furnished under the Contract Documents.

The Contractor shall indemnify and hold the Owner harmless from any claim, damage, loss or expense, including but not limited to actual attorney fees, incurred by the Owner related to any hazardous material or waste, toxic substance, pollution or contamination brought into the Project site or caused by the Contractor or used, handled, transported, stored, removed, remediated, disturbed or dispersed of by Contractor.

§ 3.18.3 In the event that any claim is made or asserted, or lawsuit filed for damages or injury arising out of or resulting from the performance of the Work, whether or not the Owner is named as a party, the Contractor shall immediately advise the Owner, in writing, of such claim or lawsuit and shall provide a full and complete copy of any documents or pleadings thereto, as well as a full and accurate report of the facts involved.

ARTICLE 4 ARCHITECT AND CONSTRUCTION MANAGER

§ 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. The term "Architect," "Architect/Engineer," "Engineer," or "Design Professional" as used herein means the Architect or the Architect's authorized representative.

§ 4.1.2 The Construction Manager is the person or entity retained by the Owner pursuant to Section 2.3.3 and identified as such in the Agreement.

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

§ 4.2 Administration of the Contract

§ 4.2.1 The Construction Manager and Architect will provide administration of the Contract as described in the Contract Documents and will be the Owner's representatives during construction until the date the Architect issues the final Certificate for Payment. Payment and with the Owner's written concurrence during the correction period. The Construction Manager and Architect will have authority to act on behalf of the Owner only to the extent provided in the Contract Documents.

§ 4.2.2 The Architect will visit the site at intervals appropriate to the stage of construction, or more frequently, as otherwise-agreed with the Owner, Owner or as required by law, 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, Subject to the Owner/Architect Agreement, the Architect will not be required to make exhaustive or continuous on-site inspections to check the quality or quantity of the Work. On the basis of the site visits, the Architect will keep the Owner and the Construction Manager reasonably informed about the progress and quality of the portion of the Work completed, will guard the Owner against defects and deficiencies in the work, and promptly report to the Owner and Construction Manager known deviations from the Contract Documents Documents, the Project schedule, and defects and deficiencies observed in the Work.

§ 4.2.3 The Construction Manager shall provide one or more representatives who shall be in attendance at the Project site whenever the Work is being performed. The Construction Manager will determine in general if the Work observed is being performed in accordance with the Contract Documents, will keep the Owner and Architect reasonably informed of the progress of the Work, and will promptly report to the Owner and Architect known deviations from the Contract Documents and the most recent Project schedule, and defects and deficiencies observed in the Work.

AIA Document A232¹¹ – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 17 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 4.2.4 The Construction Manager will schedule and coordinate the activities of the Contractor and other Contractors in accordance with the latest approved Project schedule.schedule and shall supervise construction as required by 1937 PA 306 (MCL 388.851 et seq.).

§ 4.2.5 The Construction Manager, Manager and Architect, except to the extent required by Section 4.2.4, and Architect 4.2.4 or by 1937 PA 306 and/or 1980 PA 299, as applicable, will not have control over, charge of, or responsibility for, the construction means, methods, techniques, sequences or procedures, or for the Contractor's safety precautions and programs in connection with the Work, since these are solely the Contractor's rights and responsibilities under the Contract Documents, and Documents. Except as required by their respective agreements with the Owner, neither will be responsible for the Contractor's failure to perform the Work in accordance with the requirements of the Contract Documents. Neither the Construction Manager nor the Architect Documents and neither will have control over or charge of, or be responsible for acts or omissions of, the Contractor, Subcontractors, or their agents or employees, or of any other persons or entities performing portions of the Work. The Construction Manager will schedule and coordinate the work of all Contractors on the Project, including the Contractors' use of the site. The Construction Manager will keep the Contractors informed of the Project Construction Schedule to enable the Contractors to plan and perform the Work in a timely manner.

§ 4.2.6 Communications. The Owner shall endeavor to communicate with the Contractor and the Construction Manager's consultants through the Construction Manager about matters arising out of or relating to the Contract Documents. The Owner and Construction Manager shall endeavor to include the Architect in all communications that relate to or affect the Architect's services or professional responsibilities. The Owner shall endeavor to promptly notify the Architect of the substance of any direct communications between the Owner and the Construction Manager otherwise relating to the Project. Communications by and with the Architect's consultants shall may be through the Architect. Communications by and with Subcontractors and suppliers shall may be through the Contractor. Communications by and with other Contractors shall be through the Construction Manager. Communications by and with the Owner's own forces and Separate Contractors shall be through the Owner. The Contract Documents may specify other communication protocols.

§ 4.2.7 The Construction Manager and Architect will review and certify all Applications for Payment by the Contractor, in accordance with the provisions of Article 9.

§ 4.2.8 The Architect and Construction Manager have authority to reject Work that does not conform to the Contract Documents, and will notify each other about the rejection. Whenever the Construction Manager considers it necessary or advisable, the Construction Manager will have authority to require inspection or testing of the Work in accordance with Sections 13.4.2 and 13.4.3, upon written authorization of the Owner, whether or not the Work is fabricated, installed or completed. The foregoing authority of the Construction Manager will be subject to the provisions of Sections 4.2.18 through 4.2.20 inclusive, with respect to interpretations and decisions of the Architect. However, neither the Architect's nor the Construction Manager's authority to act under this Section 4.2.8 nor a decision made by either of them in good faith either to exercise or not to exercise such authority shall give rise to a duty or responsibility of the Architect or the Construction Manager to the Contractor, Subcontractors, suppliers, their agents or employees, or other persons performing any of the Work.

§ 4.2.9 Utilizing the submittal schedule provided by the Contractor, the Construction Manager shall prepare, and revise as necessary, a Project submittal schedule incorporating information from other Contractors, the Owner, Owner's consultants, Owner's Separate Contractors and vendors, governmental agencies, and participants in the Project under the management of the Construction Manager. The Project submittal schedule and any revisions shall be submitted to the Architect for approval.

§ 4.2.10 The Construction Manager will receive and promptly review for conformance with the submittal requirements of the Contract Documents, all submittals from the Contractor such as Shop Drawings, Product Data, and Samples. Where there are other Contractors, the Construction Manager will also check and coordinate the information contained within each submittal received from the Contractor and other Contractors, and transmit to the Architect those recommended for approval. By submitting Shop Drawings, Product Data, Samples, and similar submittals, the Construction Manager represents to the Owner and Architect that the Construction Manager has reviewed and recommended them for approval. The Construction Manager's actions will be taken in accordance with the Project submittal schedule approved by the Architect or, in the absence of an approved Project submittal schedule, with reasonable promptness while allowing sufficient time to permit adequate review by the Architect.

Init.

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 18 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 4.2.11 The 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 Architect's action will be taken in accordance with the submittal schedule approved by the Architect or, in the absence of an approved submittal schedule, with reasonable promptness while allowing sufficient time in the Architect's professional judgment to permit adequate review. Upon the Architect's completed review, the Architect shall transmit its submittal review to the Construction Manager.

§ 4.2.12 Review of the Contractor's submittals by the Construction Manager and Architect 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 Construction Manager and Architect's review of the Contractor's submittals shall not relieve the Contractor of the obligations under Sections 3.3, 3.5, and 3.12. The Construction Manager and Architect's review shall not constitute approval of safety precautions or of any construction means, methods, techniques, sequences, or procedures. The Architect's approval of a specific item shall not indicate approval of an assembly of which the item is a component. However, should the Construction Manager or Architect discover during the course of such review any inaccuracies, incompleteness, or other irregularities, they shall immediately notify the Owner of the same to determine an appropriate corrective course of action or notify the Contractor of the same to correct the irregularities.

§ 4.2.13 The Construction Manager will prepare Change Orders and Construction Change Directives.

§ 4.2.14 The Construction Manager and the Architect will take appropriate action on Change Orders or Construction Change Directives in accordance with Article 7, and the Architect will have authority to order minor changes in the Work as provided in Section 7.4. The Architect, in consultation with the Construction Manager, will investigate and make determinations and recommendations regarding concealed and unknown conditions as provided in Section 3.7.4.

§ 4.2.15 Utilizing the documents provided by the Contractor, the The Construction Manager will maintain at the site for the Owner one copy of all Contract Documents, approved Shop Drawings, Product Data, Samples, and similar required submittals, in good order and marked currently to record all changes and selections made during construction. These will be available to the Architect and the Contractor, and will be delivered to the Owner in good condition and reasonably organized upon completion of the Project.

§ 4.2.16 The Construction Manager will assist the Architect in conducting inspections to determine the date or dates of Substantial Completion and the date of final completion; issue Certificates of Substantial Completion in conjunction with the Architect pursuant to Section 9.8; and receive and forward to the Owner written warranties and related documents required by the Contract and assembled by the Contractor pursuant to Section 9.10. The Construction Manager will forward to the Architect a final Application and Certificate for Payment or final Project Application and Project Certificate for Payment upon the Contractor's compliance with the requirements of the Contract Documents.

§ 4.2.17 If the Owner and Architect agree, the The Architect will provide one or more Project representatives to assist in carrying out the Architect's responsibilities at the site. The Owner shall notify the Construction Manager of any change in the duties, responsibilities and limitations of authority of the Project representatives.

§ 4.2.18 The Architect will interpret and decide matters concerning performance under, and requirements of, the Contract Documents on written request of the Construction Manager, Owner, or Contractor through the Construction Manager. The Architect's response to such requests will be made in writing within any time limits agreed upon or otherwise with reasonable promptness.

§ 4.2.19 Interpretations and decisions of the Architect will be consistent with the intent of, and reasonably inferable from, the Contract Documents and will be in writing or in the form of drawings. When making such interpretations and decisions, interpretations, the Architect will endeavor to secure faithful performance by both Owner and Contractor, will not show partiality to either, and will not be liable for results of interpretations or decisions so rendered in good faith.faith and without negligence.

Init.

1

AIA Document A232TH – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 19 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 4.2.20 The Architect's decisions-interpretations on matters relating to aesthetic effect will be final if consistent with the intent expressed in the Contract Documents.Documents and acceptable to the Owner.

§ 4.2.21 The Construction Manager will receive and review requests for information from the Contractor, and forward each request for information to the Architect, with the Construction Manager's recommendation. The Architect will review and respond in writing, through the Construction Manager, to requests for information about the Contract Documents. The Construction Manager's recommendation and the Architect's response to each request will be made in writing within any time limits agreed upon or otherwise with reasonable promptness. promptness given the particular circumstances. If appropriate, the Architect will prepare and issue supplemental Drawings and Specifications in response to the requests for information.

ARTICLE 5 SUBCONTRACTORS

§ 5.1 Definitions

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

§ 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 notify the Construction Manager, for review by the Owner, Construction Manager and Architect, of the persons or entities proposed for each principal portion of the Work, including those who are to furnish supplies, materials or equipment equipment, including those fabricated to a special design. Within 14 days of receipt of the information, the Construction Manager may will notify the Contractor whether the Owner, the Construction Manager or the Architect (1) has reasonable objection to any such proposed person or entity or, (2) requires additional time for review. Failure of the Construction Manager to provide notice within the 14 day period shall constitute notice of no reasonable objection.

The Contractor shall remain, in all instances, jointly and severally liable to the Owner for all acts or omissions of its Subcontractor. All contractual agreements with additional persons or entities serving as a subcontractor shall incorporate the Contract Documents, expressly identify the Owner as a third-party beneficiary, give the Owner all rights against the Subcontractor that it would have against the Contractor, and state that the Owner shall enjoy all third-party beneficiary rights not prohibited by law.

§ 5.2.2 The Contractor shall not contract with a proposed person or entity to whom the Owner, Construction Manager or Architect has made reasonable and timely objection. The Contractor shall not be required to contract with anyone to whom the Contractor has made reasonable objection.

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

§ 5.2.4 The Contractor shall not substitute a Subcontractor, person, or entity for one previously selected if the Owner, Construction Manager or Architect makes reasonable objection to such substitution. The Contractor shall notify the Owner, the Architect, and the Construction Manager of any proposed subcontractor substitution a minimum of 10 days prior to such proposed change.

§ 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

AIA Document A232[™] - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 20 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. (1514229317) User Notes:

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, Construction Manager and Architect. Each subcontract agreement shall preserve and protect the rights of the Owner, Construction Manager 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, by the Contract Documents, has against the Owner. Where appropriate, the Contractor shall require each Subcontractor to enter into similar agreements with Sub-subcontractors. The Contractor shall make available to each proposed Subcontractor, prior to the execution of the subcontract agreement, copies of the Contract Documents to which the Subcontractor will be bound, and, upon written request of the Subcontractor, identify to the Subcontractor terms and conditions of the proposed subcontract agreement that may be at variance with the Contract Documents. Subcontractors will similarly make copies of applicable portions of such documents available to their respective proposed Sub-subcontractors.

§ 5.4 Contingent Assignment of Subcontracts

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

- assignment is effective only after termination of the Contract by the Owner for cause pursuant to .1 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 may be equitably adjusted as negotiated by the parties.

§ 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 with Own Forces and to Award Other Contracts

§ 6.1.1 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. insurance. The Construction Manager and Contractor shall be responsible for coordinating the Work with the work of other Contractors, including the Owner's own forces or Separate Contractors so as to complete the Work in accordance with the Project schedule.

§ 6.1.2 When the Owner performs construction or operations with the Owner's own forces or Separate Contractors, the Owner shall provide for coordination of such forces and Separate Contractors with the Work of the Contractor, who shall cooperate with them.

§ 6.1.3 Unless otherwise provided in the Contract Documents, when the Owner performs construction or operations related to the Project with the Owner's own forces 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's own forces, Separate Contractors, Construction Manager and other 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's own forces, Separate Contractors or other Contractors, the Contractor shall, prior to proceeding with that portion of the Work, promptly notify the Construction Manager and Architect of apparent discrepancies or defects in the construction or operations by the Owner or Separate Contractor or other Contractors that would render it unsuitable for proper execution and results of the Contractor's Work. Failure of the Contractor to notify the Construction Manager and the Architect of apparent discrepancies or defects prior to proceeding with the Work shall constitute an acknowledgment that the Owner's or Separate Contractor's or other Contractors' 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 Separate Contractors or other Contractors that are not apparent.

§ 6.2.3 The Contractor shall reimburse the Owner for costs the Owner incurs, including costs that are payable to a Separate Contractors or to other Contractors, 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 delays, improperly timed activities, damage to the Work or defective construction by the Owner's own forces, Separate Contractors, or other Contractors.

§ 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, Construction Manager, Separate Contractors, or other Contractors as provided in Section 10.2.5. Should a claim be made that the Contractor wrongfully delayed or caused damage to the Work or property of another contractor (including the Owner's own forces, other Contractors, or Separate Contractors), the Contractor shall promptly settle the dispute with such other contractor. If such other contractor sues the Owner on account of any delay or damage alleged to have been caused by the Contractor, the Construction Manager will notify the Contractor who shall defend such proceedings at the Contractor's sole expense. If any judgment or award against the Owner arises therefrom, the Contractor shall pay or satisfy it and shall reimburse the Owner for all costs, including attorneys' fees and court costs, which the Owner may have incurred.

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

§ 6.3 Owner's Right to Clean Up

If a dispute arises among the Contractor, Separate Contractors, other 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 Construction Manager, with notice to the Architect, will allocate the cost among those responsible. The Owner's right to clean up shall in no event be deemed a duty, and should the Owner choose not to pursue this remedy, the Contractor necessitating such action shall remain fully responsible for the same.

ARTICLE 7 CHANGES IN THE WORK

§ 7.1 General

Init.

1

§ 7.1.1 Changes in the Work may be accomplished after execution of the Contract, and without invalidating the Contract, only by Change Order, Construction Change Directive Directive, written contract amendment, or order for a minor change in the Work, subject to the limitations stated in this Article 7 and elsewhere in the Contract Documents.

§ 7.1.2 A Change Order shall be based upon agreement among the Owner, Construction Manager, Architect and Contractor. A Construction Change Directive requires agreement by the Owner, Construction Manager and Architect 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 Architect alone.

§ 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.

§ 7.1.4 Where a change in the Work requires overtime labor, and the Owner approves in advance such overtime labor in writing, the cost to the Owner of overtime labor shall be determined by the actual premium wages paid for such overtime labor, over and above the cost of straight time wages, plus payroll charges applicable thereto, plus the cost of

AIA Document A232¹¹ – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 22 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

direct additional expenses relating to the overtime work, plus a percentage for the Contractor's overhead cost as stipulated in the Contract. No Contractor profit shall be included in such cost. Overtime labor caused by Contractor's failure to timely and/or properly perform shall be at no additional cost to the Owner.

§ 7.2 Change Orders

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

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

§ 7.2.3 The Contractor's agreement on any Change Order shall constitute its final settlement of all matters relating to the direct and indirect costs associated with such change and any and all related adjustments to the Contract Sum and the Contract Time.

§ 7.3 Construction Change Directives

§ 7.3.1 A Construction Change Directive is a written order prepared by the Construction Manager and signed by the Owner, Construction Manager and Architect, directing a change in the Work prior to agreement on adjustment, if any, in the Contract Sum or Contract Time, or both. The Owner may by Construction Change Directive, without invalidating the Contract, order changes in the Work within the general scope of the Contract consisting of additions, deletions, or other revisions, the Contract Sum and Contract Time being adjusted accordingly.

§ 7.3.2 A Construction Change Directive shall be used in the absence of total agreement on the terms of a Change Order.

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

- Mutual acceptance of a lump sum properly itemized and supported by sufficient substantiating data to .1 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 Construction Manager shall determine determine, with the Owner's approval, 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 Construction Manager 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 a reasonable amount of 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 Construction Manager and Architect;
- .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.

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 23 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 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 Construction Manager 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. <u>Contractor agreements to a Construction Change Directive shall require a follow-up writing or signature as contemplated in Section 7.3.7.</u>

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

§ 7.3.9 Pending final determination of the total cost of a Construction Change Directive to the Owner, the Contractor may request payment for <u>undisputed</u> Work completed under the Construction Change Directive in Applications for Payment. The For those undisputed portions, the Construction Manager and Architect will make an interim determination for purposes of monthly certification for payment for those costs and certify for payment the amount that the Construction Manager and Architect determine to be reasonably justified. The interim determination of eost cost, if agreed to by the Owner in writing, shall adjust the Contract Sum on the same basis as a Change Order, subject to the right of <u>either party-the Contractor</u> to disagree and assert a Claim in accordance with Article 15.

§ 7.3.10 When the Owner and Contractor agree in writing with a determination made by the Construction Manager and Architect concerning the adjustments in the Contract Sum and Contract Time, or otherwise reach agreement upon the adjustments, adjustments in writing, such agreement shall be effective immediately and the Construction Manager shall 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 <u>Owner and</u> Construction Manager 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 <u>Owner and</u> Construction Manager 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 Architect in accordance with Section 9.8.

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

§ 8.2 Progress and Completion

§ 8.2.1 Time limits stated in the Contract Documents are of the essence of the Contract. By executing the Agreement, the Contractor confirms that the Contract Time is a reasonable period for <u>obtaining all supplies</u>, <u>materials</u>, <u>tools and</u> <u>equipment necessary to perform the Work and for properly performing the Work</u>.

§ 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.

Init.

§ 8.2.3 The Contractor shall proceed expeditiously with adequate forces and shall achieve Substantial Completion within the Contract Time. <u>All work shall be completed in sufficient time to allow for clean-up and preparation for</u> <u>Owner move-in prior to the date of Substantial Completion.</u>

§ 8.3 Delays and Extensions of Time

§ 8.3.1 If Provided the Contractor submits a written request for an extension not more than fourteen days after the occurrence that gives rise to the delay, 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, Architect, Construction Manager, or an employee of any of them, or of the Owner's own forces, Separate Contractors, or other Contractors; (2) by changes ordered in the Work; (3) by labor disputes, fire, unusual delay in deliveries, fire, government-declared emergencies, 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; litigation, mediation, or arbitration, as applicable; or (5) by other causes that the Contractor asserts and the Architect, based on the recommendation of the Construction Manager, determines justify delay, then the Contract Time shall be extended for such reasonable time as the Architect may determine.may be extended by Change Order. Failure of the Contractor to submit a timely request for an extension shall irrevocably waive the Contractor's right to such an extension of time. If the contract time is subject to extension pursuant to this subparagraph, such extension shall be the exclusive remedy of the Contractor and the Contractor shall not be entitled to recover damages from the Owner. Further, minor modifications in Contract time resulting from adjustments in the Project construction schedule shall not be deemed a sufficient cause for an extension of time under this Section.

§ 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.

§ 8.4 Delay Damage Claims

§ 8.4.1 If the Contractor fails to complete its Work on time resulting in loss or damage to the Owner, the Owner shall be entitled to recover any damages caused by the Contractor's breach, including overhead, profit, extended general conditions, actual attorney fees, etc.

§ 8.4.2 In the event the Contractor is delayed or hindered in the commencement or progress of the Work, including but not limited to those delays caused by the Work or lack of Work of another contractor or subcontractor on the Project, and the Contractor claims monetary damages as a direct and proximate consequence thereof (including, but not limited to, extended general conditions, overhead, profit, overtime, interest, supervision or other costs or profits whatsoever), then the Contractor shall not assert such claims against the Architect, Construction Manager or Owner and, as to the Architect, Construction Manager and Owner, the Contractor's claims of such delay damages are hereby waived. The Contractor's sole and exclusive remedy regarding claims for monetary delay damages shall be to pursue such claims directly against any contractor(s) and/or subcontractors on the job which may have caused the delay, and with regard to such claims asserted against the Contractor by any other contractor(s) and/or subcontractors, the Contractor hereby waives the defense of absence of contractor's actions or inactions resulting in such delay and claim.

§ 8.4.3 For any delay claims raised against the Owner, the Contractor's sole and exclusive remedy is an extension of time to perform the Work not to exceed the time frame of any proven delay. Under no circumstances is the Contractor entitled to monetary delay damages from the Owner.

ARTICLE 9 PAYMENTS AND COMPLETION

§ 9.1 Contract Sum

Init.

1

§ 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

AIA Document A232[™] – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

inequity to the Owner or Contractor, the applicable unit prices shall be equitably adjusted, adjusted, unless the Contractor provided such unit prices as a part of a competitive bid.

§ 9.2 Schedule of Values

Where the Contract is based on a stipulated sum or Guaranteed Maximum Price, Before the first Application for Payment, the Contractor shall submit a schedule of values to the Construction Manager, 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 Construction Manager and the Architect. This schedule, unless objected to by the Construction Manager Owner, Construction Manager, or Architect, shall be used as a basis for reviewing the Contractor's Applications for Payment. The Construction Manager shall forward to the Owner and Architect the Contractor's schedule of values. Any changes to the schedule of values shall be submitted to the Construction Manager and supported by such data to substantiate its accuracy as the Construction Manager and the Architect may require, and unless objected to by the Construction Manager or the Architect, 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 fifteen days before the date established for each progress payment, the Contractor shall submit to the Construction Manager an itemized Application for Payment prepared in accordance with the schedule of values, if required under Section 9.2, values 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, Construction Manager or Architect require, such as copies of requisitions, and releases of waivers of lien 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, or by interim determinations of the Construction Manager and Architect, but not yet included in Change Orders. A Contractor's request for payment of sums related to work regarding Construction Change Directives shall, unless qualified in writing at the time of request, constitute full and complete consent to the Construction Change Directive(s) and to the issuance of a Change Order.

§ 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.

§ 9.3.1.3 The Contractor shall submit with each monthly Application for Payment (1) an Affidavit that payrolls, bills for materials and equipment, and other indebtedness connected with the Work for which the previous application was submitted and the Owner might in any way be responsible have been paid or otherwise satisfied, and (2) a release or waiver of liens arising out of the Contract from each Contractor and/or Subcontractor, materialman, supplier and laborer or the Contractor addressing all previous Applications for Payment submitted for the Project.

§ 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. Payment to Contractor for materials stored off site is discouraged. When circumstances indicate that the Owner's best interest is served by off-site storage, the Contractor shall make written request to the Owner and Construction Manager for approval to include such material costs in its next progress payment. The Contractor's request shall include the following information:

- .1 A list of the fabricated materials consigned to the Project (which shall be clearly identified, giving the place of storage, together with copies of invoices and reasons why materials cannot be delivered to the site.
- Certification that items have been tagged for delivery to the Project and that they will not be used for .2 another purpose.
- A letter from the Contractor's Surety indicating agreement to the arrangements and that payment to the .3 Contractor shall not relieve either party of their responsibility to complete the Work.
- AIA Document A232™ 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects, "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 26 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

- Evidence of adequate insurance covering the material in storage, which shall name the Owner as additionally insured.
- .5 Costs incurred by the Owner, Construction Manager and Architect to inspect material in off-site storage shall be paid by the Contractor.
- Subsequent pay requests shall itemize the materials and their cost which were approved on previous .6 pay requests and remain in off-site storage.
- When a partial payment is allowed on account of material delivered on the site of the Work or in the .7 vicinity thereof or under possession and control of the Contractor, but not yet incorporated therein, such material shall become the property of the Owner, but if such material is stolen, destroyed or damaged by casualty before being used, the Contractor will be required to replace it at its own expense.

§ 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

Init.

1

§ 9.4.1 Where there is only one Contractor, the Construction Manager will, within seven days after the Construction Manager's receipt of the Contractor's Application for Payment, review the Application, certify the amount the Construction Manager determines is due the Contractor, and forward the Contractor's Application and Certificate for Payment to the Architect. Within seven days after the Architect receives the Contractor's Application for Payment from the Construction Manager, the Architect will either (1) issue to the Owner a Certificate for Payment, in the full amount of the Application for Payment, with a copy to the Construction Manager; or (2) issue to the Owner a Certificate for Payment for such amount as the Architect determines is properly due, and notify the Construction Manager 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 Construction Manager and Owner of the Architect's reason for withholding certification in whole as provided in Section 9.5.1. The Construction Manager will promptly forward to the Contractor the Architect's notice of withholding certification.

§ 9.4.2 Where there is more than one Contractor performing portions of the Project, the Construction Manager will, within seven days after the Construction Manager receives all of the Contractors' Applications for Payment: (1) review the Applications and certify the amount the Construction Manager determines is due each of the Contractors; (2) prepare a Summary of Contractors' Applications for Payment by combining information from each Contractor's application with information from similar applications for progress payments from the other Contractors; (3) prepare a Project Application and Certificate for Payment; (4) certify the amount the Construction Manager determines is due all Contractors; and (5) forward the Summary of Contractors' Applications for Payment and Project Application and Certificate for Payment to the Architect.

§ 9.4.2.1 Within seven days after the Architect receives the Project Application and Project Certificate for Payment and the Summary of Contractors' Applications for Payment from the Construction Manager, the Architect will either (1) issue to the Owner a Project Certificate for Payment, with a copy to the Construction Manager; or (2) issue to the Owner a Project Certificate for Payment for such amount as the Architect determines is properly due, and notify the Construction Manager 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 Project Application for Payment, and notify the Construction Manager and Owner of the Architect's reason for withholding certification in whole as provided in Section 9.5.1. The Construction Manager will promptly forward the Architect's notice of withholding certification to the Contractors. As between the Owner and the Contractor, the failure of the Architect or Construction Manager to notify the Contractor or the Owner of a withheld certification does not render such withholding ineffective, and the Owner shall have no obligation to pay a Contractor for uncertified amounts or amounts for which no Certificate for Payment has been issued. If the Contractor does not receive notice of a withheld certification, it shall proceed as provided in Section 9.7.

§ 9.4.3 The Construction Manager's certification of an Application for Payment or, in the case of more than one Contractor, a Project Application and Certificate for Payment, shall be based upon the Construction Manager's evaluation of the Work and the data in the Application or Applications for Payment. The Construction Manager's certification will constitute a representation that, to the best of the Construction Manager'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, or Contractors are, entitled to payment in the amount certified.

§ 9.4.4 The Architect's issuance of a Certificate for Payment or, in the case of more than one Contractor, Project Application and Certificate for Payment, shall be based upon the Architect's evaluation of the Work, the recommendation of the Construction Manager, and data in the Application for Payment or Project Application for Payment. The Architect's certification will constitute a representation that, to the best of the Architect'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, or Contractors are, entitled to payment in the amount certified.

§ 9.4.5 The representations made pursuant to Sections 9.4.3 and 9.4.4 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 Construction Manager or Architect. Architect, in writing, together with the Certification which the qualification pertains.

§ 9.4.6 The issuance of a Certificate for Payment or a Project Certificate for Payment will not be a representation that the Construction Manager or Architect has has, unless otherwise required by contract or law, (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 Construction Manager or Architect may withhold a Certificate for Payment or Project Certificate for Payment in whole or in part, to the extent reasonably necessary to protect the Owner, if in the Construction Manager's or Architect's opinion the representations to the Owner required by Section 9.4.3 and 9.4.4 cannot be made. If the Construction Manager or Architect is unable to certify payment in the amount of the Application, the Construction Manager will notify the Contractor and Owner as provided in Section 9.4.1 and 9.4.2. If the Contractor, Construction Manager and Architect cannot agree on a revised amount, the Architect will promptly issue a Certificate for Payment or a Project Certificate for Payment for the amount for which the Architect is able to make such representations to the Owner. The Construction Manager or Architect may also withhold a Certificate for Payment or, because of subsequently discovered evidence, may nullify the whole or a part of a Certificate for Payment or Project Certificate for Payment previously issued, to such extent as may be necessary in the Construction Manager's or Architect's opinion to protect the Owner from loss for which the Contractor is responsible, including loss resulting from the acts and omissions described in Section 3.3.2 because of

- defective Work not remedied; remedied, or the Contractor is in breach of the Agreement; .1
- .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 or other 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.
- .8 the Work not having progressed to the extent set forth in the Application for payment; or
- .9 representations of the Contractor are untrue.

§ 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, certification will be made for amounts previously withheld.

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 28 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 9.5.4 If the Architect or Construction Manager withholds certification for payment under Section 9.5.1, 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 the Architect and the Construction Manager, and both will reflect such payment on the next Certificate for Payment.

§ 9.5.5 If the Contractor disputes any determination by the Owner, Architect, or Construction Manager with regard to any Certificate for Payment, the Contractor shall nevertheless continue to expeditiously perform the Work and such dispute shall provide no basis for any manner of suspension of the Contractor's performance of the Work.

§ 9.6 Progress Payments

§ 9.6.1 After the Architect has issued a Certificate for Payment or Project Certificate for Payment, the Owner shall make payment in the manner and within the time provided in the Contract Documents, and shall so notify the Construction Manager and Architect.

§ 9.6.1.1 The Owner may, in its sole discretion, choose to make payments to Contractors through the Construction Manager. More particularly, the Owner may distribute funds to the Construction Manager for the Construction Manager to then provide payment to each respective and applicable Contractor. The Owner may discontinue this practice at any time in its sole discretion.

§ 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 Construction Manager 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, Construction Manager and Architect 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. Neither the Owner, Construction Manager nor Architect 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. Owner may, in its sole discretion, after providing Contractor with ten (10) days prior written notice, make direct payments to the Contractor's Subcontractors, material men, laborers or claimants relating to labor or material provided to the Contractor in the event the Subcontractors, material men, laborers or claimants threaten to or actually cease providing labor and/or materials for the Project due to nonpayment such that, in the Owner's determination, progress of the Project and the Project's schedule are jeopardized. All payments made pursuant to this section shall be considered the same as if paid directly to the Contractor and shall constitute partial payment of the Contract Sum. In the event the Contractor disagrees with the amount proposed to be paid to one or more Subcontractors, material men, laborers or claimants, the Contractor shall provide a bond in the amount the Contractor believes the Owner will overpay, within ten (10) days of receipt of notice, or be barred from making any claim that the amount of the direct payment was incorrect. Payment under this provision shall not jeopardize any other remedy available to the Owner.

§ 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

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects, "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 29 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

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.

§ 9.6.9 Subject to applicable law, if a petition in bankruptcy or any other arrangement or proceeding regarding insolvency, assignment for the benefit of creditors, trust, chattel mortgage, or similar state or federal proceeding, whether voluntary or involuntary, shall be filed with respect to the Contractor, the Owner may withhold the final balance, or any other payments, whether or not an application for progress payment has been properly filed, until expiration of the period of any guarantees or warranties required for the Contractor, and the Owner may pay out such funds the amount necessary to satisfy any claims or costs that otherwise would have been covered by such guarantees or warranties.

§ 9.7 Failure of Payment

If the Construction Manager and Architect do not issue a Certificate for Payment or a Project Certificate for Payment, through no fault of the Contractor, Contractor and without justifiable basis under the Contract Documents, within fourteen days after the Construction Manager's receipt of the Contractor's Application for Payment, or if the Owner does not pay the Contractor within seven days after the date established in the Contract Documents, the amount certified by the Construction Manager and Architect or awarded by binding dispute resolution, then the Contractor may, upon seven unless the Owner, in good faith, disputes the amount certified, then the Contractor may, upon twenty-one additional days' notice to the Owner, Construction Manager and Architect, stop the Work until payment of the amount owing has been received. (1) the Contractor receives payment of the amount owing, or (2) the Contractor receives notice from the Architect, Construction Manager, or Owner of a full or partial withheld certification as provided herein. 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. The Owner shall have no obligation to pay the Contractor unless it receives a Certificate for Payment for the amount certified. The Owner may withhold payment from a non-performing Contractor irrespective of the issuance of a Certificate for Payment.

§ 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 and when all required occupancy permits, if any, have been issued, so 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 notify the Construction Manager, and the Contractor and Construction Manager shall jointly prepare and submit to the Architect 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 list, the Architect, assisted by the Construction Manager, will make an inspection to determine whether the Work or designated portion thereof is substantially complete. If the Architect's inspection discloses any item, whether or not included on the 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 Architect. immediately. In such case, the Contractor shall then submit a request for another inspection by the Architect, assisted by the Construction Manager, to determine Substantial Completion.

§ 9.8.4 When the Architect, assisted by the Construction Manager, determines that the Work of all of the Contractors, or designated portion thereof, is substantially complete, the Construction Manager will prepare, and the Construction Manager and Architect shall execute, a Certificate of Substantial Completion that shall establish the date of Substantial Completion; establish responsibilities of the Owner and Contractor for security, maintenance, heat,

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 30 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes:

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 Owner and Contractor for their written acceptance of responsibilities assigned to them 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.

§ 9.8.6 Notwithstanding Sections 9.8.1 and 9.8.2, as a condition precedent to establishing the date of Substantial Completion, the Contractor shall prepare and submit to the Architect and Construction Manager a comprehensive list of items to be completed or correct (a "punch list"). The Contractor shall respond immediately to correct Work deficiencies and/or punch list items. Should the Contractor fail to make corrections in a timely fashion, but not later than thirty (30) calendar days from the date of Substantial Completion or notification of the required corrections, whichever is earlier, such Work may be corrected by the Owner at the Contractor's sole expense, and the Contract Sum may be adjusted accordingly.

§ 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 and Construction Manager shall jointly prepare and submit a list to the Architect as provided under Section 9.8.2. Consent of the Contractor to partial occupancy or use shall not be unreasonably withheld. The stage of the progress of the Work shall be determined by written agreement between the Owner and Contractor or, if no agreement is reached, by decision of the Architect after consultation with the Construction Manager.complete. The Contractor shall proceed with the work in such a manner as reasonably directed and shall cooperate with the Owner to limit interruptions.

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

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

§ 9.10 Final Completion and Final Payment

§ 9.10.1 Upon completion of the Work, the Contractor shall forward to the Construction Manager a notice that the Work is ready for final inspection and acceptance, and shall also forward to the Construction Manager a final Contractor's Application for Payment. Upon receipt, the Construction Manager shall perform an inspection to confirm the completion of Work of the Contractor. The Construction Manager shall make recommendations to the Architect when the Work of all of the Contractors is ready for final inspection, and shall then forward the Contractors' notices and Application for Payment or Project Application for Payment, to the Architect, who will promptly make such inspection. When the Architect finds the Work acceptable under the Contract Documents and the Contract fully performed, the Construction Manager and Architect will promptly issue a final Certificate for Payment or Project Certificate for Payment stating that to the best of their knowledge, information and belief, and on the basis of their 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 Certificate is due and payable. The Construction Manager's and Architect's final Certificate for Payment or Project Certificate for Payment will constitute a further representation that conditions listed in Section 9.10.2 as precedent to the Contractor's being entitled to final payment have been fulfilled.

AIA Document A232™ - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 31 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

Init. 1

§ 9.10.2 Neither final payment nor any remaining retained percentage shall become due until the Contractor submits to the Architect through the Construction Manager (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) payment, (5) an affidavit that states the Work is fully completed and performed in accordance with the Contract Documents and is satisfactory to the Architect and the Owner, (6) in the event of Contractor bankruptcy, at the Owner's option, an order entered by the court having jurisdiction of the Contractor's insolvency proceeding authorizing such payment, (7) a general release executed by the Contractor on a form provided by the Construction Manager, (8) all close-out documents and warranties have been provided in a reasonable and acceptable manner, (9) documentation of any special warranties, such as manufacturers' warranties or specific Subcontractor warranties, and $\frac{(6)}{(10)}$, 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. If a lien, claim, security interest, or encumbrance remains unsatisfied after payments are made, the Contractor shall refund to the Owner all money that the Owner may be compelled to pay in discharging the lien, claim, security interest, or encumbrance, including all costs and reasonable actual 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, and the Construction Manager and Architect so confirm, the Owner shall, upon application by the Contractor and certification by the Construction Manager and Architect, 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 Architect through the Construction Manager 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

.1 liens, Claims, security interests, or encumbrances arising out of the Contract and unsettled;

.2 failure of the Work to comply with the requirements of the Contract Documents;

.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.not constitute a waiver of any Claims by the Owner.

§ 9.10.5 Acceptance of final payment by the Contractor, a Subcontractor, or a supplier, shall constitute a waiver of <u>all</u> claims by that payee except those previously made in writing and identified by that payee as <u>being</u> unsettled <u>and being</u> an exception to the waiver of this section at the time of final Application for Payment.

ARTICLE 10 PROTECTION OF PERSONS AND PROPERTY

§ 10.1 Safety Precautions and Programs

The Contractor shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the performance of the Contract. The Contractor shall submit the Contractor's safety program to the Construction Manager for review and coordination with the safety programs of other Contractors. The Construction Manager's responsibilities for review and coordination of safety programs shall not extend to direct control over or charge of the acts or omissions of the Contractors, Subcontractors, agents or employees of the Contractors or Subcontractors, or any other persons performing portions of the Work and not directly employed by the Construction Manager.

§ 10.2 Safety of Persons and Property

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

.1 employees on the Work and other persons who may be affected thereby;

AlA Document A232" – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

- .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;
- other property at the site or adjacent thereto, such as trees, shrubs, lawns, walks, pavements, roadways, .3 structures, and utilities not designated for removal, relocation, or replacement in the course of construction; and
- construction or operations by the Owner, Separate Contractors, or other Contractors. .4

§ 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. The Contractor shall take all reasonable safety precautions with respect to its Work and the work of others, shall comply with all standard industry safety measures and shall comply with all applicable laws, ordinances, rules, regulations and orders of any public authority and all other requirements of the Contract Documents, including those applicable to the safety of persons or property. The Contractor shall be responsible for the safety of all of the Contractor's employees and the safety of all of the Contractor's Subcontractors, suppliers, and their employees. The Contractor shall report in writing to the Construction Manager any injury to any of Contractor's or its Subcontractors' employees at the site within one (1) day after the occurrence of such injury. The Contractor acknowledges receiving, or having access to an opportunity to review, health and safety information about the Project site(s), including any applicable asbestos management plan and any other environmental information it deems necessary to perform the work.

§ 10.2.3 The Contractor shall implement, erect, and maintain, as required by existing conditions and performance of the Contract, reasonable reasonable, necessary, or appropriate 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. The Contractor shall be solely and fully responsible for any and all damage claims and for defense of all actions against the Owner relating to such explosives, hazardous materials and/or unusual methods.

§ 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, 10.2.1.3 and 10.2.1.4 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, 10.2.1.3 and 10.2.1.4. 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, Construction Manager or Architect or anyone directly or indirectly employed by any of them, or by anyone for whose acts any 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, Construction Manager and Architect.

§ 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 the Contractor suffers injury or damage to person or property because of an act or omission of the other party, Owner, or of others for whose acts such party the Owner is legally responsible, notice of the injury or damage, whether or not insured, shall be given to the other party Owner 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. Owner to investigate the matter. The Contractor's failure to do so shall be an irrevocable waiver of any claim against the Owner arising out of such injury or damage. Injury or damage to persons or property suffered by the Owner because of an act or omission of the Contractor or others for whose acts the Contractor is legally responsible shall be subject to the limitations provisions established by Michigan law.

§ 10.2.8.1 The Contractor causing damage to the Work of another Contractor shall be responsible for the repair and replacement of such damaged Work. Back charges may be made against the Contract sum of the damaging Contractor when corrections are not made promptly.

§ 10.2.8.2 The Owner reserves the right to pay the Contractor suffering damage from monies due the Contractor who is responsible for the Work required by same and shall deduct it from the Contract amount due the said responsible Contractor.

§ 10.2.9 If the Contractor or any Subcontractor chooses to use any systems, equipment, facilities, or services which have been incorporated in the Project as a permanent part thereof by any other, the Contractor shall assume full responsibility for damages caused to said systems, equipment, facilities or services, and have damages repaired as required, so that in no case will the performance of the used systems, equipment, facilities or services be diminished from the specified criteria as a result of such use.

§ 10.2.10 The Contractor acknowledges that the safety of the Owner's students, employees and guests is of the utmost importance. The Contractor will take no action which would jeopardize the safety of the Owner's students, employees and guests and, without the Owner's written approval, shall take no action which would interfere with the Owner's activities. Without limiting the foregoing provisions, the Contractor shall comply with all laws applicable to students and/or school safety.

§ 10.3 Hazardous Materials

Init.

1

§ 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, Construction Manager and Architect of the condition.

§ 10.3.2 Upon receipt of the Contractor's notice, the Owner in its discretion 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 shall, as a courtesy, furnish in writing to the Contractor, Construction Manager and Architect 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, the Construction Manager and the Architect will promptly reply to the Owner in writing stating whether or not any of them has reasonable objection to the persons or entities proposed by the Owner. If the Contractor, Construction Manager or Architect has an objection to a person or entity proposed by the Owner, the Owner shall propose another to whom the Contractor, the Construction Manager and the Architect have no reasonable objection. When the material or substance has been rendered harmless, Work in the affected area shall resume upon written agreement of the Owner and Contractor. By Change Order, the Contract Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable additional costs of shutdown, delay, and start-up.to address 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, Construction Manager, Architect, their 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 site. To the extent the Contract requires the removal, transport and disposal of hazardous materials, the Contractor agrees that it assumes responsibility for said tasks as a part of the Agreement.

§ 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 reasonable 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. Nothing in this section will be construed as relieving Contractor from the cost and responsibilities for emergencies covered hereby.

§ 10.5 Notification of Utility Companies

§ 10.5.1 At least five (5) working days prior to the start of work in areas which may involve existing utility lines, the Contractor shall notify the MISS DIG notification system of the planned work.

§ 10.5.2 The utility company should, upon receipt of notice, stake, mark or otherwise designate the location (and depth) of their lines, or temporarily move the line(s).

§ 10.5.3 The Contractor shall immediately report to the respective utility company any break or leak in its lines, or any dent, gouge, groove or other damage to the utility line or to its coating or cathodic protection made or discovered in the course of the Work.

§ 10.5.4 The Contractor shall immediately alert the Owner, Construction Manager, Architect and occupants of nearby premises of any and all emergencies caused or discovered in the utility line(s) in the course of the Work.

ARTICLE 11 INSURANCE AND BONDS

§ 11.1 Contractor's Insurance and Bonds

Init.

1

§ 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. Agreement, as described elsewhere in the Contract Documents, as required by law, or as reasonably required by the Owner in light of the nature of services performed and insurance obligations of its other contractors and consultants. 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, Construction Manager and Construction Manager's consultants, and the Architect and Architect's consultants, shall be named as additional insureds Owner shall be named as additional insured under the Contractor's commercial general liability policy or as otherwise described in the Contract Documents. On all insurance contracts under which the Contractor is obligated to have its insurance company name the Owner as additional insured, the Contractor shall require such insurance company to add to the policy the following clause: "The insurance afforded to the Additional Insured is primary insurance. If the Additional Insureds have other insurance which is applicable to the loss on an excess or contingent basis, the amount of the insurance company's liability under this policy shall not be reduced by the existence of such other insurance." Certificates of insurance acceptable to the Owner shall be submitted by Contractor to the Owner and Construction Manager prior to commencement of Work and thereafter upon renewal or replacement of each required policy of insurance.

§ 11.1.2 The Contractor shall provide bonds covering faithful performance of 100% of the Contract and payment of 100% of the obligations arising thereunder as stipulated in bidding requirements or specifically required by the Contract Documents or by law on the date of the Contract. The Contractor shall provide such additional surety bonds of the types, for such penal sums, and subject to such terms and conditions as required by the Contract Documents.

AIA Document A232TM - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 35 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

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.located and that are reasonably acceptable to the Owner. The Construction Manager shall obtain copies of the Performance Bond and Payment Bond required by the Agreement from the Contractor prior to Contractor beginning performance pursuant to the Agreement. The Contractor's obligation to provide such bonds shall not be waived in any fashion, including any failure to secure such bonds prior to Contractor beginning performance pursuant to the Agreement.

§ 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 directly to the Owner, and separately to the Construction Manager, 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 both the Contractor and the Construction Manager, separately and in writing, prior to commencement of the Work. Upon receipt of notice from the Owner, the Contractor may reasonably 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 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. § 11.2.2.1 The Contractor shall at the Contractor's own expense provide insurance coverage for materials stored off the site after written approval of the Owner at the value established in the approval, and also for portions of the Work in transit until such materials are permanently attached to the work.

§ 11.2.2.2 The insurance required by Section 11.2 is not intended to cover machinery, tools or equipment owned or rented by the Contractor that are utilized in the performance of the Work, but not incorporated into permanent improvements. The Contractor shall, at the Contractor's own expense, provide insurance for owned or rented machinery, tools or equipment.

§ 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 directly to the Contractor, and separately to the Construction Manager, 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; and (2) the Contract Time and Contract Sum shall be equitably adjusted; and (3) the Owner waives all rights against the Contractor, Subcontractors, and Sub-subcontractors to the extent any loss to the Owner would have been covered by the insurance had it not expired or been cancelled, may be adjusted by negotiation between the parties. If the Contractor purchases replacement coverage, the cost of the

Init. 1

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, sub-subcontractors, agents, and employees, each of the other; (2) the Construction Manager and Construction Manager's consultants; (3) the Architect and Architect's consultants; (4) other Contractors and any of their subcontractors, sub-subcontractors, agents, and employees; and (5) 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 Construction Manager, Construction Manager's consultants, Architect, Architect's consultants, other Contractors, 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 is not waiving any rights its insurer(s) may have to subrogation. To the extent any terms in the General Conditions or any other Contract Documents are contrary to the aforementioned, such terms shall be deemed void and unenforceable.

§ 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, Architect, and Construction Manager 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

Init.

1

§ 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 Construction Manager, Architect and Contractor their just shares of insurance proceeds received by the Owner, and by appropriate agreements the Construction Manager, Architect and Contractor shall make payments to their consultants and Subcontractors in similar manner.insureds. The Owner shall use its best efforts, with consultation of the Construction Manager, to reach a quick and fair settlement for all interested parties, with the insurance companies after a loss.

§ 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.

AIA Document A232TM – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 37 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

UNCOVERING AND CORRECTION OF WORK ARTICLE 12

§ 12.1 Uncovering of Work

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

§ 12.1.2 If a portion of the Work has been covered that the Construction Manager or Architect has not specifically requested to examine prior to its being covered, the Construction Manager or Architect may request request, with the Owner's consent, 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 Owner shall reasonably adjust the Contract Sum and Contract Time as may be appropriate. appropriate. At the time Owner's consent is sought as described herein, the Architect and/or Construction Manager shall notify the Owner that additional costs may apply if the Work is in accordance with the Contract Documents. If such Work is not in accordance with the Contract Documents, the costs of uncovering the Work, and 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 Construction Manager or Architect 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 Construction Manager's and Architect's services and expenses made necessary thereby, shall be at the Contractor's expense. If any portion of the Work is determined by the Owner, Construction Manager or Architect, either during performance of the Work or during any applicable warranty period, to be defective or not in compliance with the contract requirements, the Construction Manager or Owner shall notify the Contractor in writing that such Work is rejected. Thereupon, the Contractor shall immediately replace and/or correct such Work by making the same comply strictly with all the requirements therefor. The Contractor shall bear all costs of correcting such rejected Work, including work of other Subcontractors and including compensation for the Architect's and Construction Manager's additional services and any delay or related damage to the Owner made necessary thereby. The Construction Manager shall have the right to charge the Contractor for any compensation payable for the Architect's or Construction Manager's additional services required by the Contractor's rejected Work and deduct the payment from the next payment due the Contractor.

§ 12.2.2 After Substantial Completion

§ 12.2.2.1 In addition to the Contractor's obligations under Section 3.5, if, within one year after the 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 or Construction Manager to do so, unless the Owner has previously given the Contractor a written acceptance of such condition. The Owner or Construction Manager shall give such notice promptly after discovery of the condition. During the one year period for correction of Work, if the Owner fails to notify the Contractor and give the Contractor an opportunity to make the correction, the Owner waives the rights to require correction by the Contractor and to make a claim for breach of warranty. If the Contractor that correction period, if the Contractor fails to correct nonconforming Work within a reasonable time during that period after receipt of notice from the Owner, Construction Manager or Architect, the Owner may correct it in accordance with Section 2.5.

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

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

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

AIA Document A232[™] - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," 'AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 38 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 12.2.4 The Contractor shall bear the cost of correcting destroyed or damaged construction of the Owner, Separate Contractors, or other 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 Contract 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.

§ 12.2.6 The Contractor shall respond immediately to correct Work deficiencies and/or punch list items. Failure to correct Work deficiencies and/or punch list items in a timely fashion shall be a substantial breach, and the Owner may terminate the Contract immediately without following the procedure identified in Section 14.2. As used in this Section 12.2.6, "timely" means the Contractor shall begin correction within three days of receiving the punch list or notice of work deficiency, and correction will be completed in a commercially reasonable time in accordance with the direction of the Construction Manager. Whether or not the Contract is terminated, if the Contractor fails to make corrections in a timely fashion, such Work may be corrected by the Owner, in its sole discretion, at the Contractor's expense and the Contract Sum may be adjusted by backcharge accordingly. The Contractor shall promptly notify the Construction Manager, in writing, when the Work deficiencies and/or punch list items are completed. Upon the review of the Work by the Construction Manager after such notification by the Contractor, if Work deficiencies and/or punch list items shall continue to exist, the Contractor shall reimburse any cost incurred by the Owner, including the Construction Manager's and Architect's fees for reinspections of the Work. Failure to pay such costs within ten (10) days of receipt of a demand regarding the same shall permit the Owner to withhold such amounts from the unpaid portion of the Contractor's contract.

§ 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. The acceptance of nonconforming Work by the Owner shall be by written Change Order, specifically referencing that it addresses nonconforming work, acceptable to the Owner's authorized representative, and signed by all parties. Acceptance of nonconforming Work may only occur pursuant to such written Change Order.

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. State of Michigan in all respects, except that claims and causes of action brought by the Owner shall not be deemed untimely if filed within six (6) years of substantial completion of the entire (and all) Project(s).

§ 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.

Init. 1

AIA Document A232[™] - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," 'AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 39 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 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, Construction Manager, Architect, or Contractor shall constitute a waiver of a right or duty afforded them under the Contract, nor shall such action or failure to act constitute approval of or acquiescence in a breach 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 Construction Manager and Architect timely notice of when and where tests and inspections are to be made so that the Construction Manager and Architect 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 Construction Manager, Architect, 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 Construction Manager and Architect will, upon written authorization from the Owner, instruct the Contractor to make arrangements for such additional testing, inspection, or approval, by an entity acceptable to the Owner, and the Contractor shall give timely notice to the Construction Manager and Architect 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, Documents or applicable law, all costs made necessary by such failure, including those of repeated procedures and compensation for the Construction Manager's and Architect'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 Construction Manager for transmittal to the Architect.

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

§ 13.4.6 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.

§ 13.6 The Contractor agrees that time is of the essence and to start work when directed by the Construction Manager and to furnish sufficient materials and a sufficient number of properly skilled workers, so as not to delay the work of any other Contractor or completion of the Project.

§ 13.7 Notwithstanding any provisions within the Contract Documents, nothing shall be deemed a waiver of any immunity granted to Owner by law or statute, including but not necessarily limited to, governmental immunity under MCL 691.1407.

Init.

AIA Document A232[™] – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 13.8 The Owner, being a governmental unit, is protected by the Michigan Void Construction Contracts Act, MCL 691.991.

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 for reasons within the Owner's control 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-which may include any of the following reasons:

- Issuance of an order of a court or other public authority having jurisdiction that requires all Work to be .1 stopped;
- .2 An act of government, such as a declaration of national emergency, that requires all Work to be stopped;
- .3 Because the Construction Manager has not certified or the Architect 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, or because the Owner has not made payment on a Certificate for Payment within the time stated in the Contract Documents, subject to justifiable withholding of payment as described herein or 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 Sub-subcontractor, their agents or employees, or any other persons or entities performing portions of the Work, 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, Construction Manager and Architect, terminate the Contract and recover from the Owner payment for Work executed, as well as reasonable overhead and profit direct costs 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 days, for reasons within the Owner's control and through no act or fault of the Contractor, a Subcontractor, a Sub-subcontractor, or their agents or employees, or any other persons 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, Construction Manager and Architect, terminate the Contract and recover from the Owner as provided in Section 14.1.3. The Contractor may not terminate the Contract unless it has submitted claims for the delays and sought an extension of time for each delay.

§ 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; materials to the point of negatively impacting the Project and/or the related schedule;
- .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. Documents; or
- the Contractor fails to prosecute the Work or any part thereof with promptness and diligence or fails to .5 perform any provisions of this Contract, or goes into bankruptcy, liquidation, makes an assignment for the benefit of creditors, enters into a composition with its creditors, or becomes insolvent.

§ 14.2.2 When any of the reasons described in Section 14.2.1 exist, after consultation with the Construction Manager, and upon certification by the Architect that sufficient cause exists to justify such action, 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:

Init. 1

AIA Document A232TH – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 41 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes:

three days' notice, terminate the Contractor's right to proceed with the Work, or such part of the Work as to which such defaults have occurred, and may take any one or more of the following actions::

- .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.

The notice required by this Section 14.2.2 shall not give the Contractor a right to cure defective Work or to cure other grounds for termination under Section 14.2.1. Further, the Owner's failure to strictly comply with the formal requirements of termination (e.g., by providing less than three days' notice of termination) shall not be a substantial breach by the Owner. The Owner may terminate the Contractor immediately if a Contractor endangers persons or property or has breached Project safety requirements.

In the event the Contractor's surety bond requires notice of intent to declare a default of the Contractor and if such bond notice is provided by the Owner, such notice shall be adequate to satisfy the three (3) day written notice described above in this section.

§ 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 Construction Manager's and Architect's services and expenses made necessary thereby, and other damages incurred by the Owner in pursuing termination and completion of the Work, including actual attorney and legal fees and costs, 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, shall, upon application, be certified by the Initial Decision Maker after consultation with the Construction Manager, and this obligation for payment shall survive termination of the Contract.

§ 14.3 Suspension by the Owner for Convenience

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

§ 14.3.2 The Contract Sum and the 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:

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

§ 14.4 Termination by the Owner for Convenience

Init.

1

§ 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 termination.

AIA Document A232™ - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only 42 be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

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. Contract, including but not limited to additional sums, additional time for performance, or damages for delay. 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. This Section 15.1.1 does not require the Owner to file a Claim in order to impose liquidated damages in accordance with the Contract Documents. The Contractor shall not knowingly (as "knowingly" is defined in the Federal False Claims Act, 31 USC 3729, et seq.) present or cause to be presented a false or fraudulent Claim. As a condition precedent to making a Claim by the Contractor, the Claim shall be accompanied by an affidavit sworn to before a notary public or other person authorized to administer oaths in the State of Michigan and executed by an authorized representative of the Contractor, which states that: "The Claim which is submitted herewith complies with subparagraph 15.1.1 of the General Conditions, as amended, which provides that the Contractor shall not knowingly present or cause to be presented a false or fraudulent claim." Claims of the Owner shall be governed by the relevant Michigan statutory limitations period.

§ 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. in accordance with Section 13.1 and Section 15.1.2.1, regardless of any other time frames identified in this Agreement. The Contractor shall commence all claims and causes of action in accordance with Section 15.1 and, if shorter, any other provisions of this Agreement and Michigan law ...

§ 15.1.2.1 Regardless of any provisions to the contrary, the statute of limitations with respect to any defective or nonconforming Work which is not discovered by the Owner shall not commence until the discovery of such defective or nonconforming Work by the Owner. See also Section 13.1.

§ 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 written notice to the other party Owner and to the Initial Decision Maker with a copy sent to the Construction Manager and Architect, if the Architect is not serving as the Initial Decision Maker. Claims by either party the Contractor 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 elaimant Contractor first recognizes the condition giving rise to the Claim, whichever is later. Failure to timely and properly initiate a claim shall be an irrevocable waiver of such claim. Claims by the Owner shall be governed by the applicable statute of limitations period, except as such time frame may be longer in accordance with Section 13.1 and Section 15.1.2.1.

§ 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 written notice to the other party. In such event, no decision by the Initial Decision Maker is required. Claims by the Contractor under this Section 15.1.3.2 shall be initiated within 21 days after occurrence of the event giving rise to such Claim or within 21 days after the Contractor first recognizes the condition giving rise to the Claim, whichever is later. Failure to timely and properly initiate a claim shall be an irrevocable waiver of such claim. Claims by the Owner shall be governed by the applicable statute of limitations period, except as such time frame may be longer in accordance with Section 13.1 and Section 15.1.2.1.

§ 15.1.4 Continuing Contract Performance

§ 15.1.4.1 Pending final resolution of a Claim, including by mediation and/or litigation, as applicable, 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 undisputed payments in accordance with the Contract Documents.

AIA Document A232TM - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 43 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 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. may be adjusted as mutually agreed by the Owner and Contractor. 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. Failure to provide such notice shall serve as an absolute bar against a claim for such an increase in the Contract Sum. Prior notice is not required for Claims relating to an emergency endangering life or property arising under Section 10.4. A Project delay shall not be a basis for a Claim for additional cost. Delay claims against the Owner may be remedied only through an extension of time per Section 8.4.2 and Section 8.4.3.

§ 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, additional notice as provided in Section 15.1.3 shall be given. given in addition to the general requirements for filing a claim. The Contractor's Claim shall include an estimate of cost and of probable effect of delay on progress of the Work. the Work due to the increase in Contract Time sought. 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 waives Claims against the Owner 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 the Owner's termination of the Contractor in accordance with Article 14. Nothing contained in this Section 15.1.7 shall be deemed to preclude assessment of liquidated damages, damages in favor of the Owner, when applicable, in accordance with the requirements of the Contract Documents.

§ 15.2 Initial Decision

Init.

1

§ 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. interpretation. The Architect will serve as the Initial Decision Maker, unless otherwise indicated in the Agreement. Maker. Except for those Claims excluded by this Section 15.2.1, an initial decision-interpretation shall be required as a condition precedent to mediation of any Claim. If an initial decision or litigation of any Claim brought by the Contractor against the Owner. If an initial interpretation 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 an interpretation having been rendered. Unless the Initial Decision Maker and all affected parties agree, the Initial Decision Maker will not decide interpret 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. interpret the Claim. Within ten (10) days of a written request, the Contractor shall make available to the Owner or its representative all of its books, records, or other documents in its possession or to which it has access relating to a Claim and shall require its subcontractors, regardless of tier, and materialmen to do the same.

AIA Document A232¹⁰ – 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

§ 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 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 will, based on its interpretation, either reject or approve the Claim in whole or in part.

§ 15.2.5 The Initial Decision Maker will render an initial decision-interpretation approving or rejecting the Claim, or indicating that the Initial Decision Maker is unable to resolve the Claim. This initial decision interpretation shall (1) be in writing; (2) state the reasons therefor; and (3) notify the parties, the Construction Manager, 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.interpretation shall be subject to the parties' agreed upon binding dispute resolution process.

§ 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. Regardless of any other time frames identified herein, claims and causes of action brought by the Owner shall be governed in accordance with the statute of limitations periods under Michigan law, except for such longer periods of time as may be permitted in Section 13.1 and Section 15.1.2.1.

§ 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 of 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, SURETY NOTICE AND PRIOR APPROVAL

Except where otherwise expressly required by the terms of the Agreement, the Contract Documents or the General Conditions, exercise by the Owner of any contractual or legal right or remedy without prior notice to or approval by the Contractor's surety shall in no way bar or prohibit the Owner's ability to pursue such right or remedy. Further, pursuit of such a right or remedy without prior notice to or approval of surety shall in no way compromise, limit or bar any claim by the Owner against a surety bond of the Contractor. The Owner's claims against a Contractor's surety bond shall be governed by Section 13.1 with respect to any limitations periods.

§ 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

Init.

1

§ 15.3.1 Claims, Except as otherwise agreed in writing by the parties, 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 commencement of the parties' agreed upon binding dispute

AIA Document A232TM - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 45 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

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

Init.

1

§ 15.4.4.1 Subject to the rules of the American Arbitration Association or other applicable arbitration rules, either party may consolidate an arbitration. The Owner, at its sole discretion, may consolidate a mediation conducted under this Agreement with any other arbitration mediation to which it is a party provided that (1) the arbitration mediation agreement governing the other arbitration-mediation permits consolidation, (2) the arbitrations mediations to be consolidated substantially involve common questions of law or fact, and (3) the arbitrations mediations employ materially similar procedural rules and methods for selecting arbitrator(s).mediator(s).

§ 15.4.4.2 Subject to the rules of the American Arbitration Association or other applicable arbitration rules, either party-The Owner, at its sole discretion, may include by joinder persons or entities substantially involved in a common question of law or fact whose presence is required if complete relief is to be accorded in arbitration, mediation, provided that the party sought to be joined consents in writing to such joinder. Consent to arbitration mediation 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. Contractor further agrees to include similar dispute resolution provisions in all

agreements with the independent contractors and consultants retained for the Project and to require all independent contractors and consultants also to include similar dispute resolution provisions in all agreements with subcontractors, all subconsultants, suppliers or fabricators so retained, thereby providing for a consistent method of dispute resolution between the parties to those agreements. Subject to the other limitations periods identified in these General Conditions which are understood to govern over this sentence, no demand for mediation shall be made after the date when the applicable statutes of limitation would bar legal or equitable proceedings. During the pendency of any mediation, all applicable limitations period shall be tolled until the conclusion of that process.

The Owner reserves the right in its discretion to require consolidation or joinder of any mediation arising out of or relating to this Agreement with another mediation involving a person or entity not a party to this Agreement in any event the Owner believes such consolidation or joinder is necessary in order to resolve a dispute or avoid duplication of time, expense or effort. In the event the Owner is involved in a dispute which is not subject to mediation involving a person or entity not a party to this Agreement, the mediation provisions applicable to the parties shall be deemed to be void and nonexistent in the event Owner, in its discretion, determines the Contractor should become a party to that dispute by joinder or otherwise. Any mediation hearing shall be held in the general location where the Project is located, unless another location is mutually agreed upon.

Modified; 10/20/20; 11:30am

AIA Document A232TH - 2019. Copyright © 1992, 2009, and 2019 by The American Institute of Architects. All rights reserved. The "American Institute of Architects," "AIA," the AIA Logo, and "AIA Contract Documents" are registered trademarks and may not be used without permission. This document was produced by AIA 47 software at 08:29:08 ET on 03/09/2021 under Order No.5978577855 which expires on 01/02/2022, is not for resale, is licensed for one-time use only, and may only be used in accordance with the AIA Contract Documents® Terms of Service. To report copyright violations, e-mail copyright@aia.org. User Notes: (1514229317)

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Addenda are written or graphic instruments issued prior to execution of construction contracts which add to, delete from, clarify, or correct the Bidding Documents and/or the Contract Documents.
- B. Addenda may be included in the Bidding Documents and may be included in the Contract Documents.
- C. Addenda may be issued by either the Architect or the Construction Manager as deemed necessary to facilitate the building and construction of the Project.

1.01 BIDDERS' AND CONTRACTORS' RESPONSIBILITES

- A. Each Bidder shall be responsible for taking the provisions of all Addenda issued prior to the Bid Date into account during the presentation of his Proposal.
- B. Each Bidder shall be responsible for obtaining all Addenda, and for ascertaining that all Addenda issued prior to the Bid Date have been considered in preparing his Proposal.
- C. Each Contractor shall perform his work in accordance with all Addendums issued.

END OF SECTION 00900

MILESTONE SCHEDULE ON FOLLOWING PAGE(S)

END OF SECTION 00999

Wolgast Corporation – Construction Management

00999 – Page 1

Central Fitness Phase 2



% Co	mplete Ta	sk Name	Duration	Start	Finish	Predecesso	s April 3/23 3/30 4/6 4/13 4/20	May 4/27 5/4 5/115/185/2	June 25 6/1 6/8 6/156/226	July 29 7/6 7/13 7/20 7/27	August 8/3 8/108/17 8/24	September 8/31 9/7 9/14 9/21	October 9/28/10/510/1210/1910/5	November 2611/2 11/911/1611/	December 2311/3012/712/1412/21
		lilestone Schedule	192 days	Tue 4/8/25	Wed 12/31/25										
	00/	Award Cantrasta	0 dava	Tue 4/0/05	Tue 4/0/25		▲ 4/8	1					1		1
	0%	Award Contracts	0 days	Tue 4/8/25	Tue 4/8/25			1		1			1		1
	0%	Contracts	20 days	Tue 4/8/25	Mon 5/5/25	2	*		· · · · ·				1	 	
	00/	Oh e a Dassuia as / Outrasittals	00 dava	T 5/0/05	Mar 0/0/05	0	_	i 🛓	i	i			1		
	0%	Shop Drawings / Submittals	90 days	Tue 5/6/25	Mon 9/8/25	3			1						
	0%	Demo	15 days	Tue 9/9/25	Mon 9/29/25	4							9 ¹ 1		
	0%	Electical Dama	Q days	Tue 0/0/25	Thu 0/40/05	4	_	1		1				1	
	0%	Electical Demo	8 days	Tue 9/9/25	Thu 9/18/25	4		I I		1					1
	0%	Electrical & Plumbing Rought-In	19 days	Fri 9/19/25	Wed 10/15/25	6									
	0%	Framming/Blocking, Bulkhea	15 days	Tue 9/30/25	Mon 10/20/25	5						ſ			
	0%	Masonry Repair	15 days	Tue 9/30/25	Mon 10/20/25	8SS						կ			
	0%	Drywall	20 days	Tue 10/21/25	Mon 11/17/25	8		 		 					1
	0%	Paint/Prep Floor, Res Floor	12 days	Tue 11/18/25	Wed 12/3/25	10		 		 					
	0%	Electrical & Plumbing Finishe	7 days	Tue 12/2/25	Wed 12/10/25	11FS-2	da	 		 				1	
	0%	Glazing	8 days	Tue 10/21/25	Thu 10/30/25	10SS									
	0%	General Trades Finishes	10 days	Thu 12/4/25	Wed 12/17/25	11									1 to 1
	0%	Inspections	2 days	Thu 12/18/25	Fri 12/19/25	14									
	0%	Punchlist	9 days	Thu 12/18/25	Tue 12/30/25	14								1	
	0%	Tunrover	1 day	Wed 12/31/	Wed 12/31/25	16				 				1	
		Task Split Miestone	•	 Project Summar External Tasks External Milesto 		In	active Milestone	M	uration-only anual Summary Rollup anual Summary	◆	Finish-only External Tasks External Milestone	\$	Deadline	Ŷ	
		Milestone	-	External Milesto	ne 👄	In	active Summary	M	anual Summary	-	 xternal Milestone 				
		Summary		Inactive Task	_		anual Task 🔷		tart-only	·	Progress				

PART 1 – GENERAL

1.01 **PROJECT DESCRIPTION**

A. Bay City Public Schools – 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2

1.02 CONTRACTORS USE OF PREMISES

- A. Contractors shall limit their use of the Project site for Work and for storage, to allow for:
 - 1. Work by other Contractors.
- B. Contractors shall coordinate their use of the Project site under the direction of the Construction Manager.
- C. Contractors shall assume full responsibility for the protection and safekeeping of materials and equipment stored on the site. No security will be employed.
- D. Each Contractor shall move any stored material or equipment under their control if it interferes with the operations of the Owner or other Contractors, as directed by the Construction Manager.
- E. Contractors shall obtain and pay for additional storage or work areas needed for operations not allowed on the site.

1.03 OWNER OCCUPANCY

A. The owner intends to occupy the Project by **Refer to Milestone Schedule.** All contractors must comply with this requirement.

1.04 OWNER FURNISHED PRODUCTS

- A. Products furnished and paid for by the Owner are described in the Specifications and in the Bid Division List (Section 00309).
- B. Owner's Responsibilities Regarding Owner-Furnished Products:
 - 1. Arrange for and deliver necessary shop drawings, product data and samples to the installing contractor,
 - 2. Arrange and pay for product delivery to the site, in concert with the Short-Term Construction Activities Plan,
 - 3. Arrange for the suppliers to submit bills of materials to Contractors,
 - 4. Inspect deliveries jointly with Contractors,
 - 5. Submit claims for transportation damage,
 - 6. Arrange for replacement of damaged, defective, or missing items,
 - 7. Arrange for manufacturer's warranties, bonds, service, and inspections, as required.

- C. Contractor's Responsibilities Regarding Owner-Furnished Products:
 - 1. Designate needed delivery dates for each product in the Short-Term Construction Activities Plan,
 - 2. Review shop drawings, product data and samples,
 - 3. Review and return Owner-Furnished shop drawings, data, and samples with notification of any discrepancies or problems anticipated in use of the product, within 2 weeks,
 - 4. Promptly inspect products jointly with the Owner, and record shortages, damaged items, and defective items,
 - 5. Handle products at the site, including uncrating and storage,
 - 6. Protect products from exposure to elements, and other forms of damage,
 - 7. Assemble, install, connect, adjust, and finish products as stipulated in the Specification,
 - 8. Repair or replace items damaged by Contractor,
 - 9. Dispose of all crating, wrapping, and trash related to the material.

END OF SECTION 01010

PART 1 – GENERAL

1.01 NORMAL WORK HOURS

A. 7 a.m. to 5 p.m., Monday through Friday.

1.02 EXCEPTIONS

- A. Necessary variations of normal work hours shall only occur with the express approval of the Construction Manager on the Owner's behalf.
- B. As a condition to the contract, the Contractor agrees that no premium-time, over-time or other special rate shall be charged for the scheduled completion of the project for any reason or cause.
- C. It will be the responsibility of each Contractor to provide an adequate work force to assure the timely completion of all Work.
- D. The Contractor will work whatever hours required (overtime, weekends, holidays) to complete their work and allow for the completion of all other work to achieve final completion in the time frames required by the Owner.

END OF SECTION 01030

PART 1 – GENERAL

1.01 CONSTRUCTION MANAGEMENT

A. This is a Construction Management project. There is no General Contractor. All Contractors on this Project are Prime Contractors. The Owner will award contracts for all Bid Divisions involved in the Project. The Project will be controlled and administered by a Construction Manager.

1.02 WORK ASSIGNMENTS

- A. Nothing contained on the Contract Documents, and especially in the work scope of any Bid Division, shall be construed as a Work assignment to any construction trade industry. Each Contractor is responsible for their own decisions on Work assignments and shall make them in accord with the prevailing practice in the areas of the Project, and in such a way that neither their progress nor the progress of others will be adversely affected.
- B. Disputes that may arise over improper assignments or over assignments claimed by more than one Contractor shall be settled immediately by the Contractors and shall in no case result in a slowdown or stoppage of Work of any Contractor.

1.03 RETAINAGE ON OWNER PURCHASED ITEMS

A. The Owner may retain an amount of Five Thousand (\$5,000.00) or ten percent (10%); whichever is the larger amount, on material and/or equipment purchased from suppliers for inclusion in the Work, until such time as it is satisfactorily installed. The purpose of this provision is to ensure proper conformance to the Contract Documents.

1.04 PERFORMANCE OF WORK

A. All Contractors shall provide weekly input to aid in the preparation of the Look Ahead Schedule by which the Project will be built. Consequently, it is the responsibility and obligation of each Contractor to utilize their manpower and resources according to the commitments made under the Look Ahead Schedule.

1.05 **PROMPTNESS OF EXECUTION**

A. It is the intention of the Owner to complete the Project in the fastest practical time frame. Whereas varying conditions inherent in the construction process will affect the progress of the Work, it is the intent of each construction contract that the Contractor maintain the progress pace set forth in the CAP schedule.

1.06 PROGRESS PAYMENTS

- A. It is the intention of the Owner to recognize timely performance prescribed in the CAP. Contractors who maintain specified progress will be eligible for 100% Progress Payments.
- B. Contractors who fail to maintain specified progress may be subject to retainage up to 100% of Progress
 Payments, at such times as those Contractors are judged by the Construction Manager, and/or the Project
 Architect, to be behind schedule.

1.07 PAYMENT FOR STORED MATERIALS

A. As a means of eliminating cost escalation on available items of material and equipment, and in the interest of obtaining competitive Bids, the Owner will provide payment for contract items purchased early and stored on site, and in specific pre-approved instances, off the Project site as well. To qualify for such payment, the material or equipment must be safely stored, protected, and insured against loss or damage, inspected and dedicated to this Project only. Any extra cost of off-site storage is to be included as part of the Bid Proposal.

- B. Materials stored on the site shall be in the area designated by the Construction Manager. Materials or equipment lost through theft, or mishandling, shall be replaced by the Contractor, without cost to the Owner. The Contractor receiving materials shall provide and maintain protection of stored materials at no additional cost to the Owner. The contractor shall retain responsibility for any loss, damage, or replacement costs of any and all stored materials.
- C. Requests for payment for materials delivered and stored at the site must have acceptable itemized bills attached and available at the time of delivery.

1.08 SCHEDULE OF VALUES

- A. The Schedule of Values (Section 00670) shall include the following mandatory items for any Contractor who provides on-site labor as a part of their Contract:
 - 1. Labor for each portion of the work to be performed.
 - 2. Materials for each portion of the work to be performed.
 - 3. Performance Bond and Labor & Material Payment Bond (when required by Owner). Value: Actual Cost of Bonds
 - 4. Daily housekeeping and clean-up inclusive of any special cleaning and preparation required by the specifications for delivering the building for the Owners occupancy.
 - Value: Two percent (2%) of the total Contract Amount
 - 5. Retainage / Punch List
 - Value: Ten percent (10%) of the total Contract Amount
- B. Monthly allocations shall be made to each item as appropriate and as directed by the Construction Manager.
- C. The value of the Housekeeping/Final Clean-Up item shall be two percent (2%) of the Contract value, or as described by the Construction Manager.

1.09 MATERIAL AND EQUIPMENT EXPEDITING

- A. The Construction Manager will initiate and coordinate an expediting program on the Owner's behalf in cooperation with each Contractor, incorporating all critical items of material and/or equipment provided under the various Bid Division contracts.
- B. Each Contractor shall provide the Construction Manager with a completed Material and Equipment Purchase/Delivery list and as a part of the Bid Division Descriptions. The Contractor's purchase order issue date, supplier name and phone number and the delivery date for each material and equipment item required for the project must be provided.
- C. Each Contractor shall further cooperate by keeping the Construction Manager informed of all changes in the commitments previously indicated in the Material and Equipment Purchase/Delivery list and when deemed necessary by the Construction Manager, provide source contacts for direct expediting by the Construction Manager.
- D. The Contractor must require all suppliers to notify the Contractor's office a minimum of twenty-four (24) hours prior to the delivery of any materials or equipment so the Contractor is present to receive and unload the delivery.
- E. If a Contractor is not present on the job site to receive and unload the Contractor's material or equipment the Construction Manager may have the owner authorize others to perform the work. All costs associated with such actions will be deducted from the payments due the Contractor.

1.10 PROTECTION OF THE WORK OF OTHERS

- A. Contractors shall consider protection of finished Work of prime importance. Care shall be taken by Contractors not to damage completed Work of other Contractors, and to provide adequate protection to their own completed Work. Contractors who damage the work of others or existing finishes shall be back charged all costs associated with repairing or replacing the damaged work.
- B. When moving laborers and/or materials across floors, grades, roofs, other vulnerable surfaces, or through occupied areas, the Contractor shall provide adequate surface protection to prevent damage to surfaces.

1.11 MANDATORY ATTENDANCE AT MEETINGS

A. Each Contractor shall provide a representative of the Contractor authorized and empowered to enact decisions regarding schedule compliance, manpower commitments and cost changes at all Project and Progress Meetings.

1.12 PRE-ON-SITE ACTIVITY MEETING

A. Each Contractor is required to meet on the site with the Field Construction Manager prior to beginning their Work. The purpose of this meeting is to review the intent of the Contract Documents as they pertain to the Contractor's Work, and to integrate the Contractor's schedule into the Short-Term Construction Activities Plan for the Project.

1.13 RETURN ACTIVITIES

A. Each Contractor is required to report to the Field Construction Manager prior to resuming Work on the Project after an absence from the site of one or more working days. The purpose of reporting is to make the Field Construction Manager aware of the Contractor's re-involvement with the Project, and to provide an update regarding any conditions that could affect the continuing Work of the Contractor.

1.14 CUTTING AND PATCHING

- A. Each Contractor shall make arrangements with the Construction Manager for fitting their Work into the Project and shall coordinate all fitting with other Contractors. Whenever any contractor has been given sufficient information as to required openings prior to beginning their Work, they shall pay the cost for cutting and/or restoring if they fail to provide proper required openings.
- B. Each Contractor shall be responsible for any cutting, fitting, and patching that may be required to complete their Work if they have failed to properly notify the Construction Manager and preceding Contractors of any openings required. Contractors shall not endanger the Work of any other Contractor by cutting, excavating, or otherwise altering any Work, and shall not cut or alter the Work of any other contractor except with the consent of the Construction Manager. Any costs caused by defective or ill-timed Work shall be borne by the party responsible for such Work.
- C. Cutting or restoring performed by any Contractor, for work that is rejected by the Architect shall be corrected under the direction of the Construction Manager, as instructed by the Architect. The Contractor responsible for the defective restoration shall incur the cost of such Work.
- D. Openings over six inches in diameter must be formed by the concrete contractor(s).
- E. Cutting and patching of concrete floors and decks shall be performed in a neat and workman like manner, using a coring machine. After coring, each Contractor shall pack and grout openings around sleeves or other Work penetrating floors and decks.

- F. No Contractor shall do any cutting that may impair the strength of any building or its components. No holes, except for small screws or bolts, may be drilled in beams or other structural members for the purpose of supporting or attaching Mechanical Work, without prior approval from the Architect.
- G. Each Contractor shall be responsible for the cutting and patching of holes and openings through existing walls, partitions, floors, ceilings, and roofs necessary for the installation of their work. If the location for a hole or opening is through an existing joist, beam, or column, the Contractor shall notify the Construction Manager who, after consultation with the Architect, will instruct the Contractor how to proceed.
- H. Each Contractor shall be responsible for the closing and patching of holes and openings through existing walls, partitions, floors, ceilings, and roofs created by demolition work they are shown to complete unless noted otherwise.
- I. Temporary removal and replacement of all ceilings not scheduled to be replaced shall be the responsibility of the Contractor requiring access.
- J. The Contractor responsible for patching shall provide both the rough (substrate) and finish surfaces. They shall employ only qualified tradesmen to assure that all work is done in a neat and workmanlike manner. All patching shall match adjacent surfaces.

1.15 BLOCKING, BACKING AND GROUNDS

A. Each Contractor shall be responsible for providing the blocking, backing and grounds necessary for the installation of their work unless specifically noted on the drawings in which case said blocking, backing, and grounds shall be provided by the Bid Division supplying shown backing material.

1.16 ACCESS PANELS

- A. Each Contractor shall be responsible for furnishing the necessary access panels for items of work installed under their contract.
- B. Installation of all access panels shall be the responsibility of the contractor erecting the wall or ceiling system.
- C. If not specified, these access panels shall be approved by the Architect prior to installation.

END OF SECTION 01040

Wolgast Corporation – Construction Management

PART 1 – GENERAL

1.01 DESCRIPTION

- A. All Applications for Payment must be submitted on a "Contractor Invoice Form."
- B. Contractor Invoice Form(s) will be sent to contractors each month by the Construction Manager. The Contractor Invoice Form must be returned to the Construction Manager by the due date (located in the upper left-hand corner of the form) in order to be included in the current month Cost Control Manual to be submitted to the Owner. The due date can also be found on <u>"Attachment A</u>" of the Owner-Contractor contract.
- C. Any completed Contractors Invoice Form received by the Construction Manager <u>later</u> than the contract established due date <u>will not</u> be accepted and <u>will need to be re-billed the following month</u>.

1.02 SWORN STATEMENTS AND WAIVERS

- A. All Applications for Payment must be accompanied by a Sworn Statement and applicable waivers.
- B. For complete instructions on preparing Sworn Statements and Waivers, please reference Section 01050 Sworn Statements and Lien Waivers.
- C. Final Sworn Statement and Full Unconditional Lien Waivers must be provided prior to the release of the final payment or exchanged for final payment by presenting them in person.

1.03 SCHEDULE OF VALUES

A. All billings are processed based on approved Schedules of Values. Absolutely NO CHANGES may be made to approved Schedule of Values.

1.04 CHANGE ORDERS

- A. Increases or decreases in the Contract Amount shall be through change orders.
- B. Each Change Order shall be listed as a new line item on the Contractor Invoice Form. This is the only way a change order will be processed for payment.

1.05 APPROVAL OR REJECTION OF APPLICATION FOR PAYMENT

- A. Approved Applications for Payment will be included in the current month Cost Control Manual submitted to the Owner for their approval and payment. Following approval, the Owner will process payments and forward them to the Construction Manager for accompaniment of appropriate waiver(s), and payment will be sent on to Contractor.
- B. Contractors with Applications for Payment that were adjusted or rejected will be contacted by Wolgast for an explanation.
- C. No payment will be issued through the Owner for any progress payment when the substantiating sworn statement and lien waiver(s) from the previous payment have not been received by the Construction Manager.

END OF SECTION 01045

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Sworn Statement shall be included with each Application for Payment.
- B. A sample Sworn Statement follows as Pages 2 and 3 of this Section.
- C. Page 1 of the Sworn Statement shall contain all necessary Project information, including
 - 1. Date of Sworn Statement.
 - 2. County in which the deponent is at the time of the completion of the Sworn Statement.
 - 3. Deponent name.
 - 4. Contractor name on whose behalf the deponent is making statement.
 - 5. County in which the Project is situated.
 - 6. Project name and site location.
 - 7. Deponent signature and typewritten name.
 - 8. Notary name, signature, and commission expiration date.
- D. Page 2 of the Sworn Statement shall contain all necessary Project information, including:
 - 1. Project name and site location.
 - 2. Subcontractor/Supplier listings as submitted for approval at the beginning of the Project.
 - 3. Description of work to be completed by each subcontractor/supplier.
 - 4. Total contract amount for each subcontractor/supplier.
 - 5. Listings of amounts paid, amounts owing, retentions held, and balances to complete.

1.02 WAIVERS

- A. All Applications for Payment must be accompanied by a Sworn Statement and applicable waivers.
- B. Sample "partial" and "full" waivers follow as Pages 4 and 5 of this Section.

1.03 APPLICATION AND CERTIFICATE FOR PAYMENT

- A. No payment will be issued through the Owner for any progress payment when the substantiating sworn statement and lien waiver(s) from the previous payment have not been received by the Construction Manager.
- B. For additional information and instructions on the Application and Certificate for Payment, please reference Section 01045.

Sample Sworn Statement						
STATE OF MICHIGAN COUNTY OF						
Is the Contractor fo COUNTY, MICHIGAN, known as supplier and laborer, for which laborer the payment of wages for f	uly sworn, deposes and says that or an improvement to the following described real property situated in That the following is a statement of each subcontractor and fringe benefits and withholdings is due but unpaid, with whom the contractor has or lessee thereof, and that the amounts due to the persons as of the date hereof n Page 2.					
That the contractor has not procured materials from, or subcontra improvement other than the sums set forth.	cted with, any other person other than those set forth and owes no money for the					
above described premises and his or her agents that the above de	ent as the contractor for the purpose of representing to the owner or lessee of the scribed property is free from claims of construction liens, or the possibility of laims of Construction Lien Act, Act No. 497 of the Public Acts of 1980, as amended,					
	Descent Circular					
	Deponent Signature					
	Deponent Name – Typewritten					
County, Michigan Subscribed and sworn before me thisday of	, 19					
	Notory Dublic Cignotyre					
	Notary Public Signature					
	Notary Public Name – Typewritten					
	My commission expires:					
subcontractor, supplier, or laborer who has provided a notice of fu 109 of the Construction Lien Act to the designee or the owner of le Warning to the deponent; a person, who with intent to defraud, gi	ives a false sworn statement is subject to criminal penalties as provided in Section					
110 of the Construction Lien Act, Act No. 497 of the Public Acts of	1980, as amended, being Section 50.1110 of the Michigan Complied Laws.					

Wolgast Corporation – Construction Management

Section 01050 Sworn Statements and Waivers

Page 2 – Sworn Statement Sample

Project Name:	Site Location:						
SUB/SUPPLIER	DESCRIPTION	TOTAL CONTRACT	AMOUNT PAID	AMOUNT OWING	RETENTION HELD	BALANCE TO COMPLETE	

Wolgast Corporation – Construction Management

01050 – Page 3

2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2	Section 01050 Sworn Statements and Waivers
PARTIAL UNCONDITIONAL Subcontractor/Se	-
Check No	
Amount: \$	
Invoice#:	
/we have a contract with Bay City Public Schools — 2020 Bon 2 to provide	d Series 3 Phase 6 Central HS Fitness Phase
For the improve	ement of the property described as Bay City Publi
Schools, and hereby waive my/our construction lien to the amount	of \$for
abor/materials provided through	
	ES / DOES NOT cover all amounts due to me/us for
	ES / DOES NOT cover all amounts due to me/us for
contract improvement through the date shown above.	ES / DOES NOT cover all amounts due to me/us for
contract improvement through the date shown above.	
contract improvement through the date shown above.	
contract improvement through the date shown above.	
contract improvement through the date shown above. (Name of Lien Claimant) By:Signature of lien claimant or authorized officer or agent of lien	
contract improvement through the date shown above. (Name of Lien Claimant) By:Signature of lien claimant or authorized officer or agent of lien	
contract improvement through the date shown above. (Name of Lien Claimant) By:Signature of lien claimant or authorized officer or agent of lien	
contract improvement through the date shown above. (Name of Lien Claimant) By:Signature of lien claimant or authorized officer or agent of lien Address:	
(Signature of lien claimant or authorized officer or agent of lien	
contract improvement through the date shown above. (Name of Lien Claimant) By:Signature of lien claimant or authorized officer or agent of lien Address:	

ZUZU DUHU SEHES S PHASE O	Central HS Fitness Phase 2	Section 01050 Sworn Statements and Waivers
	FULL UNCONDITIONAL WA Subcontractor/Sup	-
Check No		
Amount: \$		
Invoice#:		
My/our contract with Bay (provide	City Public Schools – 2020 Bond Seri	es 3 Phase 6 Central HS Fitness Phase 2 to
	For the improvem	ent of the property described as Bay City Public
Schools, having been fully	paid and satisfied, all my/our construction I	ien rights against such property and hereby
waived and released.		
(Name of Lien Claimant)		
(Name of Lien Claimant)		
Ву:		d on:
Ву:	Signe nant or authorized officer or agent of lien cla	
Ву:		
By: (Signature of lien claim		
By: (Signature of lien claim		
By: (Signature of lien claim		
By:(Signature of lien claim (Signature of lien claim Address:	nant or authorized officer or agent of lien cla	
By:(Signature of lien claim (Signature of lien claim Address:	nant or authorized officer or agent of lien cla	
By:(Signature of lien claim (Signature of lien claim Address:	nant or authorized officer or agent of lien cla	
(Signature of lien claim Address:	nant or authorized officer or agent of lien cla	
By:(Signature of lien claim (Signature of lien claim Address:	nant or authorized officer or agent of lien cla	aimant) (Date)
By:(Signature of lien claim (Signature of lien claim Address:	nant or authorized officer or agent of lien cla	aimant) (Date)

PART 1 – GENERAL

1.01 DESCRIPTION

- A. The Change Event Form will be used to document any request for a change in the scope of the Work throughout the construction process, and establish owner and architect approval prior to preparing a change order or having work performed.
- B. The Change Event Form will only be used when it IS NOT NECESSARY for work to be performed immediately.

1.02 PROCESSING OF CHANGE EVENT FORMS

- A. The Owner, Architect, Engineer, Construction Manager or Contractor may initiate a request for change during the Project in the form of a bulletin/proposal request, construction change directive, request for information, or value engineering proposal. Requests for changes shall be submitted to the Construction Manager for preparation and distribution of the Change Event Form.
- B. The Change Event will be accompanied by a copy of all related sketches, drawings, specifications, instructions, etc.
- C. The Construction Manager will forward the Change Event to the Contractor for the purposes of obtaining an itemized quote (including labor, material, equipment, units, rates, and subtotals) for the changes requested.
- D. The Contractor will complete and return the Change Event Form within five (5) days, or less, to the Construction Manager.
- E. The Construction Manager will review all Change Events and itemized detail for accuracy and validity within 48 hours of receiving said information.
- F. If the Construction Manager approves the costs or deductions submitted by the Contractor in the Change Event, the Construction Manager will:
 - 1. Forward one (1) copy of the Change Event with itemized detail to the Architect for review and endorsement, sitpulating the date by the endorsed Change Event is to be returned.
 - 2. Discuss the Change Event and costs or deductions with the Architect to secure their endorsement.
 - 3. Forward one (1) copy of the Change Event with itemized detail to the Owner for approval and signature.
- G. After receiving the endorsed Change Event(s) timely from the Architect and Owner, the Construction Manager will prepare a Change Order for Contractor signature. The Contractor will sign the Change Order, acknowledging notice to proceed with change, and return a copy back to the Construction Manager.
- H. Only Change Events with the Architect's and Owner's signature of approval and acceptance will be processed into Change Orders.

1.03 PRICING GUIDELINES FOR CHANGE EVENTS

- A. Pricing Guidelines for Change Events that will be considered for Change Orders shall be fully detailed and itemized showing each of the following:
 - 1. Labor: All field labor indicating worker name, date, and hours worked and hourly rate; hourly rate shall be based on straight time only and shall include the labor classification.

Wolgast Corporation – Construction Management

- 2. Fringes: All established payroll taxes, assessments and fringe benefits on the labor in 7.3.2.1; this may include, but is not limited to, FICA, Federal and State unemployment, Health and Welfare and Workers Compensation; each of the fringes is to be a separate line item.
- 3. Material: All material purchased by the Contractor and incorporated into the changed Work, showing quantities, unit costs and costs of each item as appropriate; material costs will only be allowed at the Contractor's actual cost including any and all discounts, rebates or related credits. Only one third (33 percent) of the cost of reusable materials for each use, such as formwork lumber, shoring or temporary enclosures will be allowed.
- 4. Equipment: Rental Equipment charges for certain non-owned, heavy or specialized equipment up to 100 percent of the documented rental costs; no rental charges will be allowed for hand tools, minor equipment, simple scaffolds, etc.; downtime due to Contractor caused delays, repairs, maintenance, late fees and weather will not be allowed. Owned Equipment charges for certain owned, heavy or specialized equipment up to 100 percent of the cost listed by the Associated Equipment Dealers Blue Book; no charges will be allowed for hand tools, minor equipment, simple scaffolds, etc.; only the actual time the equipment is necessary to be in use to perform the work will be allowed; downtime due to Contractor caused delays, repairs, maintenance and weather will not be allowed.
- 5. A total amount of ten (10) percent of the total of all labor, materials and equipment performed by the Contractor's own forces shall be allowed for the Contractor's combined overhead and profit.
- 6. A total amount of ten (10) percent of the total of all extra work performed by the Contractor's Subcontractor(s) shall be allowed for the Contractor's combined overhead and profit.
- For work deleted, that would have been completed by the Contractor or the Contractor's Subcontractor(s) an amount equaling the cost of the Work plus an amount equaling five (5) percent of the work shall be credited to the owner.

1.04 TIME LIMIT

- A. Contractor must return the Change Event and respective price quotations within five (5) working days, unless noted otherwise on the Construction Management issued Change Event.
- B. Failure to return the completed Change Event within the predefined time period will indicate the contractor shall have no charge for the associated work within their bid division per the Change Event at no additional cost to the Owner, Construction Manager and Architect.

END OF SECTION 01051

Wolgast Corporation – Construction Management

PART 1 – GENERAL

1.01 DESCRIPTION

- A. The Change Order Document is the legal instrument used to modify the Contract Documents.
- B. Change Orders will be prepared, as necessary, following the acceptance of the Change Event amount by the Owner (Section 01051).
- C. A sample Change Order follows as page 2 of this Section.

1.02 PROCESSING OF CHANGE ORDERS

- A. All changes and potential changes to the Project shall be documented by using the Change Event Form (Section 01051).
- B. Complete and approved Change Events will be converted into Change Orders as necessary.
- C. One (1) original Change Order shall be prepared by the Construction Manager and forwarded to the Contractor for signature. Signatory parties shall include: the Contractor only on Change Order.

1.02 PRICING GUIDELINES

- A. Pricing Guidelines for Change Events that will be considered for Change Orders shall be fully detailed and itemized showing each of the following:
 - 1. Labor: All field labor indicating worker name, date, and hours worked and hourly rate; hourly rate shall be based on straight time only and shall include the labor classification.
 - 2. Fringes: All established payroll taxes, assessments, and fringe benefits on the labor in 7.3.2.1; this may include, but is not limited to, FICA, Federal and State unemployment, Health and Welfare and Workers Compensation; each of the fringes is to be a separate line item.
 - 3. Material: All material purchased by the Contractor and incorporated into the changed Work, showing quantities, unit costs and costs of each item as appropriate; material costs will only be allowed at the Contractor's actual cost including any and all discounts, rebates or related credits. Only one third (33 percent) of the cost of reusable materials for each use, such as formwork lumber, shoring or temporary enclosures will be allowed.
 - 4. Equipment: Rental Equipment charges for certain non-owned, heavy, or specialized equipment up to 100 percent of the documented rental costs; no rental charges will be allowed for hand tools, minor equipment, simple scaffolds, etc.; downtime due to Contractor caused delays, repairs, maintenance, late fees and weather will not be allowed. Owned Equipment charges for certain owned, heavy or specialized equipment up to 100 percent of the cost listed by the Associated Equipment Dealers Blue Book; no charges will be allowed for hand tools, minor equipment, simple scaffolds, etc.; only the actual time the equipment is necessary to be in use to perform the work will be allowed; downtime due to Contractor caused delays, repairs, maintenance and weather will not be allowed.
 - 5. A total amount of ten (10) percent of the total of all labor, materials and equipment performed by the Contractor's own forces shall be allowed for the Contractor's combined overhead and profit.

- 6. A total amount of ten (10) percent of the total of all extra work performed by the Contractor's Subcontractor(s) shall be allowed for the Contractor's combined overhead and profit.
- For work deleted, that would have been completed by the Contractor or the Contractor's Subcontractor(s) an amount equaling the cost of the Work plus an amount equaling five (5) percent of the work shall be credited to the owner.

Wolgast Corporation – Construction Management

01053 – Page 2

Bay City Public Schools 2020 Bond Series 3 Phase 6 C	Central HS Fitness Phase 2		Section 01053 Change Orders
CHANGE ORDER			
PROJECT:		PROJECT NO: CHANGE ORDER NO.: CHANGE ORDER DATE: CONTRACT DATE:	
		CONTRACT NO.:	
CONTRACTOR:	ARCHITECT:	OWNER:	
It is hereby agreed to make	e the following changes to the C	ontract:	
1. QR#			
2. N/A			
3. N/A			
4. N/A			
5. N/A			
-		of and is to be performed by the s le Owner, Architect, and Contracto	
The Original Contract Sum			\$
	uthorized Change Orders this Change order		\$ \$
The Contract Sum will be	increased /decreased by t	his Change Order	
The new Contract Sum incl	uding this Change Order is		\$
Contractor	Architect	Owner	
By:	<u>By:</u>	Ву:	
Date:	Date:	Date:	
	O CHANGE ORDERS ARE COPIED AND D Vhite (original) – Owner; Blue – Construction Man		
	END OF SECTION	DN 01053	
Wolgast Corporation – Construction	Management		01053 – Page 3

PART 1 – GENERAL

1.01 LAYOUT AND MEASUREMENTS

- A. The responsibility for accurate layout and measurement of the Work of each Contractor is their own. In addition, each Contractor shall verify the dimensional accuracy of the Work upon which their own Work relies before they begin their Work. They shall report all inaccuracies to the Construction Manager and shall not proceed until all corrections are made. If a Contractor proceeds with their Work on dimensionally inaccurate Work of another Contractor, they shall be liable for the cost of corrections to their own Work when the error is corrected and shall cooperate in the correction as directed by the Construction Manager.
- B. The Owner, through the Construction Manager, will provide a bench mark and baseline for all Contractors' reference.
- C. If the Construction Manager performs layout work or must arrange for others to perform layout work that is the responsibility of the Contractor, those costs will be charged to the Contractor. The costs will be submitted to the Owner and the Owner will deduct those costs from the Contractor's contract payment.

END OF SECTION 01055

PART 1 – GENERAL

1.01 PREVAILING WAGE

- A. This project shall be subject to the prevailing wage laws of the State of Michigan.
- B. The Owner has requested the prevailing wage rates applicable for this project and project location. The applicable prevailing wage rates provided by the Owner are enclosed on the following pages.
- C. The Owner and Construction Manager expressly rely upon the contractor to satisfy the pay requirements of the prevailing wage laws of the State of Michigan.
- D. Each proposal shall include the Prevailing Wage for **Bay** County as of the latest published issue by the State of Michigan.

END OF SECTION 01060



STATE OF MICHIGAN

Wage and Hour Division PO Box 30476 Lansing, MI 48909 517-284-7800 Informational Sheet: Prevailing Wages on State Funded Projects

REQUIREMENTS

Effective February 13, 2024

The purpose of establishing prevailing rates is to provide minimum rates of pay that must be paid to workers on construction projects that are financed or financially supported by the state Prevailing rates compiled from the rates contained in collectively bargained agreements which cover the locations of the state projects. While the prevailing wage rates are compiled through surveys of collectively bargained agreements, a collective bargaining agreement is not required for contractors to be on or be awarded state projects. The prevailing rate schedule provides an hourly rate which includes wage and fringe benefit totals for designated construction mechanic classifications. The overtime rates also include wage and fringe benefit totals. Please pay special attention to the overtime and premium pay requirements. The prevailing wage is satisfied when wages plus fringe benefits are equal to or greater than the required rate.

State of Michigan responsibilities:

• The department establishes the prevailing rate for each classification of construction mechanic requested by the contracting agents prior to contracts being let out for bid on a state project.

DTMB responsibilities

- If a contract is not awarded or construction does not start within 90 days of the date of the issuance of rates, a re- determination of rates must be requested by the contracting agents.
- Rates for classifications needed but not provided on the Prevailing Rate Schedule, *must* be obtained *prior* to contracts being let out for bid on a state project.

Contractor responsibilities:

- Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing rates prescribed in a contract.
- Every contractor and subcontractor shall keep an accurate record showing the name and occupation of and the actual wages and benefits paid to each construction mechanic. This record shall be available for reasonable inspection by DTMB or the department.
- Each contractor or subcontractor is liable for the payment of the prevailing rate to its employees.
- The prime contractor is responsible for advising all subcontractors of the requirement to pay the prevailing rate prior to commencement of work.
- A construction mechanic *shall only* be paid the apprentice rate if registered with the United States Department of Labor, Bureau of Apprenticeship and Training and the rate is included in the contract.

Enforcement:

A person who has information of an alleged prevailing wage violation on a prevailing wage project may file a complaint with the State of Michigan. The department will investigate and attempt to resolve the complaint informally. During the course of an investigation, if the requested records and posting certification are not made available in compliance with contractual requirements, the Contracting Agent may consider the Contractor to be in material breach of the contract and may terminate the contract for cause at the sole discretion. There are also civil penalties for failure to be in compliance with Act 10. View the entire text of Act 10 of 2023 at michigan.gov/wagehour.



Gene	ral Information Regarding Fringe Benefits						
Certain fringe benefits may be credited toward the payment of the Prevailing Wage Rate:							
 If a fringe benefit is paid directly to a construction mechanic If a fringe benefit contribution or payment is made on behalf of a construction mechanic If a fringe benefit, which may be provided to a construction mechanic, is pursuant to a written contract or policy If a fringe benefit is paid into a fund, for a construction mechanic 							
annual value of the fringe bene	id by an hourly rate, the hourly credit will be calculated based on the fit divided by 2080 hours per year (52 weeks @ 40 hours per weel the types of fringe benefits allowed and how an hourly credit is calculated by the types of fringe benefits allowed and how an hourly credit is calculated by the types of fringe benefits allowed and how an hourly credit is calculated by the types of fringe benefits allowed and how an hourly credit is calculated by the types of fringe benefits allowed and how an hourly credit is calculated by the types of fringe benefits allowed and how an hourly credit is calculated by the types of the types of fringe benefits allowed and how an hourly credit is calculated by the types of types of the types of types	().					
Vacation	40 hours X \$14.00 per hour = \$560/2080 =	\$.27					
Dental insurance	\$31.07 monthly premium X 12 mos. = \$372.84 /2080 =	\$.18					
Vision insurance	\$5.38 monthly premium X 12 mos. = \$64.56/2080 =	\$.03					
Health insurance	\$230.00 monthly premium X 12 mos. = \$2,760.00/2080 =	\$1.33					
Life insurance	\$27.04 monthly premium X 12 mos. = \$324.48/2080 =	\$.16					
Tuition	\$500.00 annual cost/2080 =	\$.24					
Bonus	4 quarterly bonus/year x \$250 = \$1000.00/2080 =	\$.48					
401k Employer Contribution	\$2000.00 total annual contribution/2080 =	\$.96					
	Total Hourly Credit	\$3.65					
1 3							



OVERTIME PROVISIONS for MICHIGAN PREVAILING WAGE RATE COMMERCIAL SCHEDULE

1. Overtime is represented as a nine character code. Each character represents a certain period of time after the first 8 hours Monday thru Friday.

	Monday thru Friday	Saturday	Sunday & Holidays	Four 10s	
First 8 Hours		4			
9th Hour	1	5	0	0	
10th Hour	2	6	8	9	
Over 10 hours	3	7			

Overtime for Monday thru Friday after 8 hours:

the 1st character is for time worked in the 9th hour (8.1 - 9 hours) the 2nd character is for time worked in the 10th hour (9.1 - 10 hours) the 3rd character is for time worked beyond the 10th hour (10.1 and beyond)

Overtime on Saturday:

the 4th character is for time worked in the first 8 hours on Saturday (0 - 8 hours) the 5th character is for time worked in the 9th hour on Saturday (8.1 - 9 hours) the 6th character is for time worked in the 10th hour (9.1 - 10 hours) the 7th character is for time worked beyond the 10th hour (10.01 and beyond)

Overtime on Sundays & Holidays

The 8th character is for time worked on Sunday or on a holiday

Four Ten Hour Days

The 9th character indicates if an optional 4-day 10-hour per day workweek can be worked **between Monday and** *Friday* without paying overtime after 8 hours worked, unless otherwise noted in the rate schedule. To utilize a 4 ten workweek, notice is required from the employer to employee prior to the start of work on the project.

- 2. Overtime Indicators Used in the Overtime Provision:
 - H means TIME AND ONE-HALF due
 - X means TIME AND ONE-HALF due after 40 HOURS worked
 - D means DOUBLE PAY due
 - Y means YES an optional 4-day 10-hour per day workweek can be worked without paying overtime after 8 hours worked
 - N means NO an optional 4-day 10-hour per day workweek *cannot* be worked without paying overtime after 8 hours worked
- 3. EXAMPLES:

HHHHHHDN - This example shows that the $1\frac{1}{2}$ rate must be used for time worked after 8 hours Monday thru Friday (*characters 1 - 3*); for all hours worked on Saturday, $1\frac{1}{2}$ rate is due (*characters 4 - 7*). Work done on Sundays or holidays must be paid double time (*character 8*). The N (*character 9*) indicates that 4 ten-hour days is not an acceptable workweek at regular pay.

XXXHHHHDY - This example shows that the $1\frac{1}{2}$ rate must be used for time worked after 40 hours are worked Monday thru Friday (*characters 1-3*); for hours worked on Saturday, $1\frac{1}{2}$ rate is due (*characters 4 - 7*). Work done on Sundays or holidays must be paid double time (*character 8*). The Y (*character 9*) indicates that 4 ten-hour days <u>is</u> an acceptable alternative workweek.



ENGINEERS - CLASSES OF EQUIPMENT LIST

UNDERGROUND ENGINEERS

CLASS I

Backfiller Tamper, Backhoe, Batch Plant Operator, Clam-Shell, Concrete Paver (2 drums or larger), Conveyor Loader (Euclid type), Crane (crawler, truck type or pile driving), Dozer, Dragline, Elevating Grader, End Loader, Gradall (and similar type machine), Grader, Power Shovel, Roller (asphalt), Scraper (self propelled or tractor drawn), Side Broom Tractor (type D-4 or larger), Slope Paver, Trencher (over 8' digging capacity), Well Drilling Rig, Mechanic, Slip Form Paver, Hydro Excavator.

CLASS II

Boom Truck (power swing type boom), Crusher, Hoist, Pump (1 or more 6" discharge or larger gas or diesel powered by generator of 300 amps or more, inclusive of generator), Side Boom Tractor (smaller than type D-4 or equivalent), Tractor (pneu-tired, other than backhoe or front end loader), Trencher (8' digging capacity and smaller), Vac Truck.

CLASS III

Air Compressors (600 cfm or larger), Air Compressors (2 or more less than 600 cfm), Boom Truck (nonswinging, non-powered type boom), Concrete Breaker (self-propelled or truck mounted, includes compressor), Concrete Paver (1 drum, ½ yard or larger), Elevator (other than passenger), Maintenance Man, Mechanic Helper, Pump (2 or more 4" up to 6" discharge, gas or diesel powered, excluding submersible pump), Pumpcrete Machine (and similar equipment), Wagon Drill Machine, Welding Machine or Generator (2 or more 300 amp or larger, gas or diesel powered).

CLASS IV

Boiler, Concrete Saw (40HP or over), Curing Machine (self-propelled), Farm Tractor (w/attachment), Finishing Machine (concrete), Firemen, Hydraulic Pipe Pushing Machine, Mulching Equipment, Oiler (2 or more up to 4", exclude submersible), Pumps (2 or more up to 4" discharge if used 3 hrs or more a day-gas or diesel powered, excluding submersible pumps), Roller (other than asphalt), Stump Remover, Vibrating Compaction Equipment (6' wide or over), Trencher (service) Sweeper (Wayne type and similar equipment), Water Wagon, Extend-a-Boom Forklift.

HAZARDOUS WASTE ABATEMENT ENGINEERS

CLASS I

Backhoe, Batch Plant Operator, Clamshell, Concrete Breaker when attached to hoe, Concrete Cleaning Decontamination Machine Operator, Concrete Pump, Concrete Paver, Crusher, Dozer, Elevating Grader, Endloader, Farm Tractor (90 h.p. and higher),

Gradall, Grader, Heavy Equipment Robotics Operator, Hydro Excavator, Loader, Pug Mill, Pumpcrete Machines, Pump Trucks, Roller, Scraper (self-propelled or tractor drawn), Side Boom Tractor, Slip Form Paver, Slope Paver, Trencher, Ultra High Pressure Waterjet Cutting Tool System Operator, Vactors, Vacuum Blasting Machine Operator, Vertical Lifting Hoist, Vibrating Compaction Equipment (self-propelled), and Well Drilling Rig.

CLASS II

Air Compressor, Concrete Breaker when not attached to hoe, Elevator, End Dumps, Equipment Decontamination Operator, Farm Tractor (less than 90 h.p.), Forklift, Generator, Heater, Mulcher, Pigs (Portable Reagent Storage Tanks), Power Screens, Pumps (water), Stationary Compressed Air Plant, Sweeper, Water Wagon and Welding Machine.



CARPENTER CRAFT JURISDICTION

Michigan recognizes the Carpenters for any and all work related to weatherization that has historically been the work of the Carpenter. This work shall include, but not be limited to: all work defined under the Federal Weatherization Assistance Program.

The jurisdiction of Carpenters, as to all work that has historically and traditionally been performed consisting of the milling, fashioning, joining, assembling, erecting, fastening or dismantling of all materials of wood, plastic, metal, fiber, cork, or composition and all other substitute materials, as well as the handling, cleaning, erecting, installing and dismantling of all machinery, equipment and all materials used by Carpenters.

The jurisdiction, therefore, extends over the following divisions and subdivisions of the trade: Carpenters and Joiners, Millwrights, Pile Drivers, Bridge, Dock and Wharf Carpenters, Underpinners, Timbermen, and Coredrillers, Shipwrights, Boat Builders, Ship- hand, Stair-Builders, Millmen, Wood and Resilient Floor Decorators, Floor Finishers, Carpet-layers, Shinglers, Siders, Insulators, Acoustic and Drywall Applicators, Sharers and House Movers, Loggers, Lumber and Sawmill Workers, Reed and Rattan Workers, Shingle Weavers, Casket and Coffin Makers, Railroad Carpenters and Car Builders, regardless of material used and all those engaged in the operation of woodworking or other machinery required in fashioning, milling or manufacturing of products used in the trade, and the handling, erecting and installing materials on any of the above divisions or sub-divisions, burning, welding and rigging incidental to the trade. When the term "Carpenter and Joiner" is used, it shall mean all the subdivisions of the trade, which are set forth as follows:

- (a) The framing, erecting and prefabrication of roofs, partitions, floors and other parts of buildings of wood, metal, plastic or other substitutes; application of all metal flashing used for hips, valleys and chimneys; the erection of Stran Steel section or its equal. The building and setting of all forms and centers for brick and masonry. The fabrication and erection of all forms for concrete and decking, the dismantling of same (as per International Agreement) when they are to be re-used on the job or stored for re-use. The cutting and handling of all falsework for fireproofing and slabs. Where power is used in the setting or dismantling of forms, all signaling and handling shall be done by carpenters. The setting of templates for anchor bolts for structural members and for machinery, and the placing, leveling and bracing of these bolts. All framing in connection with the setting or metal columns. The setting of all bulkheads, footing forms and the setting of and fabrication of, screeds and stakes for concrete and mastic floors where the screed is notched or fitted, or made up of more than one member. The making of forms for concrete block, bulkheads, figures, posts, rails, balusters and ornaments, etc.
- (b) The handling and erecting of rough material and drywall, the handling, assembly, setting and leveling of all fixtures, display cases, all furniture such as tables, chairs, desks, coat racks, etc., all de-mountable or moveable partitions such as Von wall, E Wall, Steel Case, Herman Miller, Haworth, American Seating, Westinghouse, Lazy Boy, rosewood, etc. All rebuilding, remodeling and setting up of all kinds of partitions, finished lumber, metal and plastic trim to be erected by Carpenters shall be handled from the truck or vehicle delivering same to the job by Carpenters.



CARPENTER CRAFT JURISDICTION

- (c) The building and moving of all scaffolding runways and staging where carpenters' tools are used, the building from the ground up of all scaffolds over fourteen (14) feet in height including metal and specially designed scaffolding. The building and construction of all hoists and derricks made of wood; the making of mortar boards, boxes, trestles, all shoring, razing and moving of buildings. Lift type trucks are to be considered a tool of the trade. Metal siding and metal roofing fall within the scope of jurisdiction for the carpenters.
- (d) The cutting or framing and fireproofing of the openings for pipes, conduits, ducts, etc., where they pass through floors, partitions, walls, roofs or fixtures composed in whole or in part of wood. The laying out of making and installation of all inserts and sleeves for pipes, ducts, etc., where carpenters' tools and knowledge are required. The making and installing of all wooden meter boards, crippling and backing for fixtures. The welding of studs and other fastenings to receive material being applied by carpenters.
- (e) The installation of all grounds, furring or stripping, ceilings and sidewalks, application of all types of shingling and siding, etc.
- (f) The installation of all interior and exterior trim or finish of wood, aluminum, kalamein, hollow or extruded metal, plastic, doors, transoms, thresholds, mullions and windows. The setting of jambs, bucks, window frames of wood or metal where braces or wedges are used. The installation of all wood, metal or other substitutes of casing, molding, chair rail, wainscoting, china closets, base of mop boards, wardrobes, metal partitions as per National Decisions or specific agreements, etc. The complete laying out, fabrication and erection of stairs. The making and erecting of all fixtures, cabinets, shelving, racks, louvers, etc. The mortising and application of all hardware in connection with our work. The sanding and refinishing of all wood, cork or composition floors to be sanded or scraped, filled, sized and buffed, either by hand or power machines. The assembling and setting of all seats in theaters, halls, churches, schools, auditorium, grandstands and other buildings. All bowling alley work.
- (g) The manufacture, fabrication and installation of all screens, storm sash, storm doors and garage doors; the installation of wood, canvas, plastic or metal awnings or eye shades, door shelters, jalousies, etc. The laying of wood, wood block and wood composition in floors.
- (h) The installation of all materials used in drywall construction, such as plasterboard, all types of asbestos boards, transite and other composition board. The application of all material which serves as base for acoustic tile, except plaster. All acoustical applications as per National Agreement or specific agreement.
- (i) The building and dismantling of all barricades, hand rails, guard rails, partitions and temporary partitions. The erection and dismantling of all temporary housing on construction projects.
- (j) The installation of rock wool, cork and other insulation material used for sound or weatherproofing. The removal of caulking and placing of staff bead and brick mold and all Oakum caulking, substitutes, etc., and all caulking in connection with carpentry work.
- (k) The installation of all chalk boards/marker boards.



CARPENTER CRAFT JURISDICTION

- (I) The operation of all hand operated winches used to raise wooden structures.
- (m) The erection of porcelain enameled panels and siding.
- (n) The unloading and distribution of all furnished, prefabricated and built-up sections such as door bucks, window frames, cupboards, cabinets, store fixtures, counters and show cases or comparably finished or prefabricated materials, to the job sites or points of installation as used in the construction, alteration and remodeling industry.
- (o) The handling of doors, metal, wood or composite, partitions and other finished bulk materials used for trim from the point of delivery.
- (p) All processing of these materials and handling after processing.
- (q) The making up of panels and fitting them into walls, all bracing and securing, all removal of panels from the casting including all braces, whalers, hairpins, etc.
- (r) The handling and setting of all metal pans and sections from the stock piles of reasonable distance as required by job needs shall be performed by carpenters. The stripping of such metal pans, panels or sections is to be performed by carpenters.
- (s) The sharpening of all carpenter hand or power tools, or those used by carpenters.
- (t). The layout, fabrication, assembling of and erection and dismantling of all displays made of wood, metal, plastic, composition board or any substitute material; the covering of same with any type of material, the crating and un-crating, the handling from the point of unloading and back to the point of loading of all displays and other materials or components.
- (u) The same shall apply to all other necessary component parts used for display purposes such as turntables, platforms, identification towers and fixtures, regardless of how constructed, assembled or erected or dismantled.
- (v) The make-up, handling, cutting and sewing of all materials used in buntings, flags, banners, decorative paper, fabrics and similar materials used in the display decorative industry for draperies and back drops. The decorative framing of trucks, trailers and autos used as floats or moving displays. The slatting of walls to hand fabrics and other decorative materials, drilling of all holes to accommodate such installations. Setting up and removal of booths constructed of steel or aluminum tubing as stanchions, railings, etc., handling and placing of furniture, appliances, etc., which are being used to complete the booth at the request of the exhibitor. Fabricating and application of leather, plastic and other like materials used for covering of booths. The handling of all materials, fabricating of same. The loading and unloading, erecting and assembling at the exhibit of show area, also in or out of storage when used in booth decorations.



CARPENTER CRAFT JURISDICTION

- (w) A display shall be construed as any exhibit or medium of advertising, open to private or public showing, which is constructed of wood, metal, plastic or any other substitute to accomplish the objectives of advertising or displaying.
- (x) Handling, fitting, draping, measuring and installation of fixtures and other hardwares for draperies, all manner of making, measuring, repairing, sizing, hanging and installation of necessary fixtures and hardware for shades and Venetian blinds.
- (y) Work consisting of cutting and/or forming of all materials in preparation for installing of floors, walls and ceilings; the installation of all resilient floor and base; wall and ceiling materials to include cork, linoleum, prefabricated, laminated, rubber, asphalt, vinyl, metal, plastic, seamless floors and all other similar materials in sheet, interlocking liquid or tile form; the installation of all artificial turf, the installation, cutting and/or fitting of carpets; installation of padding, matting, linen crash and all preformed resilient floor coverings; the fitting of all devices for the attachment of carpet and other floor, wall and ceiling coverings; track sewing of carpets, drilling of holes for sockets and pins, putting in dowels and slats; and all metal trimmings used; the installation of all underlayments, sealants in preparation of floors, walls and ceilings, the unloading and handling of all materials to be installed and the removal of all materials in preparing floors when contracted for by the employer, shall be done only by employees covered under this Agreement.
- (z) The installation of all sink-tops and cabinets, to include all metal trim and covering for same. All cork, linoleum, congo-wall, linewall, veos tile, plexiglass, vinawall tile, composition tile, plastic tile, aluminum tile and rubber in sheets or tile form and the application thereof. All bolta-wall and bolta-wall tile and similar products.
- (aa) The handling and placing of all pictures and frames and the assembly of bed frames and accessories. The hanging and placing of all signage.
- (bb) The installation of all framework partitions and trim materials for toilets and bathrooms made of wood, metal, plastics or composition materials; fastening of all wooden, plastic or composition cleats to iron or any other material for accessories.
- (cc) The erection of cooling towers and tanks.
- (dd) The setting, lining, leveling and bracing of all embedded plates, rails and angles. The setting of all stay in place forms.
- (ee) Environmental: Clean room, any type of environmental chamber, walk in refrigerated coolers and all refrigerated rooms or buildings.



CARPENTER CRAFT JURISDICTION

PILE DRIVING AND CAISSON DRILLING

(ff) All unloading, handling, signaling and driving of piles, whether wood, steel, pipe, beam pile, composite, concrete or molded in place, wood and steel sheeting, cofferdam work, trestle work, dock work, floating derricks, caisson work, foundation work, bridge work, whether old or new, crib work, pipe line work and submarine work. Cutting of all wood, steel or concrete pile, whether by machine or hand; welding and cutting, peeling, and heading of all wood pile, steel sheeting and wood sheeting. The erecting and dismantling of all pile driving rigs, also derricks whether on land or water; also the moving, shoring and underpinning of all buildings. The loading and unloading of all derricks, cranes and pile driving materials. The tending, maintenance and operation of all valves pertaining to the operation of driving of pile. All diving and tending essential to the completion of jurisdictional claims.

All work done in the established yards of the Company and all work not enumerated above, shall be handled and manned as the Employer decides.

The pile driver will unload all material shipped in by rail from the point that the rail car is spotted.

All cleaning and preparation of all piling prior to driving.

The welding and attachment of all boot plates, pile points, splice plates, connectors, rock crosses, driving crosses, driving rigs, point reinforcements and overboots.

The construction, reconstruction, repair, alteration, demolition and partial or complete removal of all marine work including, but not limited to, docks, piers, wharves, quays, jetties, cribs, causeways, breakwaters, lighthouses and permanent buoys, etc. (mixing and placing of concrete excepted).

The driving and pulling of all wood, steel and concrete foundation piles and sheet piling.

The heading, pointing, splicing, cutting and welding of all piles.

The placing of all wales, bolts, studs, lagging, rods and washers including the cutting, drilling, boring or breaking of all holes or openings thereof.

The removal of all materials and/or obstructions of any nature (rip-rap included) that retard or interfere with the driving of piles or with the placing of wales, bolts and rods.



CARPENTER CRAFT JURISDICTION

This is to be subject to the discretion of the contractor who may choose to use blasting specialists or other demolition specialists.

The handling on the job of all materials used in the work.

The manning of all floating equipment (towing equipment excepted) engaged in the work enumerated, including deck engines, except machinery manned by Operating Engineers.

The placing of all rip-rap, fill stone, bedding stone, cover stone and concrete blocks in connection with marine construction. Work normally performed by Employers, such as soil tests, shoring, underpinning of buildings, cribbing, driving of sheet piling, marine divers, tenders, underwater construction workers and similar operations shall continue to be included in the jurisdiction of this Agreement.

All burning, cutting, welding and fabrication of pipe, H-beams, sheet pile (metal or wood), done on the job site or in the yard of the Employer shall be done by pile drivers. The driving of bearing piles, sheet piling with heavy equipment, caissons, pile caps, auger drilling and boring, the setting up for load testing for any type of piling, all layout and spotting for piling, caisson and boring work, all earth retention, ditch boarding, installing tiebacks.

ASBESTOS ABATEMENT CARPENTERS

(gg) All erection and maintenance of barriers and partitions used in the removing of asbestos or any abatement work. The abatement of any materials previously installed by the carpenter such as transite, ceiling and floor tiles. All operating and maintaining of current equipment used in any abatement work.



ELECTRICIAN - SOUND AND COMMUNICATION / DATA/ VOICE JURISDICTION

The installation, testing, service and maintenance, of systems which utilize the transmission and/or transference of voice, sound, vision or digital for commercial, education, security and entertainment purposes for the following: TV monitoring and surveillance, CATV and CCTV, background-foreground music, intercom and telephone interconnect, inventory control systems, microwave transmission, multi-media, multiplex, radio page, school intercom and sound, burglar alarms, low voltage fire alarm systems, low voltage master clock systems, distributed antenna systems (DAS), IP data networks, and all surface-mounted (non-power) telecommunications wiremold. Shall additionally include the installation of all raceway systems of unlimited length in telecommunications rooms, entrance facilities, equipment rooms, and similar areas. Energy management systems. Security systems; perimeter, vibration, card access, access control and sonar/infrared monitoring equipment. Communications systems that transmit or receive information and/or control systems that are intrinsic to the above listed systems; SCADA (Supervisory Control and Data Acquisition), PCM (Pulse Code Modulation), Digital Data Systems, Broadband and Baseband and Carriers, POS (Point of Sale systems), VSAT Data Systems, RF and Remote Control Systems, Fiber Optic Data Systems and Voice and Data Infrastructure and Backbone.



GRETCHEN WHITMER GOVERNOR STATE OF MICHIGAN DEPARTMENT OF LABOR AND ECONOMIC OPPORTUNITY WAGE AND HOUR DIVISION

SUSAN CORBIN DIRECTOR

Prevailing Wage Rates for State Funded Projects Official Rate Schedule

ORS-002023
02/25/2025
05/26/2025
Bay City Public Schools (CA-0185)
Dale Schwerin (dschwerin@wolgast.com)
A21902-3E
Bay City Public Schools, 202 Bond Series Phase 5 C

Project Description: Bay City Public Schools, 202 Bond Series Phase 5 CHS Fitness

FOR ALL AWARDED CONTRACTS ONLY

- Every Contractor and Subcontractors shall keep Posted on the Construction Site, in a conspicuous place, a copy of all applicable prevailing wage rate schedules contained in a contract.
- The Prevailing rate schedule provides an hourly rate which includes wage and fringe benefit totals for designated classifications.
- Please refer to WHD-9917 & WHD 9918 for any additional information.

ORS#: ORS-002023 | CA#: CA-0185 | Date Issued: 02/25/2025 | Contract Award By Date: 05/26/2025

Official Rate Schedule

Bay

Classification Name	Category			L	ast Updated		
Boilermaker	Boilermaker			05	/10/2024		
Classification Description: Boilermaker							
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisior Over 8-hour day/40-hou			
Total Hourly Wage	\$72.47	\$107.55	\$142.63	week			
Apprentice: 1st Period	\$53.53	\$79.15	\$104.75	9th hour	\$90.82		
Apprentice: 2nd Period	\$55.14	\$81.56	\$107.97	10th hour	\$90.82		
Apprentice: 3rd Period	\$56.73	\$83.94	\$111.15	Beyond 10 hours	\$90.82		
Apprentice: 4th Period	\$58.31	\$86.31	\$114.31	Saturday			
Apprentice: 5th Period	\$59.85	\$88.62	\$117.39	First 8 hours	\$90.82		
Apprentice: 6th Period	\$63.03	\$93.39	\$123.75	9th hour	\$90.82		
Apprentice: 7th Period	\$66.17	\$98.10	\$130.03	10th hour	\$90.82		
Apprentice: 8th Period	\$69.32	\$102.83	\$136.33	Beyond 10 hours	\$90.82		
				Sunday/Holiday	\$109.17		

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

assification Name Category		La	st Updated		
Bricklayers, Stone Mason, Po Cleaner & Caulker - BAC 2 - S	09/	24/2024			
Classification Description: Bricklaye	rs, Stone Maso	n, Pointer, Clean	er & Caulker		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour	
Total Hourly Wage	\$56.61	\$72.78	\$88.94	week	
Apprentice: Bricklayer Apprentice Level 5	\$50.11	\$64.03	\$77.94	9th hour	\$56.61
Apprentice: Bricklayer Apprentice Level 6	\$51.87	\$66.67	\$81.46	10th hour Beyond 10 hours	\$56.61 \$56.61
Apprentice: Bricklayers Apprentice Level 3	\$46.60	\$58.76	\$70.92	Saturday	
Apprentice: Bricklayers Apprentice				First 8 hours	\$56.61
2ndLevel	\$44.84	\$56.12	\$67.40	9th hour	\$56.61
Apprentice: Bricklayers Apprentice 4th Level	\$48.36	\$61.40	\$74.44	10th hour	\$56.61
Apprentice: Bricklayers Apprentice				Beyond 10 hours	\$56.61
Level 1	\$43.08	\$53.48	\$63.88	Sunday/Holiday	\$88.94
Apprentice: Bricklayers Apprentice Level 7 & 8	\$53.63	\$69.31	\$84.98		

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Between Nov. 1 and Apr 30, if inclement weather, or other conditions beyond the Employer's control, Saturdays may be worked as make-up days. Make-up time shall be paid at the straight time rate until forty hrs are worked unless the standard workweek included a holiday, then 32 hrs straight time

Official Rate Schedule

Bay

Classification Name	<u>-</u> <u>-</u>		Last	Updated			
Carpenter/Pile Driver 706-Z4				09/ 1	7/2024		
Classification Description: Carpenter/Pile Driver							
Wage Rates	Straight Time	J		Overtime Provisions Over 8-hour day/40-hour			
Total Hourly Wage	\$56.95	\$73.76	\$90.56	week			
Apprentice: Apprentice 1st Year	\$46.87	\$58.64	\$70.40	9th hour	\$56.95		
Apprentice: Apprentice 2nd Year	\$48.55	\$61.16	\$73.76	10th hour	\$73.75		
Apprentice: Apprentice 3rd Year	\$55.27	\$71.24	\$87.20	Beyond 10 hours	\$73.75		
Apprentice: Apprentice 4th Year	\$55.27	\$71.24	\$87.20	Saturday			
				First 8 hours	\$73.75		
				9th hour	\$73.75		
				10th hour	\$73.75		
				Beyond 10 hours	\$73.75		
				Sunday/Holiday	\$90.56		

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Saturday Make-Up Day. In the event inclement weather prevails for two (2) days, Monday through Friday (minimum of four (4) hours lost each day), the make-up day as proposed by the Employer Committee will become operational for that week and the following clause shall become applicable.

Official Rate Schedule

Bay

Classification Name	Category			L	.ast Updated
Communication Technician		Communication Technician		05/13/2024	
Classification Description:					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour	
Total Hourly Wage	\$67.89	\$98.24	\$128.58	week	
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$98.24
				Saturday	
				First 8 hours	\$98.24
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$98.24
				Sunday/Holiday	\$128.58

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

ONLY due to inclement weather or customer requirements may Friday be used as a make up day if the normal scheduled work week was interrupted and time lost of five (5) hours or more was incurred by workmen covered under the terms of the 6-17-C/6-876-T agreement.

Base Rate Comment: Foreman (112.5% above JL Rate)

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Drywall Finisher	Drywall	05/10/2024

Classification Description: Drywall Finisher

4 10 hour days allowed on consecutive days, Monday-Friday. Make up day allowed M-F for work missed due to holidays or inclement weather.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$44.69	\$57.32	\$69.95
Apprentice: Level 1	\$32.06	\$38.37	\$44.69
Apprentice: Level 2	\$37.11	\$45.95	\$54.79
Apprentice: Level 3	\$42.16	\$53.53	\$64.89

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$57.32
10th hour	\$57.32
Beyond 10 hours	\$57.32
Saturday	
First 8 hours	\$57.32
9th hour	\$57.32
10th hour	\$57.32
Beyond 10 hours	\$57.32
Sunday/Holiday	\$69.95

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Monday or Friday

Official Rate Schedule

Bay

Classification Name	Category		Li	ast Updated	
Electrician - 692 IW - Z1	Electrician		05	/10/2024	
Classification Description: Inside V	Vireman - Journ	eyman			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
_ Total Hourly Wage	\$59.42	\$83.96	\$108.49	week	
Apprentice: 0-1,000 hours	\$24.27	\$32.07	\$39.87	9th hour	\$77.42
Apprentice: 1,000-1,999 hours	\$26.23	\$35.01	\$43.79	10th hour	\$77.42
Apprentice: 2,000-2,999 hours	\$28.18	\$37.94	\$47.69	Beyond 10 hours	\$77.42
Apprentice: 3,000-3,999 hours	\$30.13	\$40.86	\$51.59	Saturday	
Apprentice: 4,000-5,999 hours	\$34.43	\$47.31	\$60.19	First 8 hours	\$77.42
Apprentice: 6,000-7,999 hours	\$27.55	\$39.42	\$51.30	9th hour	\$77.42
Apprentice: 8,000+ hours	\$43.01	\$60.18	\$77.35	10th hour	\$77.42
				Beyond 10 hours	\$77.42

Sunday/Holiday

\$95.42

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Four 10s allowed M-F; Monday or Friday may be used for make-up days.

Official Rate Schedule

Bay

Classification Name		Category		La	ast Updated	
Electrician - SC	Electrician		05	/10/2024		
Classification Description: Sound and Communication Installer/Technician						
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision	-	
Total Hourly Wage	\$29.92	\$41.93	\$53.94	Over 8-hour day/40-hou week	r	
Apprentice: 1st period	\$12.37	\$17.58	\$22.79	9th hour	\$40.45	
Apprentice: 2nd period	\$14.70	\$21.07	\$27.45	10th hour	\$40.45	
Apprentice: 3rd period	\$17.02	\$24.56	\$32.09	Beyond 10 hours	\$40.45	
Apprentice: 4th period	\$19.33	\$28.02	\$36.71	Saturday		
				First 8 hours	\$40.45	
				9th hour	\$40.45	
				10th hour	\$40.45	
				Beyond 10 hours	\$40.45	
				Sunday/Holiday	\$50.99	

Four 10-hour days allowed? - No Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category		l	ast Updated		
Elevator Constructor Mecha	nic	Elevator Constructor		05	05/10/2024	
Classification Description: Elevator	Constructor M	echanic				
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou		
Total Hourly Wage	\$96.27	\$124.00	\$151.73	week		
Apprentice: 1st Year Apprentice	\$70.42	\$85.67	\$100.92	9th hour	\$151.73	
Apprentice: 2nd Year Apprentice	\$75.97	\$94.00	\$112.02	10th hour	\$151.73	
Apprentice: 3rd Year Apprentice	\$78.74	\$98.15	\$117.56	Beyond 10 hours	\$151.73	
Apprentice: 4th Year Apprentice	\$84.29	\$106.48	\$128.66	Saturday		
				First 8 hours	\$151.73	
				9th hour	\$151.73	
				10th hour	\$151.73	
				Beyond 10 hours	\$151.73	
				Sunday/Holiday	\$151.73	

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category		L	ast Updated	
Fiber Optic Splicer		Fiber Optic Splicer		05	/13/2024
Classification Description:					
Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$67.89	\$98.24	\$128.58	week	
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$98.24
				Saturday	
				First 8 hours	\$98.24
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$98.24
				Sunday/Holiday	\$128.58

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Glazier	Glazier	05/10/2024

Classification Description: Glazier

4 tens allowed on consecutive days

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$49.84	\$67.73	\$85.62
Apprentice: 1st level	\$31.62	\$40.40	\$49.18
Apprentice: 2nd level	\$35.12	\$45.66	\$56.18
Apprentice: 3rd Level	\$40.38	\$53.54	\$66.70
Apprentice: 4th level	\$45.66	\$61.46	\$77.26

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$66.72
10th hour	\$66.72
Beyond 10 hours	\$66.72
Saturday	
First 8 hours	\$66.72
9th hour	\$66.72
10th hour	\$66.72
Beyond 10 hours	\$66.72
Sunday/Holiday	\$83.59

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Heat & Frost Insulator	Heat and Frost Insulator and Asbestos Worker	05/10/2024

Classification Description: Heat and Frost Insulators and Asbestos Workers

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$52.00	\$68.89	\$85.77
Apprentice: 1st year	\$26.38	\$33.69	\$40.99
Apprentice: 2nd year	\$30.15	\$38.92	\$47.68
Apprentice: 3rd year	\$33.92	\$44.15	\$54.37
Apprentice: 4th year	\$37.70	\$49.39	\$61.08
Apprentice: 5th year	\$41.48	\$54.63	\$67.78

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$68.89
10th hour	\$68.89
Beyond 10 hours	\$68.89
Saturday	
First 8 hours	\$68.89
9th hour	\$68.89
10th hour	\$68.89
Beyond 10 hours	\$68.89
Sunday/Holiday	\$85.77

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Friday for cancelled work in a 4 10 schedule

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated
Ironworker - Rigger Machinery Mover		Ironworker		01/07/2025	
Classification Description: R	igging Work				
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisior Over 8-hour day/40-hou	
Total Hourly Wage	\$78.78	\$96.21	\$113.63	week	
Apprentice: Level 1	\$54.18	\$65.03	\$75.87	9th hour	\$96.21
Apprentice: Level 2	\$54.18	\$65.03	\$75.87	10th hour	\$96.21
Apprentice: Level 3	\$57.29	\$69.02	\$80.75	Beyond 10 hours	\$113.63
Apprentice: Level 4	\$60.00	\$72.45	\$84.89	Saturday	
Apprentice: Level 5	\$63.12	\$76.45	\$89.78	First 8 hours	\$96.21
Apprentice: Level 6	\$65.82	\$79.86	\$93.90	9th hour	\$96.21
Apprentice: Level 7	\$68.94	\$83.87	\$98.80	10th hour	\$96.21
Apprentice: Level 8	\$72.05	\$87.87	\$103.69	Beyond 10 hours	\$113.63
				Sunday/Holiday	\$113.63

Official Rate Schedule

Bay

Classification Name	Category Ironworker		Li	ast Updated	
Reinforced Ironworker			01	/07/2025	
Classification Description: Reinfo	orced Iron Work				
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	-
Total Hourly Wage	\$65.70	\$82.42	\$99.13	week	
Apprentice: Level 1	\$54.67	\$66.54	\$78.41	9th hour	\$82.41
Apprentice: Level 2	\$57.24	\$69.61	\$81.98	10th hour	\$82.41
Apprentice: Level 3	\$59.13	\$71.84	\$84.54	Beyond 10 hours	\$99.13
Apprentice: Level 4	\$62.02	\$75.56	\$89.10	Saturday	
Apprentice: Level 5	\$64.92	\$79.30	\$93.67	First 8 hours	\$82.41
Apprentice: Level 6	\$72.26	\$88.98	\$105.69	9th hour	\$82.41
Apprentice: Level 7	\$72.26	\$88.98	\$105.69	10th hour	\$82.41
Apprentice: Level 8	\$72.26	\$88.98	\$105.69	Beyond 10 hours	\$99.13
				Sunday/Holiday	\$99.13

Official Rate Schedule

Bay

Classification Name	Category			L	ast Updated
Structural Ironworker		Ironworker		01	/07/2025
Classification Description: Struct	ural, ornamental,	welder and pre-c	ast		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$78.91	\$105.80	\$132.69	week	
Apprentice: Level 1	\$54.18	\$65.03	\$75.87	9th hour	\$96.69
Apprentice: Level 2	\$55.00	\$66.20	\$77.40	10th hour	\$96.69
Apprentice: Level 3	\$57.29	\$69.02	\$80.75	Beyond 10 hours	\$114.46
Apprentice: Level 4	\$60.00	\$72.45	\$84.89	Saturday	
Apprentice: Level 5	\$63.12	\$76.45	\$89.78	First 8 hours	\$96.69
Apprentice: Level 6	\$65.82	\$79.86	\$93.90	9th hour	\$96.69
Apprentice: Level 7	\$68.94	\$83.87	\$98.80	10th hour	\$96.69
Apprentice: Level 8	\$72.05	\$87.87	\$103.69	Beyond 10 hours	\$114.46
				Sunday/Holiday	\$114.46

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Friday

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Journeyman Signal Technician	Journeyman Signal Technician	05/13/2024

Classification Description:

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$67.89	\$98.24	\$128.58
Apprentice: Apprentice 1st 6 months	\$43.61	\$61.82	\$80.02
Apprentice: Apprentice 2nd 6 months	\$46.65	\$66.38	\$86.10
Apprentice: Apprentice 3rd 6 months	\$49.68	\$70.92	\$92.16
Apprentice: Apprentice 4th 6 months	\$52.71	\$75.47	\$98.22
Apprentice: Apprentice 5th 6 months	\$55.75	\$80.03	\$104.30
Apprentice: Apprentice 6th 6months	\$61.82	\$89.13	\$116.44

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$98.24
10th hour	\$98.24
Beyond 10 hours	\$98.24
Saturday	
First 8 hours	\$98.24
9th hour	\$98.24
10th hour	\$98.24
Beyond 10 hours	\$98.24
Sunday/Holiday	\$128.58

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category		L	ast Updated	
Journeyman Specialist	Journeyman Specialist		05	5/13/2024	
Classification Description:					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$76.98	\$111.88	\$146.76	week	
				9th hour	\$111.87
				10th hour	\$111.87
				Beyond 10 hours	\$111.87
				Saturday	
				First 8 hours	\$111.87
				9th hour	\$111.87
				10th hour	\$111.87
				Beyond 10 hours	\$111.87
				Sunday/Holiday	\$146.76

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated
Labor Crew Foreman	Labor Crew Foreman		05	5/13/2024	
Classification Description:					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision	
Total Hourly Wage	\$61.86	\$89.19	\$116.52	Over 8-hour day/40-hou week	11
				9th hour	\$89.19
				10th hour	\$89.19
				Beyond 10 hours	\$89.19
				Saturday	
				First 8 hours	\$89.19
				9th hour	\$89.19
				10th hour	\$89.19
				Beyond 10 hours	\$89.19
				Sunday/Holiday	\$116.52

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Asbestos & Lead Abatement Laborer	Laborer	05/10/2024

Classification Description: Asbestos & Lead Abatement Laborer

4 ten hour days @ straight time allowed Monday-Saturday, must be consecutive calendar days

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$50.60	\$65.37	\$80.13
Apprentice: Trainee 600 hours +1 year	\$34.07	\$18.89	\$20.54

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$65.37
10th hour	\$65.37
Beyond 10 hours	\$65.37
Saturday	
First 8 hours	\$65.37
9th hour	\$65.37
10th hour	\$65.37
Beyond 10 hours	\$65.37
Sunday/Holiday	\$80.13
Sunday/Holiday	\$80.13

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Class 1 - RZ2	Laborer	05/10/2024

Classification Description: Laborer Road Class 1: asphalt shoveler or loader, yard man, fence erector tender, dumper, joint filling, form setting, form stripper, pavement reinforcing, waterproofing, seal coating, bridge painting, sandblasting, pressure grouting, RC equipment

Total Hourly Wage\$45.39\$58.38\$71.36Apprentice: 0-1,000 hours\$38.90\$48.64\$58.38Apprentice: 1,001-2,000 hours\$40.20\$50.59\$60.98
Apprentice: 1,001-2,000 hours \$40.20 \$50.59 \$60.98
Apprentice: 2,001-3,000 hours \$41.49 \$52.52 \$63.56
Apprentice: 3,001-4,000 hours \$44.09 \$56.42 \$68.76

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$58.38
10th hour	\$58.38
Beyond 10 hours	\$58.38
Saturday	
First 8 hours	\$58.38
9th hour	\$58.38
10th hour	\$58.38
Beyond 10 hours	\$58.38
Sunday/Holiday	\$71.36

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Class 2 - RZ2	Laborer	05/10/2024

Classification Description: Laborer Road Class 2: mixer operator, air or electric tool operator, spreader, boxman, concreter paddler, power chain saw operator, paving patch truck dumper, tunnel mucker, concrete saw operator, dry pack macine and roto-mill grounds person

Wage Rates	Straight Time	Time and a Half	Double Time	
Total Hourly Wage	\$45.59	\$58.18	\$71.26	
Apprentice: 0-1,000 hours	\$39.05	\$48.36	\$58.18	
Apprentice: 1,001-2,000 hours	\$40.36	\$50.33	\$60.80	
Apprentice: 2,001-3,000 hours	\$41.66	\$52.28	\$63.40	
Apprentice: 3,001-4,000 hours	\$44.28	\$56.21	\$68.64	

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$58.68
10th hour	\$58.68
Beyond 10 hours	\$58.68
Saturday	
First 8 hours	\$58.68
9th hour	\$58.68
10th hour	\$58.68
Beyond 10 hours	\$58.68
Sunday/Holiday	\$71.76

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Class 3 - RZ2	Laborer	05/10/2024

Classification Description: Laborer Road Class 3: tunnel miner, finish tenders, guard rail builder, median barrier installer, earth retention barrier and wall installer, fence erector, bottom man, powder man, wagon drill and air track operator, curb and side rail setter

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$45.43	\$58.64	\$71.84
Apprentice: 0-1,000 hours	\$38.83	\$48.74	\$58.64
Apprentice: 1,001-2,000 hours	\$40.15	\$50.72	\$61.28
Apprentice: 2,001-3,000 hours	\$41.47	\$52.70	\$63.92
Apprentice: 3,001-4,000 hours	\$44.11	\$56.66	\$69.20

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$58.64
10th hour	\$58.64
Beyond 10 hours	\$58.64
Saturday	
First 8 hours	\$58.64
9th hour	\$58.64
10th hour	\$58.64
Beyond 10 hours	\$58.64
Sunday/Holiday	\$71.84

Official Rate Schedule

Bay

Classification Name		Category		La	st Updated
Laborer - Class 4 - RZ2		Laborer		05,	/10/2024
Classification Description: Labore	r Road Class 4: a	asphalt raker			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hour	
Total Hourly Wage	\$46.18	\$59.56	\$72.94	week	
Apprentice: 0-1,000 hours	\$39.49	\$49.52	\$59.56	9th hour	\$59.56
Apprentice: 1,001-2,000 hours	\$40.83	\$51.54	\$62.24	10th hour	\$59.56
Apprentice: 2,001-3,000 hours	\$42.17	\$53.54	\$64.92	Beyond 10 hours	\$59.56
Apprentice: 3,001-4,000 hours	\$44.84	\$57.55	\$70.26	Saturday	
				First 8 hours	\$59.56
				9th hour	\$59.56
				10th hour	\$59.56
				Beyond 10 hours	\$59.56
				Sunday/Holiday	\$72.94

Official Rate Schedule

Bay

Classification Name		Category		La	st Updated
Laborer - Class 5 - RZ2		Laborer		05,	/10/2024
Classification Description: Labore	r Road Class 5: p	ipe layers, oxy-gu	ın		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hour	
Total Hourly Wage	\$46.05	\$59.37	\$72.68	week	
Apprentice: 0-1,000 hours	\$39.39	\$49.38	\$59.36	9th hour	\$59.37
Apprentice: 1,001-2,000 hours	\$40.72	\$51.37	\$62.02	10th hour	\$59.37
Apprentice: 2,001-3,000 hours	\$42.06	\$53.38	\$64.70	Beyond 10 hours	\$59.37
Apprentice: 3,001-4,000 hours	\$44.72	\$57.37	\$70.02	Saturday	
				First 8 hours	\$59.37
				9th hour	\$59.37
				10th hour	\$59.37
				Beyond 10 hours	\$59.37
				Sunday/Holiday	\$72.68

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Class 6 - RZ2	Laborer	05/10/2024

Classification Description: Laborer Road Class 6: line form setter for curb or pavement, asphalt screed checker/screw man on asphalt paving machines

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$46.39	\$59.88	\$73.36
Apprentice: 0-1,000 hours	\$39.65	\$49.76	\$59.88
Apprentice: 1,001-2,000 hours	\$41.00	\$51.79	\$62.58
Apprentice: 2,001-3,000 hours	\$42.34	\$53.80	\$65.26
Apprentice: 3,001-4,000 hours	\$45.04	\$57.85	\$70.66

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$59.88
10th hour	\$59.88
Beyond 10 hours	\$59.88
Saturday	
First 8 hours	\$59.88
9th hour	\$59.88
10th hour	\$59.88
Beyond 10 hours	\$59.88
Sunday/Holiday	\$73.36

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Class 7 - RZ2	Laborer	05/10/2024

Classification Description: Laborer Road Class 7: concrete specialist - including finishing and trowling, cast in place or precast by any method

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$48.96	\$63.73	\$78.50
Apprentice: 0-1,000 hours	\$41.58	\$52.66	\$63.74
Apprentice: 1,001-2,000 hours	\$43.05	\$54.86	\$66.68
Apprentice: 2,001-3,000 hours	\$44.53	\$57.08	\$69.64
Apprentice: 3,001-4,000 hours	\$47.48	\$61.51	\$75.54

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$63.73
10th hour	\$63.73
Beyond 10 hours	\$63.73
Saturday	
First 8 hours	\$63.73
9th hour	\$63.73
10th hour	\$63.73
Beyond 10 hours	\$63.73
Sunday/Holiday	\$78.50

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - N-A	Laborer	05/10/2024

Classification Description: Class A Laborer: building and heavy construction work, demolition, mortar mixers, mason tender, carpenter tender, fire watch, heater tender, all 3" pumps and below, furniture mover, material mixers, vibrator operators, operators of concrete mixers, chipp

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$34.88	\$45.44	\$56.00
Apprentice: 0-1,000 work hours	\$28.29	\$35.56	\$42.82
Apprentice: 1,001-2,000 work hours	\$28.76	\$36.51	\$44.26
Apprentice: 2,001-3,000 work hours	\$29.72	\$37.95	\$46.18
Apprentice: 3,001-4,000 work hours	\$31.66	\$40.86	\$50.06

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$45.44
10th hour	\$45.44
Beyond 10 hours	\$45.44
Saturday	
First 8 hours	\$45.44
9th hour	\$45.44
10th hour	\$45.44
Beyond 10 hours	\$45.44
Sunday/Holiday	\$56.00

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - S-A	Laborer	05/10/2024

Classification Description: Class A Laborer on building and heavy construction work, mortar mixers, mason tender, carpenter tender, fire watch, all 3" pumps and below, plaster mixers, plaster tenders, pipe or crock layers, signal men and top men on caisson work, mechanized buggy ope

Straight Time	Time and a Half	Double Time
\$37.71	\$49.72	\$61.72
\$30.97	\$39.52	\$48.12
\$32.12	\$41.24	\$50.42
\$33.27	\$42.97	\$52.72
\$35.56	\$46.40	\$57.30
	Time \$37.71 \$30.97 \$32.12 \$33.27	TimeHalf\$37.71\$49.72\$30.97\$39.52\$32.12\$41.24\$33.27\$42.97

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$49.71
10th hour	\$49.71
Beyond 10 hours	\$49.71
Saturday	
First 8 hours	\$49.71
9th hour	\$49.71
10th hour	\$49.71
Beyond 10 hours	\$49.71
Sunday/Holiday	\$61.71

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - S-B	Laborer	05/10/2024

Classification Description: Class B Laborer air or electric-driven pavement breakers and jackhammers over 50 lbs., tunnel miners and tunnel muckers, tunnel and shaft underpinning contributing to the structural support of buildings

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$38.27	\$50.60	\$62.86
Apprentice: 0-1,000 work hours	\$31.40	\$40.20	\$49.00
Apprentice: 1,001-2,000 work hours	\$32.58	\$41.97	\$51.36
Apprentice: 2,001-3,000 work hours	\$33.75	\$43.72	\$53.70
Apprentice: 3,001-4,000 work hours	\$36.10	\$47.25	\$58.40

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$50.54
10th hour	\$50.54
Beyond 10 hours	\$50.54
Saturday	
First 8 hours	\$50.54
9th hour	\$50.54
10th hour	\$50.54
Beyond 10 hours	\$50.54
Sunday/Holiday	\$62.80

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated
Laborer - S-C	Laborer		05	/10/2024	
Classification Description: Class C La	aborer-drillers,	blasters, burners	, welders, & refr	actory work	
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
 Total Hourly Wage	\$38.84	\$51.46	\$64.02	week	•
Apprentice: 0-1,000 work hours	\$31.81	\$40.84	\$49.86	9th hour	\$51.41
Apprentice: 1,001-2,000 work hours	\$33.02	\$42.65	\$52.28	10th hour	\$51.41
Apprentice: 2,001-3,000 work hours	\$34.22	\$44.45	\$54.68	Beyond 10 hours	\$51.41
Apprentice: 3,001-4,000 work hours	\$36.63	\$48.06	\$59.50	Saturday	
				First 8 hours	\$51.41
				9th hour	\$51.41
				10th hour	\$51.41
				Beyond 10 hours	\$51.41
				Sunday/Holiday	\$63.97

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer N-B	Laborer	05/10/2024

Classification Description: Class B Refractory Work: inside or outside digester, tanks, lime kilns, chests, boilers, and boiler tubes, including the handling of acid, chlorine, chemicals, epoxies, liquids and cleaning of existing precipitators, hydro blasting, hydro washing, and sa

Straight Time	Time and a Half	Double Time
\$36.23	\$47.40	\$58.56
\$29.34	\$37.06	\$44.78
\$29.86	\$38.09	\$46.32
\$30.89	\$39.64	\$48.38
\$32.95	\$42.72	\$52.50
	Time \$36.23 \$29.34 \$29.86 \$30.89	Time Half \$36.23 \$47.40 \$29.34 \$37.06 \$29.86 \$38.09 \$30.89 \$39.64

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$47.40
10th hour	\$47.40
Beyond 10 hours	\$47.40
Saturday	
First 8 hours	\$47.40
9th hour	\$47.40
10th hour	\$47.40
Beyond 10 hours	\$47.40
Sunday/Holiday	\$58.56

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Hazardous - Class A - Z8	Laborer - Hazardous	05/10/2024

Classification Description: Class A Laborer - performing work in conjunction with site preparation and other preliminary work prior to actual removal, handling, or containment of hazardous waste substances not requiring use of personal protective equipment required by state or feder

Wage Rates	Straight	Time and a	Double	Overtime Provisions	
	Time	Half	Time	Over 8-hour day/40-hour	
Total Hourly Wage	\$34.21	\$44.68	\$55.15	week	
Apprentice: 0-1,000 work hours	\$28.97	\$36.82	\$44.67	9th hour	\$44.68
Apprentice: 1,001-2,000 work hours	\$30.02	\$38.39	\$46.77	10th hour	\$44.68
Apprentice: 2,001-3,000 work hours	\$31.07	\$39.97	\$48.87	Beyond 10 hours	\$44.68
Apprentice: 3,001-4,000 work hours	\$33.16	\$43.11	\$53.05	Saturday	
				First 8 hours	\$44.68

9th hour

10th hour

Beyond 10 hours

Sunday/Holiday

\$44.68

\$44.68 \$44.68

\$55.15

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

4 10s allowed M-Th or T-F; inclement weather makeup day Friday

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Hazardous - Class B - Z8	Laborer - Hazardous	05/10/2024

Classification Description: Class B Laborer - performing work in conjunction with the removal, handling, or containment of hazardous waste substances when the use of personal protective equipment levels "A", "B" or "C" is required.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$35.20	\$49.67	\$64.14
Apprentice: 0-1,000 work hours	\$29.71	\$41.44	\$53.16
Apprentice: 1,001-2,000 work hours	\$30.81	\$43.08	\$55.36
Apprentice: 2,001-3,000 work hours	\$31.91	\$44.74	\$57.56
Apprentice: 3,001-4,000 work hours	\$34.10	\$48.02	\$61.94

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$46.17
10th hour	\$46.17
Beyond 10 hours	\$46.17
Saturday	
First 8 hours	\$46.17
9th hour	\$46.17
10th hour	\$46.17
Beyond 10 hours	\$46.17
Sunday/Holiday	\$57.14

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

4 10s allowed M-Th or T-F; inclement weather makeup day Friday

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer - Landscape - Class B2 - Z2	Laborer - Landscape	05/10/2024

Classification Description: Class B2: Skilled Landscape Laborer: small power tool operator, lawn sprinkler installers' tender, irrigation installers' tender material mover

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$30.40	\$39.93	\$49.45

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$39.93
10th hour	\$39.93
Beyond 10 hours	\$39.93
Saturday	
First 8 hours	\$39.93
9th hour	\$39.93
10th hour	\$39.93
Beyond 10 hours	\$39.93
Sunday/Holiday	\$49.45

Official Rate Schedule

Bay

Classification Name		Category		l	.ast Updated
Laborer - Landscape - Cla	ass C - Z2	Laborer - Lan	dscape	05	5/10/2024
Classification Description: Classification	ss C: landscape lab	orer with 90 or m	ore calendar day	s worked	
Wage Rates	Straight	Time and a	Double	Overtime Provision	าร
	Time	Half	Time	Over 8-hour day/40-hou	ır
Total Hourly Wage	\$24.66	\$33.27	\$41.87	week	
				9th hour	\$31.98
				10th hour	\$31.98
				Beyond 10 hours	\$31.98
				Saturday	
				First 8 hours	\$31.98
				9th hour	\$31.98
				10th hour	\$31.98
				Beyond 10 hours	\$31.98
				Sunday/Holiday	\$39.30

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated
Laborer - Landscape - Class I	D - Z2	Laborer - Lan	dscape	05	/10/2024
Classification Description: Class D:	Inexperienced	l landscape labore	er - individual wh	o has worked less than 90 caler	ndar days
Wage Rates	Straight	Time and a	Double	Overtime Provisior	IS
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$15.54	\$23.31	\$31.08	week	
				9th hour	\$22.03
				10th hour	\$22.03
				Beyond 10 hours	\$22.03
				Saturday	
				First 8 hours	\$22.03
				9th hour	\$22.03
				10th hour	\$22.03
				Beyond 10 hours	\$22.03
				Sunday/Holiday	\$28.51

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer Underground - Tun	nel, Shaft & Laborer Underground -	05 (10 (2024
Caisson - Class I - Z2	Tunnel, Shaft & Caisson	05/10/2024

Classification Description: Class I - Tunnel, shaft and caisson laborer, dump man, shanty man, hog house tender, testing man (on gas), and watchman.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$38.97	\$50.26	\$61.54
Apprentice: 0-1,000 work hours	\$32.85	\$42.64	\$52.43
Apprentice: 1,001-2,000 work hours	\$33.97	\$44.32	\$54.67
Apprentice: 2,001-3,000 work hours	\$35.08	\$45.99	\$56.89
Apprentice: 3,001-4,000 work hours	\$37.31	\$49.33	\$61.35

Overtime Provisions			
Over 8-hour day/40-hour			
week	¢50.20		
9th hour	\$50.26		
10th hour	\$50.26		
Beyond 10 hours	\$50.26		
Saturday			
First 8 hours	\$50.26		
9th hour	\$50.26		
10th hour	\$50.26		
Beyond 10 hours	\$50.26		
Sunday/Holiday	\$61.54		

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer Underground - Tu	nnel, Shaft & Laborer Underground -	05 (10 (2024
Caisson - Class II - Z2	Tunnel, Shaft & Caisson	05/10/2024

Classification Description: Class II - Manhole, headwall, catch basin builder, bricklayer tender, mortar man, material mixer, fence erector, and guard rail builder

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$39.06	\$50.39	\$61.72
Apprentice: 0-1,000 work hours	\$32.92	\$42.75	\$52.57
Apprentice: 1,001-2,000 work hours	\$34.04	\$44.43	\$54.81
Apprentice: 2,001-3,000 work hours	\$35.16	\$46.11	\$57.05
Apprentice: 3,001-4,000 work hours	\$37.39	\$49.45	\$61.51

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$50.39
10th hour	\$50.39
Beyond 10 hours	\$50.39
Saturday	
First 8 hours	\$50.39
9th hour	\$50.39
10th hour	\$50.39
Beyond 10 hours	\$50.39
Sunday/Holiday	\$61.72

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer Underground - Tu	Innel, Shaft & Laborer Underground -	05 (10 (2024
Caisson - Class III -Z2	Tunnel, Shaft & Caisson	05/10/2024

Classification Description: Class III - Air tool operator (jack hammer man, bush hammer man and grinding man), first bottom man, second bottom man, cage tender, car pusher, carrier man, concrete man, concrete form man, concrete repair man, cement invert laborer, cement finisher, con

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$39.16	\$50.54	\$61.92
Apprentice: 0-1,000 work hours	\$32.99	\$42.85	\$52.71
Apprentice: 1,001-2,000 work hours	\$34.12	\$44.55	\$54.97
Apprentice: 2,001-3,000 work hours	\$35.24	\$46.23	\$57.21
Apprentice: 3,001-4,000 work hours	\$37.49	\$49.60	\$61.71

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$50.54
10th hour	\$50.54
Beyond 10 hours	\$50.54
Saturday	
First 8 hours	\$50.54
9th hour	\$50.54
10th hour	\$50.54
Beyond 10 hours	\$50.54
Sunday/Holiday	\$61.92

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer Underground - Tunn	el, Shaft & Laborer Underground -	05 /10 /2024
Caisson - Class IV -Z2	Tunnel, Shaft & Caisson	05/10/2024

Classification Description: Class IV - Tunnel, shaft and caisson mucker, bracer man, liner plate man, long haul dinky driver and well point man.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$39.58	\$51.17	\$62.76
Apprentice: 0-1,000 work hours	\$33.11	\$43.03	\$52.95
Apprentice: 1,001-2,000 work hours	\$34.25	\$44.74	\$55.23
Apprentice: 2,001-3,000 work hours	\$35.38	\$46.43	\$57.49
Apprentice: 3,001-4,000 work hours	\$37.64	\$49.83	\$62.01

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$51.17
10th hour	\$51.17
Beyond 10 hours	\$51.17
Saturday	
First 8 hours	\$51.17
9th hour	\$51.17
10th hour	\$51.17
Beyond 10 hours	\$51.17
Sunday/Holiday	\$62.76

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer Underground - Tunr	el, Shaft & Laborer Underground -	05 /10 /2024
Caisson - Class V -Z2	Tunnel, Shaft & Caisson	05/10/2024

Classification Description: Class V - Tunnel, shaft and caisson miner, drill runner, keyboard operator, power knife operator, reinforced steel or mesh man (e.g. wire mesh, steel mats, dowel bars)

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$39.58	\$51.17	\$62.76
Apprentice: 0-1,000 work hours	\$33.31	\$43.33	\$53.35
Apprentice: 1,001-2,000 work hours	\$34.45	\$45.04	\$55.63
Apprentice: 2,001-3,000 work hours	\$35.60	\$46.77	\$57.93
Apprentice: 3,001-4,000 work hours	\$37.89	\$50.20	\$62.51

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$51.17
10th hour	\$51.17
Beyond 10 hours	\$51.17
Saturday	
First 8 hours	\$51.17
9th hour	\$51.17
10th hour	\$51.17
Beyond 10 hours	\$51.17
Sunday/Holiday	\$62.76

Official Rate Schedule

Bay

Classification Name	Category		Li	ast Updated	
Laborer Underground - Tunn Caisson - Class VI - Z2		l, Shaft & Laborer Underground - Tunnel, Shaft & Caisson		05	/10/2024
Classification Description: Class VI -	Dynamite ma	n and powder ma	an.		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$39.34	\$52.38	\$65.41	week	
Apprentice: 0-1,000 work hours	\$33.54	\$43.67	\$53.81	9th hour	\$50.94
Apprentice: 1,001-2,000 work hours	\$34.70	\$45.41	\$56.13	10th hour	\$50.94
Apprentice: 2,001-3,000 work hours	\$35.86	\$47.15	\$58.45	Beyond 10 hours	\$50.94
Apprentice: 3,001-4,000 work hours	\$38.18	\$50.63	\$63.09	Saturday	
				First 8 hours	\$50.94
				9th hour	\$50.94
				10th hour	\$50.94
				Beyond 10 hours	\$50.94
				Sunday/Holiday	\$62.53

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer Underground - Tu	05 (10 (2024	
Caisson - Class VII - Z2	Tunnel, Shaft & Caisson	05/10/2024

Classification Description: Class VII - Restoration laborer, seeding, sodding, planting, cutting, mulching and topsoil grading and the restoration of property such as replacing mail boxes, wood chips, planter boxes and flagstones.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$32.16	\$40.04	\$47.92
Apprentice: 0-1,000 work hours	\$27.75	\$34.99	\$42.23
Apprentice: 1,001-2,000 work hours	\$28.52	\$36.15	\$43.77
Apprentice: 2,001-3,000 work hours	\$29.29	\$37.30	\$45.31
Apprentice: 3,001-4,000 work hours	\$30.84	\$39.63	\$48.41

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$40.04
10th hour	\$40.04
Beyond 10 hours	\$40.04
Saturday	
First 8 hours	\$40.04
9th hour	\$40.04
10th hour	\$40.04
Beyond 10 hours	\$40.04
Sunday/Holiday	\$47.92

Official Rate Schedule

Bay

Classification Name		Category			Last Updated	
Laborer -Underground Open I - Z2	Cut - Class Laborer -Underground Open Cut, Class I				05/10/2024	
Classification Description: Construct	ion Laborer					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provis Over 8-hour day/40-		
Total Hourly Wage	\$38.17	\$50.57	\$62.97	week		
Apprentice: 0-1,000 work hours	\$32.74	\$42.42	\$52.11	9th hour	\$49.02	
Apprentice: 1,001-2,000 work hours	\$33.83	\$44.06	\$54.29	10th hour	\$49.02	
Apprentice: 2,001-3,000 work hours	\$34.91	\$45.68	\$56.45	Beyond 10 hours	\$49.02	
Apprentice: 3,001-4,000 work hours	\$37.09	\$48.95	\$60.81	Saturday		
				First 8 hours	\$49.02	
				9th hour	\$49.02	
				10th hour	\$49.02	
				Beyond 10 hours	\$49.02	
				Sunday/Holiday	\$59.87	

Official Rate Schedule

Bay

Classification Name		Category			Last Updated	
Laborer -Underground Open I - Z4	Cut - Class Laborer -Underground Open Cut, Class I				05/10/2024	
Classification Description: Construct	ion Laborer					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisi Over 8-hour day/40-H		
Total Hourly Wage	\$35.82	\$45.48	\$55.13	week		
Apprentice: 0-1,000 work hours	\$30.52	\$39.16	\$47.79	9th hour	\$45.48	
Apprentice: 1,001-2,000 work hours	\$31.47	\$40.59	\$49.69	10th hour	\$45.48	
Apprentice: 2,001-3,000 work hours	\$32.42	\$42.01	\$51.59	Beyond 10 hours	\$45.48	
Apprentice: 3,001-4,000 work hours	\$34.32	\$44.86	\$55.39	Saturday		
				First 8 hours	\$45.48	
				9th hour	\$45.48	
				10th hour	\$45.48	
				Beyond 10 hours	\$45.48	
				Sunday/Holiday	\$55.13	

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Underground Open Cut - 0 II - Z2	Class Laborer -Underground Open Cut, Class II	05/10/2024

Classification Description: Mortar and material mixer, concrete form man, signal man, well point man, manhole, headwall and catch basin builder, guard rail builders, headwall, seawall, breakwall, dock builder and fence erector.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$38.28	\$50.74	\$63.19
Apprentice: 0-1,000 work hours	\$32.83	\$42.56	\$52.29
Apprentice: 1,001-2,000 work hours	\$33.92	\$44.20	\$54.47
Apprentice: 2,001-3,000 work hours	\$35.01	\$45.83	\$56.65
Apprentice: 3,001-4,000 work hours	\$37.19	\$49.10	\$61.01

\$49.19
\$49.19
\$49.19
\$49.19
\$49.19
\$49.19
\$49.19
\$60.09

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Underground Op II - Z4	oen Cut - Class Laborer -Underground Open Cut, Class II	05/10/2024

Classification Description: Mortar and material mixer, concrete form man, signal man, well point man, manhole, headwall and catch basin builder, guard rail builders, headwall, seawall, breakwall, dock builder and fence erector.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$35.95	\$45.67	\$55.39
Apprentice: 0-1,000 work hours	\$30.62	\$39.31	\$47.99
Apprentice: 1,001-2,000 work hours	\$31.57	\$40.73	\$49.89
Apprentice: 2,001-3,000 work hours	\$32.53	\$42.17	\$51.81
Apprentice: 3,001-4,000 work hours	\$34.44	\$45.04	\$55.63

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$45.67
10th hour	\$45.67
Beyond 10 hours	\$45.67
Saturday	
First 8 hours	\$45.67
9th hour	\$45.67
10th hour	\$45.67
Beyond 10 hours	\$45.67
Sunday/Holiday	\$55.39

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Underground Open Cut - III - Z2	Class Laborer -Underground Open Cut, Class III	05/10/2024

Classification Description: Air, gasoline and electric tool operator, vibrator operator, drillers, pump man, tar kettle operator, bracers, rodder, reinforced steel or mesh man (e.g. wire mesh, steel mats, dowel bars, etc.), cement finisher, welder, pipe jacking and boring man, wagon

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$38.40	\$50.92	\$63.43
Apprentice: 0-1,000 work hours	\$32.92	\$42.70	\$52.47
Apprentice: 1,001-2,000 work hours	\$34.01	\$44.33	\$54.65
Apprentice: 2,001-3,000 work hours	\$35.11	\$45.98	\$56.85
Apprentice: 3,001-4,000 work hours	\$37.30	\$49.26	\$61.23

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$49.37
10th hour	\$49.37
Beyond 10 hours	\$49.37
Saturday	
First 8 hours	\$49.37
9th hour	\$49.37
10th hour	\$49.37
Beyond 10 hours	\$49.37
Sunday/Holiday	\$60.33

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Underground Open C III - Z4	ut - Class Laborer -Underground Open Cut, Class III	05/10/2024

Classification Description: Air, gasoline and electric tool operator, vibrator operator, drillers, pump man, tar kettle operator, bracers, rodder, reinforced steel or mesh man (e.g. wire mesh, steel mats, dowel bars, etc.), cement finisher, welder, pipe jacking and boring man, wagon

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$36.06	\$45.84	\$55.61
Apprentice: 0-1,000 work hours	\$30.70	\$39.43	\$48.15
Apprentice: 1,001-2,000 work hours	\$31.66	\$40.87	\$50.07
Apprentice: 2,001-3,000 work hours	\$32.62	\$42.31	\$51.99
Apprentice: 3,001-4,000 work hours	\$34.55	\$45.21	\$55.85

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$45.84
10th hour	\$45.84
Beyond 10 hours	\$45.84
Saturday	
First 8 hours	\$45.84
9th hour	\$45.84
10th hour	\$45.84
Beyond 10 hours	\$45.84
Sunday/Holiday	\$55.61

Official Rate Schedule

Bay

Classification Name		Category			Last Updated
Laborer -Underground Open IV - Z2		Laborer -Und Cut, Class IV	erground Open		05/10/2024
Classification Description: Trench or	excavating gr	ade man.			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-h	
Total Hourly Wage	\$38.47	\$51.02	\$63.57	week	
Apprentice: 0-1,000 work hours	\$32.97	\$42.77	\$52.57	9th hour	\$49.47
Apprentice: 1,001-2,000 work hours	\$34.07	\$44.42	\$54.77	10th hour	\$49.47
Apprentice: 2,001-3,000 work hours	\$35.17	\$46.07	\$56.97	Beyond 10 hours	\$49.47
Apprentice: 3,001-4,000 work hours	\$37.37	\$49.37	\$61.37	Saturday	
				First 8 hours	\$49.47
				9th hour	\$49.47
				10th hour	\$49.47
				Beyond 10 hours	\$49.47
				Sunday/Holiday	\$60.47

Official Rate Schedule

Bay

Classification Name		Category			Last Updated
Laborer -Underground Open IV - Z4	Cut - Class Laborer -Underground Open Cut, Class IV				05/10/2024
Classification Description: Trench or	excavating gr	ade man.			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisi Over 8-hour day/40-h	
Total Hourly Wage	\$36.13	\$45.94	\$55.75	week	
Apprentice: 0-1,000 work hours	\$30.75	\$39.51	\$48.25	9th hour	\$45.94
Apprentice: 1,001-2,000 work hours	\$31.72	\$40.96	\$50.19	10th hour	\$45.94
Apprentice: 2,001-3,000 work hours	\$32.68	\$42.40	\$52.11	Beyond 10 hours	\$45.94
Apprentice: 3,001-4,000 work hours	\$34.61	\$45.29	\$55.97	Saturday	
				First 8 hours	\$45.94
				9th hour	\$45.94
				10th hour	\$45.94
				Beyond 10 hours	\$45.94
				Sunday/Holiday	\$55.75

Official Rate Schedule

Bay

Classification Name		Category			Last Updated
Laborer -Underground Open V - Z2	Cut - Class Laborer -Underground Open Cut, Class V			n	05/10/2024
Classification Description: Pipe Laye	er (including cro	ock, metal pipe, i	multiplate or other	conduits)	
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provis Over 8-hour day/40-	
Total Hourly Wage	\$38.62	\$51.25	\$63.87	week	
Apprentice: 0-1,000 work hours	\$33.08	\$42.94	\$52.79	9th hour	\$49.70
Apprentice: 1,001-2,000 work hours	\$34.19	\$44.60	\$55.01	10th hour	\$49.70
Apprentice: 2,001-3,000 work hours	\$35.30	\$46.26	\$57.23	Beyond 10 hours	\$49.70
Apprentice: 3,001-4,000 work hours	\$37.51	\$49.58	\$61.65	Saturday	
				First 8 hours	\$49.70
				9th hour	\$49.70
				10th hour	\$49.70
				Beyond 10 hours	\$49.70
				Sunday/Holiday	\$60.77

Official Rate Schedule

Bay

Classification Name		Category			Last Updated
Laborer -Underground Open Cut - Class Laborer -Undergrou V - Z4 Cut, Class V		erground Op	en	05/10/2024	
Classification Description: Pipe Laye	r (including cr	ock, metal pipe, r	multiplate or oth	er conduits)	
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provis Over 8-hour day/40-	
Total Hourly Wage	\$36.25	\$46.12	\$55.99	week	
Apprentice: 0-1,000 work hours	\$30.84	\$39.64	\$48.43	9th hour	\$46.12
Apprentice: 1,001-2,000 work hours	\$31.81	\$41.09	\$50.37	10th hour	\$46.12
Apprentice: 2,001-3,000 work hours	\$32.78	\$42.55	\$52.31	Beyond 10 hours	\$46.12
Apprentice: 3,001-4,000 work hours	\$34.73	\$45.47	\$56.21	Saturday	
				First 8 hours	\$46.12
				9th hour	\$46.12
				10th hour	\$46.12
				Beyond 10 hours	\$46.12
				Sunday/Holiday	\$55.99

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Underground Open Cւ VI - Z2	ıt - Class Laborer -Underground Open Cut, Class VI	05/10/2024

Classification Description: Grouting man, top man assistant, audio visual television operations and all other operations in connection with closed circuit television inspection, pipe cleaning and pipe relining work and the installation and repair of water service pipe and appurtenan

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$35.92	\$47.20	\$58.47
Apprentice: 0-1,000 work hours	\$31.06	\$39.90	\$48.75
Apprentice: 1,001-2,000 work hours	\$32.03	\$41.36	\$50.69
Apprentice: 2,001-3,000 work hours	\$33.00	\$42.82	\$52.63
Apprentice: 3,001-4,000 work hours	\$34.95	\$45.74	\$56.53

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$45.65
10th hour	\$45.65
Beyond 10 hours	\$45.65
Saturday	
First 8 hours	\$45.65
9th hour	\$45.65
10th hour	\$45.65
Beyond 10 hours	\$45.65
Sunday/Holiday	\$55.37

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Underground (Open Cut - Class Laborer -Underground Open	05/10/2024
VI - Z4	Cut, Class VI	03/10/2024

Classification Description: Grouting man, top man assistant, audio visual television operations and all other operations in connection with closed circuit television inspection, pipe cleaning and pipe relining work & the installation and repair of water service pipe and appurtenance

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$33.47	\$41.95	\$50.43
Apprentice: 0-1,000 work hours	\$28.76	\$36.52	\$44.27
Apprentice: 1,001-2,000 work hours	\$29.59	\$37.77	\$45.93
Apprentice: 2,001-3,000 work hours	\$30.42	\$39.01	\$47.59
Apprentice: 3,001-4,000 work hours	\$32.09	\$41.51	\$50.93

Overtime Provisions Over 8-hour day/40-hour	
week	
9th hour	\$41.95
10th hour	\$41.95
Beyond 10 hours	\$41.95
Saturday	
First 8 hours	\$41.95
9th hour	\$41.95
10th hour	\$41.95
Beyond 10 hours	\$41.95
Sunday/Holiday	\$50.43

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Undergrour	nd Open Cut - Class Laborer -Underground Open	05/10/2024
VII - Z2	Cut, Class VII	05/10/2024

Classification Description: Restoration laborer, seeding, sodding, planting, cutting, mulching and topsoil grading and the restoration of property such as replacing mail boxes, wood chips, planter boxes, flagstones etc.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$32.56	\$42.16	\$51.75
Apprentice: 0-1,000 work hours	\$28.54	\$36.12	\$43.71
Apprentice: 1,001-2,000 work hours	\$29.34	\$37.32	\$45.31
Apprentice: 2,001-3,000 work hours	\$30.15	\$38.54	\$46.93
Apprentice: 3,001-4,000 work hours	\$31.76	\$40.96	\$50.15

Overtime Provisions				
Over 8-hour day/40-hour week				
9th hour	\$40.61			
10th hour	\$40.61			
Beyond 10 hours	\$40.61			
Saturday				
First 8 hours	\$40.61			
9th hour	\$40.61			
10th hour	\$40.61			
Beyond 10 hours	\$40.61			
Sunday/Holiday	\$48.65			

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Laborer -Undergrour	d Open Cut - Class Laborer -Underground Open	05/10/2024
VII - Z4	Cut, Class VII	03/10/2024

Classification Description: Restoration laborer, seeding, sodding, planting, cutting, mulching and topsoil grading and the restoration of property such as replacing mail boxes, wood chips, planter boxes, flagstones etc.

Straight Time	Time and a Half	Double Time
\$31.81	\$39.46	\$47.11
\$27.51	\$34.65	\$41.77
\$28.26	\$35.77	\$43.27
\$29.01	\$36.89	\$44.77
\$30.51	\$39.15	\$47.77
	Time \$31.81 \$27.51 \$28.26 \$29.01	TimeHalf\$31.81\$39.46\$27.51\$34.65\$28.26\$35.77\$29.01\$36.89

Overtime Provisions				
Over 8-hour day/40-hour				
week				
9th hour	\$39.46			
10th hour	\$39.46			
Beyond 10 hours	\$39.46			
Saturday				
First 8 hours	\$39.46			
9th hour	\$39.46			
10th hour	\$39.46			
Beyond 10 hours	\$39.46			
Sunday/Holiday	\$47.11			

Official Rate Schedule

Bay

Classification Name		Category		La	ast Updated
Laborer - Landscape - Class A	- Z2 Landscape Laborer		05,	/10/2024	
Classification Description: Class A: I	rrigation Forer	men and Construc	tion Foremen.		
Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hour	r
Total Hourly Wage	\$32.40	\$42.96	\$53.48	week	
				9th hour	\$42.93
				10th hour	\$42.93
				Beyond 10 hours	\$42.93
				Saturday	
				First 8 hours	\$42.93
				9th hour	\$42.93
				10th hour	\$42.93
				Beyond 10 hours	\$42.93
				Sunday/Holiday	\$53.45
Four 10-hour days allowed? - Ves					

Official Rate Schedule

Bay

Classification Name		Category		Li	ast Updated
Laborer - Landscape - Class A	A - Z2 Landscape Laborer		05	/10/2024	
Classification Description: Class A: I	rrigation Foren	nen and Construc	tion Foremen.		
Wage Rates	Straight	Time and a	Double	Overtime Provision	IS
	Time	Half	Time	Over 8-hour day/40-hour	r
Total Hourly Wage	\$34.62	\$46.26	\$57.89	week	
				9th hour	\$46.26
				10th hour	\$46.26
				Beyond 10 hours	\$46.26
				Saturday	
				First 8 hours	\$46.26
				9th hour	\$46.26
				10th hour	\$46.26
				Beyond 10 hours	\$46.26
				Sunday/Holiday	\$57.89
Four 10-hour days allowed? - Vos					

Official Rate Schedule

Bay

Classification Name	Category Operating Engineer		I	Last Updated	
Class I			0!	5/10/2024	
Classification Description: Class	I - diver/wet tende	er, engineer, blas [.]	ter, leverman		
Wage Rates	Straight	Time and a	Double	Overtime Provisio	ns
	Time	Half	Time	Over 8-hour day/40-ho	ur
Total Hourly Wage	\$82.82	\$107.82	\$132.82	week	
				9th hour	\$32.82
				10th hour	\$107.82
				Beyond 10 hours	\$107.82
				Saturday	
				First 8 hours	\$107.82
				9th hour	\$107.82
				10th hour	\$107.82
				Beyond 10 hours	\$107.82
				Sunday/Holiday	\$132.82
Four 10-bour days allowed? - No	2				

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Class II (A)	Operating Engineer	05/10/2024

Classification Description: Class II (A) - Crane/backhoe operator, material handler, all self-propelled drill rigs, mechanic/welder, hydraulic dredge, diver tender

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$81.32	\$105.57	\$129.82

Overtime Provisions				
Over 8-hour day/40-hour				
week				
9th hour	\$32.82			
10th hour	\$105.57			
Beyond 10 hours	\$105.57			
Saturday				
First 8 hours	\$105.57			
9th hour	\$105.57			
10th hour	\$105.57			
Beyond 10 hours	\$105.57			
Sunday/Holiday	\$129.82			

Official Rate Schedule

Bay

Classification Name	Category			Last Updated	
Class II (B)	Operating Engineer)5/10/2024	
Classification Description: Class II (B) - friction, latt	tice boom, tug or	tug boat operator		
Wage Rates	Straight	Time and a	Double	Overtime Provisio	ons
	Time	Half	Time	Over 8-hour day/40-h	our
Total Hourly Wage	\$84.32	\$110.07	\$135.82	week	
				9th hour	\$110.07
				10th hour	\$110.07
				Beyond 10 hours	\$110.07
				Saturday	
				First 8 hours	\$110.07
				9th hour	\$110.07
				10th hour	\$110.07
				Beyond 10 hours	\$110.07
				Sunday/Holiday	\$135.82
Four 10-hour days allowed? - No					

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Class III	Operating Engineer	05/10/2024

Classification Description: Class III - Deck equip. operator, maintenance of crane or excavator, tug/launch operator, loader/dozer on barge/deck machinery, truck-able tug, lead surveyor, ROV operator, AB deckhand, welder

Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisior Over 8-hour day/40-hou	
Total Hourly Wage	\$76.82	\$98.82	\$120.82	week	
				9th hour	\$98.82
				10th hour	\$98.82
				Beyond 10 hours	\$98.82
				Saturday	
				First 8 hours	\$98.82
				9th hour	\$98.82
				10th hour	\$98.82
				Beyond 10 hours	\$98.82
				Sunday/Holiday	\$120.82

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Class IV	Operating Engineer	05/10/2024

Classification Description: Class IV - Deck equipment operator, machineryman/fireman, off road trucks, deck hand, tug engineer, assistant tug operator, blaster helper, deck hand, jet machine, subsea plow, trencher, tug engineer

Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$72.32	\$92.07	\$111.82	week	
				9th hour	\$32.82
				10th hour	\$92.07
				Beyond 10 hours	\$92.07
				Saturday	
				First 8 hours	\$92.07
				9th hour	\$92.07
				10th hour	\$92.07
				Beyond 10 hours	\$92.07
				Sunday/Holiday	\$111.82

Official Rate Schedule

Bay

lassification Name C		Category		Li	Last Updated	
Extended Boom Forklift Operator - Over 5,000		Operating Engineer		05/10/20		
Classification Description: Extended boom forklift/forktruck over 5,000lb capacity, 1 drum hoist						
Wage Rates Straigh		Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou		
Total Hourly Wage	\$41.43	\$54.43	\$67.42	week		
				9th hour	\$54.43	
				10th hour	\$54.43	
				Beyond 10 hours	\$67.42	
				Saturday		
				First 8 hours	\$54.43	
				9th hour	\$54.43	
				10th hour	\$54.43	
				Beyond 10 hours	\$67.42	
				Sunday/Holiday	\$67.42	

Official Rate Schedule

Bay

Classification Name	ssification Name		Category		ast Updated
Extended Boom Forklift Operator - Over 5,000		Operating Engineer		05/10/20	
Classification Description: Extended boom forklift/forktruck over 5,000lb capacity, 1 drum hoist					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$58.82	\$73.32	\$87.81	week	
				9th hour	\$73.32
				10th hour	\$73.32
				Beyond 10 hours	\$87.81
				Saturday	
				First 8 hours	\$73.32
				9th hour	\$73.32
				10th hour	\$73.32
				Beyond 10 hours	\$87.81
				Sunday/Holiday	\$87.81

Official Rate Schedule

Bay

Classification Name	ation Name C		Category		Last Updated	
Extended Boom Forklift Operator - Over 5,000		Operating Engineer		05/10/202		
Classification Description: Extended boom forklift/forktruck over 5,000lb capacity, 1 drum hoist						
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou		
Total Hourly Wage	\$64.70	\$81.75	\$98.80	week	\$81.75	
				9th hour		
				10th hour	\$81.75	
				Beyond 10 hours	\$98.80	
				Saturday		
				First 8 hours	\$81.75	
				9th hour	\$81.75	
				10th hour	\$81.75	
				Beyond 10 hours	\$98.80	
				Sunday/Holiday	\$98.80	

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated	
Extended Boom Forklift O Over 5,000	perator -	Operating Eng	gineer	05	6/10/2024	
Classification Description: Extended boom forklift/forktruck over 5,000lb capacity, 1 drum hoist						
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisior Over 8-hour day/40-hou		
Total Hourly Wage	\$69.61	\$88.88	\$108.15	week		
				9th hour	\$88.88	
				10th hour	\$88.88	
				Beyond 10 hours	\$108.15	
				Saturday		
				First 8 hours	\$88.88	
				9th hour	\$88.88	
				10th hour	\$88.88	
				Beyond 10 hours	\$108.15	
				Sunday/Holiday	\$108.15	

Official Rate Schedule

Bay

Classification Name	Category		La	ast Updated	
Extended Boom Forklift Over 5,000	Operator -	Operating Engineer		05/10/20	
Classification Description: Extended boom forklift/forktruck over 5,000lb capacity, 1 drum hoist					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$63.29	\$79.73	\$96.16	week	
				9th hour	\$79.73
				10th hour	\$79.73
				Beyond 10 hours	\$96.16
				Saturday	
				First 8 hours	\$79.73
				9th hour	\$79.73
				10th hour	\$79.73
				Beyond 10 hours	\$96.16
				Sunday/Holiday	\$96.16

Official Rate Schedule

Bay

Classification Name		Category			Last Updated
Journeyman - Class I		Operating Engineer			05/17/2024
Classification Description: Journeym Asphalt Transfer Machine (Shuttle Bug Concrete/Asphalt Pavers Excavators Installing Utilities over 20 f GPS or Electronic Grade Equipment (e machine themselves, and employee ca Hydraulic/Lattice Lifting Cranes over 2 Mechanic **On bridge construction projects whe structural components as part of a con the Base Rate and Vacation and Holid as set forth in the current agreement B Fabricators and Erectors Association.	ggy) eet in depth mployee must an install it and 5 tons en a Class I Cra mposite crew ay pay shall be	d calibrate it on th ane Operator is e with Structural Irc e at the Crane Op	heir own) recting onworkers, perator rate		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provis	
Total Hourly Wage	\$69.17	\$88.16	\$107.14	Over 8-hour day/40- week	hour
Apprentice: Apprentice Engineer 0-6 months	\$56.03	\$71.32	\$86.60	9th hour	\$88.16
Apprentice: Apprentice Engineer 13- 18	\$60.40	\$77.87	\$95.34	10th hour Beyond 10 hours	\$88.16 \$88.16
Apprentice: Apprentice Engineer 19- 24 months	\$62.21	\$80.59	\$98.96	Saturday	400.00
Apprentice: Apprentice Engineer 25-	\$64 76	\$84 42	\$104.06	First 8 hours	\$88.16

\$84.42

\$87.90

\$74.58

\$104.06

\$108.70

\$90.96

9th hour

10th hour

Beyond 10 hours

Sunday/Holiday

\$88.16

\$88.16

\$88.16

\$107.14

Four 10-hour days allowed? - Yes

Apprentice: Apprentice Engineer 31-

Apprentice: Apprentice Engineer 7-12

Make Up Day Allowed? - Yes

30 months

36 months

months

In the event work is unable to be performed on account of weather, Monday through Thursday, the Friday work may be scheduled for ten (10) hours, at straight time, as a make-up day.

\$64.76

\$67.08

\$58.21

Official Rate Schedule

Bay

ssification Name Category		Last Updated
Journeyman - Class II	Operating Engineer	05/17/2024
Journeyman - Class II Classification Description: Journeyman - Air Compressors in Manifold with throttle Asphalt Bituminous Compactor / Roller Asphalt Planner self-propelled Asphalt Plant on project including operations remotely Asphalt Screed or Screw (per Employer Partice Auto Grade or similar type machine Backhoe on Farm Type Tractor 45 H.P. & of Ballast Jack Tamper Ballast Regulator (R.R.) Batch Plant (concrete-central mix) Bituminous Paver (self-propelled) Blade Grader Bull Dozer Caisson Drilling Machine Cherry Picker – 15 ton or over Chip Spreader Concrete Batch or Drum Mix Plant on pro- site or operating remotely Concrete Belt Placer (Formless) Concrete Cure / Finish Machine (burlap, ti Concrete Pump (Truck Mount) Concrete Pump (3 inch and over) Concrete / Asphalt Saw Power Driven (3 y Conveyor Loader (Euclid type) Core Drilling Machine Curb-Barrier Wall Machine CMI type Directional Drill / Boring Machine Dredge Engineer Dredge Drilling Machine on which the drill is an in Earth Mover – rubber tired – (paddle when	Class II valve +750 cfm ng from on site or operating st Practice) over ect including operating from on nning or grooving) rs experience or more) tegral part	

Official Rate Schedule

Overtime Provisions Over 8-hour day/40-hour

\$86.50

\$86.50

\$86.50

\$86.50

\$86.50

\$86.50

\$86.50

\$104.99

<u>wee</u>k

9th hour

10th hour

First 8 hours

9th hour

10th hour

Saturday

Beyond 10 hours

Beyond 10 hours

Sunday/Holiday

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$68.02	\$86.51	\$104.99

Official Rate Schedule

Bay

Durneyman - Class III assification Description: Journeyman - Class II r Compressor with Throttle Valve or Clever Broc ackhoe less than 1 cyd. Including Farm Type tuminous Plant Engineer hemical / Grout Machine 21 cft. Or larger herry Picker under 15 ton hip Spreader (self-propelled) usher oncrete Barrier Moving Machine (per Employer I oncrete Pump		05/17/2024
r Compressor with Throttle Valve or Clever Broc ackhoe less than 1 cyd. Including Farm Type tuminous Plant Engineer nemical / Grout Machine 21 cft. Or larger nerry Picker under 15 ton nip Spreader (self-propelled) rusher oncrete Barrier Moving Machine (per Employer I		
ackhoe less than 1 cyd. Including Farm Type tuminous Plant Engineer nemical / Grout Machine 21 cft. Or larger nerry Picker under 15 ton nip Spreader (self-propelled) usher oncrete Barrier Moving Machine (per Employer I	oks type comb.	
tuminous Plant Engineer nemical / Grout Machine 21 cft. Or larger nerry Picker under 15 ton nip Spreader (self-propelled) rusher oncrete Barrier Moving Machine (per Employer I		
nemical / Grout Machine 21 cft. Or larger nerry Picker under 15 ton nip Spreader (self-propelled) rusher oncrete Barrier Moving Machine (per Employer I		
nerry Picker under 15 ton nip Spreader (self-propelled) rusher oncrete Barrier Moving Machine (per Employer I		
nip Spreader (self-propelled) rusher oncrete Barrier Moving Machine (per Employer I		
usher oncrete Barrier Moving Machine (per Employer I		
oncrete Barrier Moving Machine (per Employer I		
oncrete Pump	Past Practice)	
oncrete SpreaderPower Driven		
nd Loader under 1-1/2 cu yd.		
rease Truck		
unite Machine		
wboy (per Employer Past Practice)		
esh or Steel Placer (motorized)		
ultiple Tamping Machine (R.R.)		
efrigerating MachineFreezing operation		
oller-Waterbound Macadam, Bituminous Macad	iam, Brick	
oss Carrier		
elf-propelled convey transfer devise.		
de Boom Tractor (smaller than D-4 type or equi	valent)	
veeper (Wayne type and similar equipment)		
acadam, Brick Surface		
ench Machine 24" and under		
ıbe Float (motorized)		

Official Rate Schedule

Overtime Provisions Over 8-hour day/40-hour

\$30.17

\$76.85

\$76.85

\$76.85

\$76.85

\$76.85

\$76.85

\$92.41

<u>wee</u>k

9th hour

10th hour

First 8 hours

9th hour

10th hour

Saturday

Beyond 10 hours

Beyond 10 hours

Sunday/Holiday

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$61.29	\$76.85	\$92.41

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Journeyman - Class IV	Operating Engineer	05/17/2024
Classification Description: Journeyma	n - Class IV	
Air Compressor		
All mulching equipment		
	vered Equipment (autonomous equipment)	
Assistant to Engineer Automatic Dry Ba	•	
including transfer device by remote, wi	reless or cable)	
Bituminous Distributor		
Bituminous Patching Machine		
Broom & Belt Machine		
Chair Cart (self-propelled)		
Concrete Pumps (under 3")		
Concrete Breaker		
Curb Machine		
Curing Equipment (self-propelled)		
Deck Hand		
Digger Post Hole (power-driven)		
Dump Truck End Dumps (per Employer Past Practice		
End Loader (under ³ / ₄ yard capacity)	=)	
Farm Tractor-incl. farm tractor with all	attachments except backhoo and incl	
highlift end loaders of 1 cu. Yard capac	•	
Fireman (on boiler)		
Fork Lift – under 10 ton		
Form Grader (if motorized)		
Georgia Buggy – Power wheel barrel 3/	vard with a seat	
Generator (15 kw or greater)		
Greaser Helper		
Guard Post Driver (power driven)		
NI /		

Official Rate Schedule

Overtime Provisions Over 8-hour day/40-hour

\$76.05

\$76.05

\$76.05

\$76.05

\$76.05

\$76.05

\$76.05

\$91.36

<u>wee</u>k

9th hour

10th hour

First 8 hours

9th hour

10th hour

Saturday

Beyond 10 hours

Beyond 10 hours

Sunday/Holiday

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$60.73	\$76.05	\$91.36

Official Rate Schedule

Bay

Classification Name		Category		Last Updated
Journeyman - Class V		Operating En	gineer	05/17/2024
Classification Description: Jour	neyman - Class V			
Concrete/Asphalt Saw - Power D	riven (Less than 3 y	rs. experience)		
Density/Soil Engineer				
Directional Boring Utility Man				
Discharge Pumps 4" or less (1-4	units)			
Dumper (Wagon, Truck, Etc.)-1/2 y	/ard or less			
Fence Erector/Power Driven				
Light Plants (1 to 5 units)				
Paving Batch Truck Dumper				
Roto Mill Utility Grade Control				
Sign Installer/Sign Installer with F	Remote Control Op	erated Equipmer	it	
Top Man, And Railroad Track and	រ Trestle Engineer			
Utility Engineer				
Water Blasting Utility Engineer				
1 to 4 pcs. of minor equip.				
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisions

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$42.35	\$55.33	\$68.31

Over 8-hour day/40-hour week	
9th hour	\$55.33
10th hour	\$55.33
Beyond 10 hours	\$55.33
Saturday	
First 8 hours	\$55.33
9th hour	\$55.33
10th hour	\$55.33
Beyond 10 hours	\$55.33
Sunday/Holiday	\$68.31

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - 324 A140	Operating Engineer	05/10/2024

Classification Description: Crane with boom & jib or leads 140' or longer

Work in excess of 12 per day M-F shall be paid at double time.

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$77.59	\$100.24	\$122.89

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$100.24
10th hour	\$100.24
Beyond 10 hours	\$100.24
Saturday	
First 8 hours	\$100.24
9th hour	\$100.24
10th hour	\$100.24
Beyond 10 hours	\$100.24
Sunday/Holiday	\$122.89

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Overtime Rate Comment: Double time after 12 hours Mon-Sat

Official Rate Schedule

Bay

Classification Name		Category		I	ast Updated	
Operating Engineer - 324 A220 Opera		Operating En	Operating Engineer		05/10/2024	
Classification Description: Crane wit Work in excess of 12 per day M-F sha			onger			
Wage Rates	Straight	Time and a	Double	Overtime Provisio	าร	
	Time	Half	Time	Over 8-hour day/40-hou	ır	
Total Hourly Wage	\$77.86	\$100.63	\$123.40	week		
				9th hour	\$100.63	
				10th hour	\$100.63	
				Beyond 10 hours	\$100.63	
				Saturday		
				First 8 hours	\$100.63	
				9th hour	\$100.63	
				10th hour	\$100.63	
				Beyond 10 hours	\$100.63	
				Sunday/Holiday	\$123.40	
Four 10 hour days allowed? Ves						

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - No

Overtime Rate Comment: Double time after 12 hours Mon-Sat

Official Rate Schedule

Bay

Classification Name	(Category			Last Updated
Operating Engineer - 324 B120	- 324 B120 Operating Engineer		(6/20/2024	
Classification Description: Crane Ope	erator w/120'	of Boom or Long	er w/Oiler		
Wage Rates	Straight	Time and a	Double	Overtime Provisio	ons
	Time	Half	Time	Over 8-hour day/40-ho	bur
Total Hourly Wage	\$77.41	\$99.99	\$122.56	week	
				9th hour	\$99.98
				10th hour	\$99.98
				Beyond 10 hours	\$99.98
				Saturday	
				First 8 hours	\$99.98
				9th hour	\$99.98
				10th hour	\$99.98
				Beyond 10 hours	\$99.98
				Sunday/Holiday	\$122.56
Four 10-hour days allowed? - Ves				Sunday/Holiday	\$122

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Overtime Rate Comment: Double time after 12 Mon-Sat

Official Rate Schedule

Bay

Classification Name	Category Operating Engineer			Last Updated	
Operating Engineer - 324 GM			0	6/20/2024	
Classification Description: Ground M	lan/Light Plan	ts/Welder/Pump	s Under 6"		
Wage Rates	Straight	Time and a	Double	Overtime Provisio	ns
	Time	Half	Time	Over 8-hour day/40-ho	ur
Total Hourly Wage	\$43.83	\$57.87	\$71.91	week	
				9th hour	\$57.87
				10th hour	\$57.87
				Beyond 10 hours	\$57.87
				Saturday	
				First 8 hours	\$57.87
				9th hour	\$57.87
				10th hour	\$57.87
				Beyond 10 hours	\$57.87
				Sunday/Holiday	\$71.91
Four 10-hour days allowed? - Yes					

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Overtime Rate Comment: Double time after 12 Mon-Sat

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - AC	Operating Engineer	05/10/2024

Classification Description: Compressor or Welding Machine

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work not performed due to weather, Monday-Thursday may be scheduled on Friday.

Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hour	
Total Hourly Wage	\$56.05	\$69.32	\$82.58	week	
				9th hour	\$69.32
				10th hour	\$69.32
				Beyond 10 hours	\$69.32
				Saturday	
				First 8 hours	\$69.32
				9th hour	\$82.58
				10th hour	\$82.58
				Beyond 10 hours	\$82.58
				Sunday/Holiday	\$82.58

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		Li	ast Updated
Operating Engineer - Below 5 Capacity	5,000lb	Olb Operating Engineer		06	/20/2024
Classification Description: Ind. forkl power jacks/power packs, composite		nder 5,000lb capa	city		
Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$67.10	\$85.19	\$103.28	week	
				9th hour	\$85.19
				10th hour	\$85.19
				Beyond 10 hours	\$85.19
				Saturday	
				First 8 hours	\$85.19
				9th hour	\$85.19
				10th hour	\$85.19
				Beyond 10 hours	\$85.19
				Sunday/Holiday	\$103.28
Four 10-hour days allowed? - Yes					÷.00.

Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated
Operating Engineer - C w/Oiler	rating Engineer - Crane Operator iler		06	5/20/2024	
Classification Description: C	rane Operator w/Oile	r			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$77.05	\$99.47	\$121.89	week	
				9th hour	\$99.47
				10th hour	\$99.47
				Beyond 10 hours	\$99.47
				Saturday	
				First 8 hours	\$99.47
				9th hour	\$99.47
				10th hour	\$99.47
				Beyond 10 hours	\$99.47
				Sunday/Holiday	\$121.89

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - Crane, TDH, Excavator	Operating Engineer	06/20/2024

\$98.03 \$98.03 \$98.03

\$98.03 \$98.03 \$98.03 \$98.03 \$98.03 \$120.02

Classification Description: Crane Operator, Job Mechanic, Three Drum Hoist and Excavator

Wage Rates	Straight	Time and a	Double	Overtime Provisions
	Time	Half	Time	Over 8-hour day/40-hour
Total Hourly Wage	\$76.05	\$98.04	\$120.02	week
Apprentice: Apprentice Engineer 0-6	\$60.84	\$78.54	\$96.24	9th hour
months	\$00.0 4	Ψ70.5 4	\$J0.24	10th hour
Apprentice: Apprentice Engineer 13- 18 months	\$65.90	\$86.13	\$106.36	Beyond 10 hours
Apprentice: Apprentice Engineer 19-	\$68.42	\$89.92	\$111.40	Saturday
24 months	\$00.1E		\$ 111.10	First 8 hours
Apprentice: Apprentice Engineer 25- 30 months	\$70.95	\$93.71	\$116.46	9th hour
Apprentice: Apprentice Engineer 31-	\$73.48	\$97.50	\$121.52	10th hour
36 months				Beyond 10 hours
Apprentice: Apprentice Engineer 7-12 months	\$63.40	\$82.38	\$101.36	Sunday/Holiday

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name		Category		Li	ast Updated
Operating Engineer - CW		Operating Eng	gineer	05	/10/2024
Classification Description: Compre Work in excess of 12 per day M-F sh	-				
Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$54.86	\$69.72	\$84.58	week	
				9th hour	\$67.78
				10th hour	\$67.78
				Beyond 10 hours	\$67.78
				Saturday	
				First 8 hours	\$67.78
				9th hour	\$80.70
				10th hour	\$80.70
				Beyond 10 hours	\$80.70
				Sunday/Holiday	\$80.70

Official Rate Schedule

Bay

Classification Name		Category		Li	ast Updated
Operating Engineer - F		Operating Eng	gineer	05	/10/2024
Classification Description: Forklift, Work in excess of 12 per day M-F sl					
Wage Rates	Straight	Time and a	Double	Overtime Provision	IS
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$63.36	\$79.81	\$96.25	week	
				9th hour	\$79.81
				10th hour	\$79.81
				Beyond 10 hours	\$79.81
				Saturday	
				First 8 hours	\$79.81
				9th hour	\$96.25
				10th hour	\$96.25
				Beyond 10 hours	\$96.25
				Sunday/Holiday	\$96.25

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - FO	Operating Engineer	05/10/2024

Classification Description: Fireman or Oiler

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work not performed due to weather, Monday-Thursday may be scheduled on Friday.

Overtime Provisions Over 8-hour day/40-hour

\$67.84

\$67.84

\$67.84

\$67.84

\$80.65

\$80.65 \$80.65

\$80.65

week

9th hour

10th hour

First 8 hours

9th hour

10th hour

Saturday

Beyond 10 hours

Beyond 10 hours

Sunday/Holiday

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$55.02	\$67.84	\$80.65

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		La	ast Updated
Operating Engineer - FO		Operating Eng	gineer	05,	/10/2024
Classification Description: Fireman of Work in excess of 12 per day M-F sha		ouble time.			
Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$53.83	\$68.18	\$82.52	week	
				9th hour	\$66.3
				10th hour	\$66.3 ⁻
				Beyond 10 hours	\$66.3 ⁻
				Saturday	
				First 8 hours	\$66.3 ⁻
				9th hour	\$78.78
				10th hour	\$78.78
				Beyond 10 hours	\$78.78
				Sunday/Holiday	\$78.78

Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - FSM	Operating Engineer	05/10/2024

Classification Description: Forklift or Straight Mast

Four 10 hour days may be scheduled M-Th or T-F. Work not performed due to weather on M-Th may be scheduled on Friday

, ,		•		,	,
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hour	
Total Hourly Wage	\$57.50	\$71.40	\$85.29	week	
				9th hour	\$71.40
				10th hour	\$71.40
				Beyond 10 hours	\$71.40
				Saturday	
				First 8 hours	\$71.40
				9th hour	\$85.29
				10th hour	\$85.29
				Beyond 10 hours	\$85.29
				Sunday/Holiday	\$85.29

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - I	Operating Engineer	05/10/2024

Classification Description: Lull or Extend-a-Boom Forklift

Four 10 hour days may be scheduled M-Th or T-F. Work not performed due to weather on M-Th may be scheduled on Friday

Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hour	
\$59.73	\$77.09	\$94.45	week	
			9th hour	\$74.83
			10th hour	\$74.83
			Beyond 10 hours	\$74.83
			Saturday	
			First 8 hours	\$74.83
			9th hour	\$89.92
			10th hour	\$89.92
			Beyond 10 hours	\$89.92
			Sunday/Holiday	\$89.92
	Time	Time Half	Time Half Time	TimeHalfTime\$59.73\$77.09\$94.459th hour10th hour10th hour8eyond 10 hoursSaturdayFirst 8 hours9th hour10th hourBeyond 10 hours9th hour10th hour10th hourBeyond 10 hours9th hour10th hour10th hour10th hour9th hour10th hour

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes Friday

Official Rate Schedule

Bay

Classification Name	Category		L	ast Updated	
Operating Engineer - OE 324 A120		Operating Engineer		01	/09/2025
Classification Description: Crane v	vith boom & jib	or leads 120' or l	onger		
Wage Rates	Straight	Time and a	Double	e Overtime Provisions	
	Time	Half	Time	Over 8-hour day/40-hou	ır
Total Hourly Wage	\$76.41	\$98.55	\$120.69	week	
				9th hour	\$98.55
				10th hour	\$98.55
				Beyond 10 hours	\$98.55
				Saturday	
				First 8 hours	\$98.55
				9th hour	\$98.55
				10th hour	\$98.55
				Beyond 10 hours	\$98.55
				Sunday/Holiday	\$120.69
Four 10-hour days allowed? - Yes					

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - os120	Operating Engineer	05/10/2024

Classification Description: Crane with main boom & jib 120' or longer

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Worked not performed due to weather, Monday-Thursday may be scheuled Friday

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$63.27	\$82.40	\$101.53

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$79.91
10th hour	\$79.91
Beyond 10 hours	\$79.91
Saturday	
First 8 hours	\$79.91
9th hour	\$96.54
10th hour	\$96.54
Beyond 10 hours	\$96.54
Sunday/Holiday	\$96.54

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - OSA	Operating Engineer	05/10/2024

Classification Description: Crane w/ main Boom & Jib 220' or longer

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work not performed due to weather, Monday-Thursday may be scheduled on Friday.

Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$64.38	\$84.07	\$103.75 week		•
				9th hour	\$81.50
				10th hour	\$81.50
				Beyond 10 hours	\$81.50
				Saturday	
				First 8 hours	\$81.50
				9th hour	\$98.61
				10th hour	\$98.61
				Beyond 10 hours	\$98.61

Sunday/Holiday

\$98.61

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - OSA3	Operating Engineer	05/10/2024

Classification Description: Crane w/ main Boom & Jib 300' or longer

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work unabled to be performed due to weather, Monday-Thursday may be scheduled on Friday.

Straight Time	Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour
\$65.89	\$86.33	\$106.77	week
			9th hour
			10th hour
	Time	Time Half	Time Half Time

Sunday/Holiday	\$101.44
Beyond 10 hours	\$101.44
10th hour	\$101.44
9th hour	\$101.44
First 8 hours	\$83.67
Saturday	
Beyond 10 hours	\$83.67
10th hour	\$83.67
50111001	\$05.01

\$83.67

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - OSA4	Operating Engineer	05/10/2024

Classification Description: Crane w/ main Boom & Jib 400' or longer

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work not performed due to weather, Monday-Thursday may be scheduled on Friday.

Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$78.46	\$101.49	\$124.52	week	
				9th hour	\$101.49
				10th hour	\$101.49
				Beyond 10 hours	\$101.49
				Saturday	
				First 8 hours	\$101.49
				9th hour	\$101.49
				10th hour	\$101.49

Beyond 10 hours

Sunday/Holiday

\$101.49

\$124.52

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - OSB	Operating Engineer	05/10/2024

Classification Description: Crane with main boom and jib 140' or longer

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work unabled to be performed due to weather, Monday-Thursday may be scheduled on Friday.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$64.09	\$83.63	\$103.17

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$81.08
10th hour	\$81.08
Beyond 10 hours	\$81.08
Saturday	
First 8 hours	\$81.08
9th hour	\$98.07
10th hour	\$98.07
Beyond 10 hours	\$98.07
Sunday/Holiday	\$98.07

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - RC	Operating Engineer	05/10/2024

Classification Description: Regular Crane Operator, Job Mechanic, Concrete Pump with Boom

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work not performed due to weather, Monday-Thursday may be scheduled on Friday.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$66.04	\$83.65	\$101.26
Apprentice: 0-999 hours	\$51.13	\$64.18	\$77.22
Apprentice: 1,000-1,999 hours	\$52.99	\$66.96	\$80.94
Apprentice: 2,000-2,999 hours	\$54.86	\$69.77	\$84.68
Apprentice: 3,000-3,999 hours	\$56.72	\$72.56	\$88.40
Apprentice: 4,000-4,999 hours	\$58.59	\$75.36	\$92.14
Apprentice: 5,000-5,999 hours	\$60.44	\$78.15	\$95.84

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$83.65
10th hour	\$83.65
Beyond 10 hours	\$83.65
Saturday	
First 8 hours	\$83.65
9th hour	\$101.26
10th hour	\$101.26
Beyond 10 hours	\$101.26
Sunday/Holiday	\$101.26

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes Friday

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - RE	Operating Engineer	05/10/2024

Classification Description: Regular Engineer, Hydro Excavator & Remote Controlled Concrete Breaker

Four 10 hour days may be scheduled Monday-Thursday or Tuesday-Friday. Work not performed due to weather, Monday-Thursday may be scheduled on Friday.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$65.07	\$82.26	\$99.44
Apprentice: 1,000-1,999 hours	\$55.19	\$70.02	\$84.84
Apprentice: 1-999 hours	\$53.21	\$67.02	\$80.85
Apprentice: 2,000-2,999 hours	\$57.16	\$72.97	\$88.78
Apprentice: 3,000-3,999 hours	\$59.13	\$75.93	\$92.72
Apprentice: 4,000-4,999 hours	\$61.11	\$78.90	\$96.68
Apprentice: 5,000-5,999 hours	\$63.09	\$81.87	\$100.64

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$82.26
10th hour	\$82.26
Beyond 10 hours	\$82.26
Saturday	
First 8 hours	\$82.26
9th hour	\$99.44
10th hour	\$99.44
Beyond 10 hours	\$99.44
Sunday/Holiday	\$99.44

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes Friday

Official Rate Schedule

Bay

Classification Name Operating Engineer - Skidste Operator	Category eer Operating Engineer			ast Updated	
Classification Description: Skidstee Door companies	er forklift when v	working with fend	ce and		
Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร
	Time	Half	Time	Over 8-hour day/40-hou	ır
Total Hourly Wage	\$65.69	\$83.17	\$100.65	week	
				9th hour	\$83.17
				10th hour	\$83.17
				Beyond 10 hours	\$83.17
				Saturday	
				First 8 hours	\$83.17
				9th hour	\$83.17
				10th hour	\$83.17
				Beyond 10 hours	\$83.17
				Sunday/Holiday	\$100.65

Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name Operating Engineer - TDH, Backhoe		Category		L	ast Updated
		Operating En	gineer	06/20/2	
Classification Description: Hoi Backhoe	isting Operator, Tw	o Drum Hoist, Rub	ber Tire		
Wage Rates	Straight	Time and a	Double	Overtime Provision	าร
Total Hourly Wage	Time \$75.41	Half \$97.11	Time \$118.82	Over 8-hour day/40-hou week	ır
	ψ15.1	φ <i>στ</i> .ττ	φ110.02	9th hour	\$97.1 ²
				10th hour	\$97.1 <i>°</i>
				Beyond 10 hours	\$97.1 <i>°</i>
				Saturday	
				First 8 hours	\$97.1 ⁻
				9th hour	\$97.1 ⁻
				10th hour	\$97.1 <i>°</i>
				Beyond 10 hours	\$97.1 <i>°</i>
				Sunday/Holiday	\$118.82

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Marine Construction and Dredging Class I - OE324	Operating Engineer - Marine Construction	01/16/2025
Class I - OE324	Construction	

Classification Description: Craft Foreman, Diver/Wet Tender, Engineer, Engineer (hydraulic dredge), Blaster

Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร
Total Hourly Wage	Time Half \$84.30 \$110.05		Time \$135.80	Over 8-hour day/40-hou week	ır
	<i>\\</i>		<i>\</i>	9th hour	\$110.05
				10th hour	\$110.05
				Beyond 10 hours	\$110.05
				Saturday	
				First 8 hours	\$110.05
				9th hour	\$110.05
				10th hour	\$110.05
				Beyond 10 hours	\$110.05
				Sunday/Holiday	\$135.80

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Marine Construction and Dredging Class II A - OE324	Operating Engineer - Marine Construction	01/16/2025

Classification Description: Crane, Backhoe, Material Handler, All Self-Propelled Drill Rigs, Mechanic/Welder, Asst. Engineer (hydraulic dredge), Leverman (hydraulic dredge), Diver Tender.

Wage Rates	Straight	Time and a	Double	Overtime Provision	
Total Hourly Wage	Time \$82.80		Time \$132.80	Over 8-hour day/40-hou week	r
				9th hour	\$107.80
				10th hour	\$107.80
				Beyond 10 hours	\$107.80
				Saturday	
				First 8 hours	\$107.80
				9th hour	\$107.80
				10th hour	\$107.80
				Beyond 10 hours	\$107.80
				Sunday/Holiday	\$132.80

Official Rate Schedule

Bay

Classification Name Marine Construction and Dredging Class II B - OE324		Category		Last Updated
		Operating En Construction	•	ne 01/16/2025
Classification Description: Friction	, Lattice Boom,	or Crane License	Cert., Endorse Tu	ig or Tow Boat Operator
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour
Total Hourly Wage	\$85.80	\$112.30	\$138.80	week

ever e near aay, ie near	
week	
9th hour	\$112.30
10th hour	\$112.30
Beyond 10 hours	\$112.30
Saturday	
First 8 hours	\$112.30
9th hour	\$112.30
10th hour	\$112.30
Beyond 10 hours	\$112.30
Sunday/Holiday	\$138.80

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Marine Construction and Dredging Class III - OE324	Operating Engineer - Marine Construction	01/16/2025

Classification Description: Deck Equipment Operator, (Machineryman), Maintenance of Crane, Tug/Launch Operator, Loader/Dozer on Barge, Deck Machinery, etc.

Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร
	Time Half		Time	Over 8-hour day/40-hou	ır
Total Hourly Wage	\$78.30	\$101.05	\$123.80	week	
				9th hour	\$101.05
				10th hour	\$101.05
				Beyond 10 hours	\$101.05
				Saturday	
				First 8 hours	\$101.05
				9th hour	\$101.05
				10th hour	\$101.05
				Beyond 10 hours	\$101.05
				Sunday/Holiday	\$123.80
Four 10-bour days allowed? -	No				

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Marine Construction and Dredging Class IV - OE324	Operating Engineer - Marine Construction	01/16/2025

Classification Description: Deck Equipment Operator, Machineryman/Fireman, (4 equipment units or more), Off Road Trucks, Deck

Hand, Tug/Engineer, Crane Maint. (50 ton and under/Backhoe 115,000 lbs. or less), Asst. Tug Operator, Blaster Helper.

Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision	
Total Hourly Wage	\$73.35	\$93.85	\$114.35	Over 8-hour day/40-hou week	ir
				9th hour	\$93.85
				10th hour	\$93.85
				Beyond 10 hours	\$93.85
				Saturday	
				First 8 hours	\$93.85
				9th hour	\$93.85
				10th hour	\$93.85
				Beyond 10 hours	\$93.85
				Sunday/Holiday	\$114.35

Official Rate Schedule

Bay

Classification Name	Operating Engineer Steel		I	ast Updated	
Crane Operator - 324 B400			06	5/20/2024	
Classification Description: Crane Op	perator w/400'	Boom or Longer	w/Oiler		
Wage Rates	Straight	Time and a	Double	Overtime Provisio	าร
	Time	Half	Time	Over 8-hour day/40-hou	ır
Total Hourly Wage	\$81.86	\$106.37	\$130.88	<u>week</u> 9th hour	\$106.37
				10th hour	\$106.37
				Beyond 10 hours	\$106.37
				Saturday	
				First 8 hours	\$106.37
				9th hour	\$106.37
				10th hour	\$106.37
				Beyond 10 hours	\$106.37
				Sunday/Holiday	\$130.88

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Overtime Rate Comment: Double time over 12 hours Mon-Sat

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - 324 A300	Operating Engineer Steel Work	06/20/2024

Classification Description: Crane with boom & jib or leads 300' or longer Work in excess of 12 per day M-F shall be paid at double time.

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$79.36	\$102.78	\$126.20

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$102.78
10th hour	\$102.78
Beyond 10 hours	\$102.78
Saturday	
First 8 hours	\$102.78
9th hour	\$102.78
10th hour	\$102.78
Beyond 10 hours	\$102.78
Sunday/Holiday	\$126.20

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - No

Overtime Rate Comment: Double time over 12 hours Mon-Sat.

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - 324 A400	Operating Engineer Steel Work	06/20/2024

Classification Description: Crane with boom & jib or leads 400' or longer Work in excess of 12 per day M-F shall be paid at double time.

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$80.86	\$104.94	\$129.01

\$104.93
\$104.93
\$104.93
\$104.93
\$104.93
\$104.93
\$104.93
\$129.01

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - No

Overtime Rate Comment: Double time over 12 hours/day Mon-Sat

Official Rate Schedule

Bay

Classification Name	Category		L	ast Updated	
Operating Engineer - 324 A50		Operating Engineer Steel Work		06	5/20/2024
Classification Description: Tower Cra	ne & Derrick	Operator 50' or N	lore		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$77.14	\$99.59	\$122.05	<u>week</u> 9th hour	\$99.59
				10th hour	\$99.59
				Beyond 10 hours	\$99.59
				Saturday	
				First 8 hours	\$99.59
				9th hour	\$99.59
				10th hour	\$99.59
				Beyond 10 hours	\$99.59
				Sunday/Holiday	\$122.05

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category		L	.ast Updated	
Operating Engineer - 324 B14	LO	Operating Engineer Steel Work		06	5/20/2024
Classification Description: Crane Op	erator w/140'	of /Boom or Lon	ger w/Oiler		
Wage Rates	Straight	Time and a	Double	Overtime Provision	าร
	Time	Half	Time	Over 8-hour day/40-hoι	ır
Total Hourly Wage	\$78.59	\$101.68	\$124.76	week	
				9th hour	\$101.67
				10th hour	\$101.67
				Beyond 10 hours	\$101.67
				Saturday	
				First 8 hours	\$101.67
				9th hour	\$101.67
				10th hour	\$101.67
				Beyond 10 hours	\$101.67
				Sunday/Holiday	\$124.76

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category 20 Operating Engineer Steel Work		I	Last Updated	
Operating Engineer - 324 B22					6/20/2024
Classification Description: Crane Op	erator w/220'	of Boom or Long	er w/Oiler		
Wage Rates	Straight Time \$78.86	Time and a Half \$100.76	Double Time \$123.97	Overtime Provision Over 8-hour day/40-hou week	
	\$70.00	\$100.70	\$123.37	9th hour	\$102.06
				10th hour	\$102.06
				Beyond 10 hours	\$102.06
				Saturday	
				First 8 hours	\$102.06
				9th hour	\$102.06
				10th hour	\$102.06
				Beyond 10 hours	\$102.06
				Sunday/Holiday	\$125.27

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name		Operating Engineer Steel Work		I	Last Updated
Operating Engineer - 324 B3	00			06	6/20/2024
Classification Description: Crane O	perator w/300'	of Boom or Long	er w/Oiler		
Wage Rates	Straight Time \$80.36	Time and a Half \$104.22	Double Time \$128.07	Overtime Provision Over 8-hour day/40-hou week	
<u> </u>				9th hour	\$104.22
				10th hour	\$104.22
				Beyond 10 hours	\$104.22
				Saturday	
				First 8 hours	\$104.22
				9th hour	\$104.22
				10th hour	\$104.22
				Beyond 10 hours	\$104.22
				Sunday/Holiday	\$128.07

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Overtime Rate Comment: Double time over 12 hours Mon-Sat

Official Rate Schedule

Bay

Classification Name	Category		1	ast Updated	
Operating Engineer - 324 B50		Operating Engineer Steel Work		00	6/20/2024
Classification Description: Tower Cr	ane & Derrick	Operator 50' or n	nore w/Oiler		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$78.14	\$101.03	\$123.92	<u>week</u> 9th hour	\$101.03
				10th hour	\$101.03
				Beyond 10 hours	\$101.03
				Saturday	
				First 8 hours	\$101.03
				9th hour	\$101.03
				10th hour	\$101.03
				Beyond 10 hours	\$101.03
				Sunday/Holiday	\$123.92

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer - 324 PRE60118	Operating Engineer Steel Work	06/20/2024

Classification Description: Oiler/pumps over 6" **Applies to Operators who have previously worked under this classification PRIOR to 6/1/18**

Wage Rates	Straight	Time and a	Double	
	Time	Half	Time	
Total Hourly Wage	\$61.22	\$76.76	\$92.29	

Overtime Provisions				
Over 8-hour day/40-hour				
week				
9th hour	\$76.75			
10th hour	\$76.75			
Beyond 10 hours	\$76.75			
Saturday				
First 8 hours	\$76.75			
9th hour	\$76.75			
10th hour	\$76.75			
Beyond 10 hours	\$76.75			
Sunday/Holiday	\$92.29			

Four 10-hour days allowed? - Yes Make Up Day Allowed? - No

Official Rate Schedule

Bay

Classification Name		Category		Last Updated	
Operating Engineer - EF		Operating En Work	gineer Steel	05/10/2024	
Classification Description: Extende	ed boom forklift	over 5,000 lb cap	oacity, 1 Drum Ho	bist	
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour	
Total Hourly Wage	\$72.21	\$92.53	\$112.84	week	
				9th hour \$92	

week	
9th hour	\$92.53
10th hour	\$92.53
Beyond 10 hours	\$112.84
Saturday	
First 8 hours	\$92.53
9th hour	\$92.53
10th hour	\$92.53
Beyond 10 hours	\$112.84
Sunday/Holiday	\$112.84

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

4 10s allowed M-Th with Friday makeup day because of bad weather

Official Rate Schedule

Bay

Classification Name	Category		L	ast Updated		
Operating Engineer Steel Wo	ng Engineer Steel Work - SW120 Work			05/10/2024		
Classification Description: Crane w/ 120' boom or longer						
Wage Rates	Straight	5		Overtime Provisior	าร	
	Time	Half	Time	Over 8-hour day/40-hou	ır	
Total Hourly Wage	\$74.14	\$95.24	\$116.33	week		
				9th hour	\$95.24	
				10th hour	\$95.24	
				Beyond 10 hours	\$116.33	
				Saturday		
				First 8 hours	\$95.24	
				9th hour	\$95.24	
				10th hour	\$95.24	
				Beyond 10 hours	\$116.33	
				Sunday/Holiday	\$116.33	

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

4 10s allowed M-Th with Friday makeup day because of bad weather

Official Rate Schedule

Bay

Classification Name		Category			Last Updated
Operating Engineer Stee O	Work - SW120Operating Engineer Steel Work		0!	05/10/2024	
Classification Description: Cr	ane w/ 120' boom or	longer w/ Oiler			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$75.01	\$96.54	\$118.07	<u>week</u> 9th hour	\$96.54
				10th hour	\$96.54
				Beyond 10 hours	\$118.07
				Saturday	
				First 8 hours	\$96.54
				9th hour	\$96.54
				10th hour	\$96.54
				Beyond 10 hours	\$118.07
				Sunday/Holiday	\$118.07

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name Operating Engineer Ste	Category Coperating Engineer Steel Work			ast Updated	
Classification Description: C	rane w/ 140' boom or	longer			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisior Over 8-hour day/40-hou	
Total Hourly Wage	\$75.19	\$96.80	\$118.41	week	
				9th hour	\$96.80
				10th hour	\$96.80
				Beyond 10 hours	\$118.41
				Saturday	
				First 8 hours	\$96.80
				9th hour	\$96.80
				10th hour	\$96.80
				Beyond 10 hours	\$118.41
				Sunday/Holiday	\$118.41

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category				Last Updated
Operating Engineer Stee O	l Work - SW140Operating Engineer Steel Work		0!	05/10/2024	
Classification Description: Cr	rane w/ 140' boom or	longer W/ Oiler			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$76.19	\$98.24	\$120.28	week	
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$120.28
				Saturday	
				First 8 hours	\$98.24
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$120.28
				Sunday/Holiday	\$120.28

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated
Operating Engineer Steel Work - SW220 Work			05	5/10/2024	
Classification Description: Boom	& Jib 220' or long	ger			
Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$76.46	\$98.62	\$120.78	week	
				9th hour	\$98.62
				10th hour	\$98.62
				Beyond 10 hours	\$120.78
				Saturday	
				First 8 hours	\$98.62
				9th hour	\$98.62
				10th hour	\$98.62
				Beyond 10 hours	\$120.78
				Sunday/Holiday	\$120.78

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category			I	Last Updated
Operating Engineer Stee O	l Work - SW220Operating Engineer Steel Work		0!	05/10/2024	
Classification Description: Cra	ane w/ 220' boom or	longer w/ Oiler			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou week	
Total Hourly Wage	\$74.01	\$95.11	\$116.20	9th hour	\$95.11
				10th hour	\$95.11
				Beyond 10 hours	\$116.20
				Saturday	
				First 8 hours	\$95.11
				9th hour	\$95.11
				10th hour	\$95.11
				Beyond 10 hours	\$116.20
				Sunday/Holiday	\$116.20

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated	
Operating Engineer Steel Work - SW300 Work				05	5/10/2024	
Classification Description: Boo	om & Jib 300' or long	ger				
Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร	
	Time	Half	Time	Over 8-hour day/40-hou	ır	
Total Hourly Wage	\$76.96	\$99.34	\$121.72	week		
				9th hour	\$99.34	
				10th hour	\$99.34	
				Beyond 10 hours	\$121.72	
				Saturday		
				First 8 hours	\$99.34	
				9th hour	\$99.34	
				10th hour	\$99.34	
				Beyond 10 hours	\$121.72	
				Sunday/Holiday	\$121.72	

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category I Work - SW300Operating Engineer Steel Work			Last Updated	
Operating Engineer Steel O			0!	05/10/2024	
Classification Description: Crar	ne w/ 300' boom or	longer w/ Oiler			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$77.96	\$100.78	\$123.59	week	
				9th hour	\$100.78
				10th hour	\$100.78
				Beyond 10 hours	\$123.59
				Saturday	
				First 8 hours	\$100.78
				9th hour	\$100.78
				10th hour	\$100.78
				Beyond 10 hours	\$123.59
				Sunday/Holiday	\$123.59

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated	
Operating Engineer Steel Work - SW400 Work				05	05/10/2024	
Classification Description: Boom	n & Jib 400' or long	ger				
Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร	
	Time	Half	Time	Over 8-hour day/40-hou	ır	
Total Hourly Wage	\$78.46	\$101.49	\$124.52	week		
				9th hour	\$101.49	
				10th hour	\$101.49	
				Beyond 10 hours	\$124.52	
				Saturday		
				First 8 hours	\$101.49	
				9th hour	\$101.49	
				10th hour	\$101.49	
				Beyond 10 hours	\$124.52	
				Sunday/Holiday	\$124.52	

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category el Work - SW400Operating Engineer Steel Work		I	Last Updated	
Operating Engineer Stee O			0!	05/10/2024	
Classification Description: Cr	rane w/ 400' boom or	longer w/ Oiler			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou week	
Total Hourly Wage	\$79.46	\$102.93	\$126.39	9th hour	\$102.93
				10th hour	\$102.93
				Beyond 10 hours	\$126.39
				Saturday	
				First 8 hours	\$102.93
				9th hour	\$102.93
				10th hour	\$102.93
				Beyond 10 hours	\$126.39
				Sunday/Holiday	\$126.39

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category				Last Updated
Operating Engineer Steel W	0!	5/10/2024			
Classification Description: Crane	Operator, Job Me	echanic, 3 Drum	Hoist & Excavato	-	
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisio Over 8-hour day/40-ho	
Total Hourly Wage	\$73.65	\$94.59	\$115.53	week	
Apprentice: 0-999 hours	\$59.16	\$76.02	\$92.88	9th hour	\$94.59
Apprentice: 1,000-1,999 hours	\$61.56	\$79.63	\$97.68	10th hour	\$94.59
Apprentice: 2,000-2,999 hours	\$63.96	\$83.22	\$102.48	Beyond 10 hours	\$115.53
Apprentice: 3,000-3,999 hours	\$66.38	\$84.18	\$101.98	Saturday	
Apprentice: 4,000-4,999 hours	\$68.78	\$90.46	\$112.12	First 8 hours	\$94.59
Apprentice: 5,000 hours	\$71.20	\$91.09	\$110.99	9th hour	\$94.59
				10th hour	\$94.59
				Beyond 10 hours	\$115.53
				Sunday/Holiday	\$115.53

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	e Category		sification Name Category			L	ast Updated
Operating Engineer Steel Work - SWCO-O		Operating Eng Work	gineer Steel	05	5/10/2024		
Classification Description: C	rane Operator w/ Oile	er					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou			
Total Hourly Wage	\$74.65	\$96.03	\$117.40	week 9th hour	\$96.03		
				10th hour	\$96.03		
				Beyond 10 hours	\$117.40		
				Saturday			
				First 8 hours	\$96.03		
				9th hour	\$96.03		
				10th hour	\$96.03		
				Beyond 10 hours	\$117.40		
				Sunday/Holiday	\$117.40		

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	(Category		L	ast Updated		
Operating Engineer Stee	teel Work - SWCW Work			perating Engineer Steel Work - SWUW		05	/10/2024
Classification Description: Co	mpressor or Welder	Operator					
Wage Rates	Straight	Time and a	Double	Overtime Provisior	IS		
	Time	Half	Time	Over 8-hour day/40-hou	r		
Total Hourly Wage	\$37.03	\$49.48	\$61.92	week			
				9th hour	\$47.85		
				10th hour	\$47.85		
				Beyond 10 hours	\$58.67		
				Saturday			
				First 8 hours	\$47.85		
				9th hour	\$47.85		
				10th hour	\$47.85		
				Beyond 10 hours	\$58.67		
				Sunday/Holiday	\$58.67		

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category Pl Work - SWHO Work		L	ast Updated	
Operating Engineer Stee			05	6/10/2024	
Classification Description: Ho	isting Operator, 2 Dr	um Hoist, & Rubl	oer Tire Backhoe		
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	_
Total Hourly Wage	\$73.01	\$93.67	\$114.33	week	
				9th hour	\$93.67
				10th hour	\$93.67
				Beyond 10 hours	\$114.33
				Saturday	
				First 8 hours	\$93.67
				9th hour	\$93.67
				10th hour	\$93.67
				Beyond 10 hours	\$114.33
				Sunday/Holiday	\$114.33

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		L	ast Updated
Operating Engineer Steel Work - SWO		Operating Eng Work	gineer Steel	05	/10/2024
Classification Description: Oil	er				
Wage Rates Straight Time		Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour	
Total Hourly Wage	\$53.42	\$67.61	\$81.80	week	
				9th hour	\$65.74
				10th hour	\$65.74
				Beyond 10 hours	\$78.06
				Saturday	
				First 8 hours	\$65.74
				9th hour	\$65.74
				10th hour	\$65.74
				Beyond 10 hours	\$78.06
				Sunday/Holiday	\$78.06

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name Category		Category		I	Last Updated
Operating Engineer Steel Work - SWTD50		Operating En Work	gineer Steel	0!	5/10/2024
Classification Description: Tower Cr	ane & Derrick	where work is 50	' or more		
Wage Rates Straight Time		Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour	
Total Hourly Wage	\$74.74	\$96.16	\$117.57	week	
				9th hour	\$96.16
				10th hour	\$96.16
				Beyond 10 hours	\$117.57
				Saturday	
				First 8 hours	\$96.16
				9th hour	\$96.16
				10th hour	\$96.16
				Beyond 10 hours	\$117.57
				Sunday/Holiday	\$117.57

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name		Category		I	Last Updated
Operating Engineer Steel Work - SWTD50 O		Operating En Work	gineer Steel	0!	5/10/2024
Classification Description: Tower	Crane & Derrick	x 50' or more w/ C	viler		
Wage Rates Straight		Time and a Double Half Time		Overtime Provisions Over 8-hour day/40-hour	
Total Hourly Wage	\$75.84	\$97.69	\$119.54	<u>week</u> 9th hour	\$97.69
				10th hour	\$97.69
				Beyond 10 hours	\$119.54
				Saturday	
				First 8 hours	\$97.69
				9th hour	\$97.69
				10th hour	\$97.69
				Beyond 10 hours	\$119.54
				Sunday/Holiday	\$119.54

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer Underground-324- Class I	Operating Engineer Underground	10/31/2024
Classification Description: Class I Equipment-Air	Compressors in Manifold with throttle valve Auto Gr	ade or similar type machine
Backfill Tamper Backhoe		
Backhoe on Farm Type Tractor 45 H.P. & over. Ball	ast Regulator (R.R.)	
Batch Plant (concrete - central mix) Batch Plant Op	erator (concrete) Blade Grader Operator	
Bulldozer		
Caisson Drilling Machine Cherry Picker15 ton or		
	yrs experience or more) Concrete Belt Placer (Formle	ss)
Concrete Cure/Finish Machine Operator		
	wo (2) drums or larger] Concrete Pump (Truck Moun	
Concrete Pump (3 inch and over) Concrete Pump v Machine	with Boom Operator Conveyor Loader Operator (Eucl	lid type) Core Drilling
Crane (Crawler, truck type or pile driving)		
Crane or De1Tick with any attachment incl. clamsh	ell, dragline, shovel, backhoe, etc. Directional Drill/Bo	oring Machine Operator
Dozer Dragline		
Dredge Engineer Dredge Operator		
Drilling Machine on which the drill is an integral pa		
•	1, TS-24 or similar type) Earth Mover rubber tiredta	andem (\$.50 cents per hr.
added for each bowl) Elevating		
Grader Operator		
End Loader		
End Loader Operator (1 ¹ / ₂ yard capacity and over)		
Excavator		
Farm type tractor with attached pan	Foreman (Operating Engineer	
Finishing Machine Operator (Asphalt or Concrete)	Foreman/Operating Engineer	
Forklift (10 ton or over) GPS or Electronic Grade on motorized equipment (Gradall and similar type machine	
Grader	Shadan and similar type machine	
	ard Rail Post Driver Haul Units (off-highway) Helicopt	ter crew
Highlift Shovel1-1 /2 cu. yd. or over Hoisting Eng		
Horizontal Directional Drill Hydraulic Boom Truck	Jineer	
Hydro demolition equipment (water blaster) Hydro) Excavator	
	nd or similar type) Locomotive and/or Dinkey Engine	
Mechanic Milling Machine		
Mucking Machine		
Operator of Guard Rail Post Driver Paver Operator	- Concrete	
Pile DriverSkid or Crawler Power Shovel		
Rock Breaking Plant		
Rock Crushing Plant (Portable)		
Root Rake, Tractor Mounted Sand Blaster Vacuum	Roto Mill	
Scraper Self-Propelled or Tractor Drawn		

Self-propelled Widener or Gravel distributing shoulder machine Shovel Operator Side Boom Tractor (type D-4 or equivalent or larger) Slope Paver Stump Remover Tractor Mounted Surface Heater & Planer Surface Roller with Dozer Blade Swinging Boom Truck (over 12-ton capacity) Tilling Machine or (Roto Grader) Tractor Operator Tractor -Boom, Winch or Hoe Head Tractor--Push Tractor with Scoop Tractor Mounted Spreader Tree Mover Trench Machine (ladder or wheel type) Trencher (over 8ft. digging capacity) Tugboat Operator Tunnel Boring Machine Tunnel Shield Vacuum Machine/Truck Operator Well Drilling Machine Well Drilling Rig Winch Truck with A Frame

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$68.12	\$87.01	\$105.89
Apprentice: Apprentice Engineer 0- 999 hours	\$54.36	\$69.57	\$84.77
Apprentice: Apprentice Engineer 1,000-1,999 hours	\$56.53	\$72.83	\$89.11
Apprentice: Apprentice Engineer 2,000-2,999 hours	\$58.69	\$76.06	\$93.43
Apprentice: Apprentice Engineer 3,000-3,999 hours	\$60.87	\$79.33	\$97.79
Apprentice: Apprentice Engineer 4,000-4,999 hours	\$64.22	\$84.36	\$104.49
Apprentice: Apprentice Engineer 5,000-5,999 hours	\$65.06	\$85.62	\$106.17

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$87.00
10th hour	\$87.00
Beyond 10 hours	\$87.00
Saturday	
First 8 hours	\$87.00
9th hour	\$87.00
10th hour	\$87.00
Beyond 10 hours	\$87.00
Sunday/Holiday	\$105.89

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

In the event work is unable to be performed on account of weather Monday through Thursday, then Friday work may be scheduled for the ten (10) hours, at straight-time.

Official Rate Schedule

Bay

Operating Engineer Underground-324- Operating Engineer Underground 10/31/2024 Class II Classification Description: Class II Equipment Air Compressor with Throttle Valve or Clever Brooks type comb. Backhoe (with 3/8-yard bucket or less) Backhoe on Farm Type Tractor under 45 H.P. Batch Plant (concrete-dry batch) Boom Truck (power swing type boom) Enter Plant (concrete-dry batch) Boom Truck (power swing type boom) Enter Plant (concrete-dry batch) Crusher Crusher Crusher Operator Concrete Pump Concrete Mesh Depressorindependently operated Concrete SpreaderPower Driven Ent Alexit (Concrete-dry batch) Head Greaser Hoist Lowboy Operator Methode Multiple Tamping Machine (Formless) P.C. Concrete Bel Placer (motorized) Multiple Tamping Machine (Formless) P.C. Concrete Bel Placer (for type) Pull GraderPower Control Pum Operator (for discharge or over, gas diesel, powered or generator of 300 amp or larger) Refrigerating MachineFreezing operation Ross Carrier Seleptor Nator Na	Classification Name	Category	Last Updated
Air Compressor with Throttle Valve or Clever Brooks type comb. Backhoe (with 3/8-yard bucket or less) Backhoe on Farm Type Tractor under 45 H.P. Batch Plant (concrete-dry batch) Boom Truck (power swing type boom) Cherry Picker under 15 ton Crusher Crusher Operator Concrete Pump Concrete Pump Concrete Mesh Depressorindependently operated Concrete SpreaderPower Driven End Dumps when operated by an Operating Engineer End Loader under 1-1/2 cu yd. Gunite Machine Head Greaser Hoist Lowboy Operator Multiple Tamping Machine (R.R.) Power Curing Spraying Machine (R.R.) Power Curing Spraying Machine (Formless) P.C.C. Concrete Bet Placer (form type) Pull GraderPower Control Pump Operator (6" discharge or over, gas diesel, powered or generator of 300 amp or larger) Refrigerating MachineFreezing operation Ross Carrier Self-propelled convey transfer devise. Sheepfoot Roller (self-propelled) Side Boom Tractor (smaller than D-4 type or equivalent) Sweeper (Wane type and similar equipment) Telescoping laser finish machine (laser screed) Tractor (pent-tired, other than backhoe or front-end loader) Trencher (8ft. digging capacity and smaller) Trencher (8t. dingging capacity and smaller)			10/31/2024
Vac Truck Washing Plant Operator Welder	Classification Description: Class II Equipment Air Compressor with Throttle Valve or Clever Brook Backhoe on Farm Type Tractor under 45 H.P. Batch Plant (concrete-dry batch) Boom Truck (power swing type boom) Cherry Picker under 15 ton Crusher Crusher Operator Concrete Pump Concrete Mesh Depressorindependently operate End Dumps when operated by an Operating Engin Gunite Machine Head Greaser Hoist Lowboy Operator Mesh or Steel Placer (motorized) Multiple Tamping Machine (R.R.) Power Curing Spraying Machine (Formless) P.C.C. Concrete Belt Placer (form type) Pull GraderPower Control Pump Operator (6" discharge or over, gas diesel, p Refrigerating MachineFreezing operation Ross Ca Self-propelled convey transfer devise. Sheepfoot R Side Boom Tractor (smaller than D-4 type or equiv. Sweeper (Wayne type and similar equipment) Telescoping laser finish machine (laser screed) Tractor (pneu-tired, other than backhoe or front-er Trencher (8ft. digging capacity and smaller) Trench Machine 24" and under Tube Float (motorized)	owered or generator of 300 amp or larger) arrier oller (self-propelled) alent)	

Official Rate Schedule

Overtime Provisions Over 8-hour day/40-hour

\$80.82

\$80.82

\$80.82

\$80.82

\$80.82

\$80.82

\$80.82

\$97.65

week

9th hour

10th hour

First 8 hours

9th hour

10th hour

Saturday

Beyond 10 hours

Beyond 10 hours

Sunday/Holiday

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$64.00	\$83.38	\$102.75

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

In the event work is unable to be performed on account of weather Monday through Thursday, then Friday work may be scheduled for the ten (10) hours, at straight-time.

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer Underground-324- Class III	Operating Engineer Underground	10/31/2024
Pumpcrete Machine and similar equipment Roller Spike Machine (R.R.)	oom) Concrete Breaker Machine m Maintenance Man rge gas or diesel powered-excluding submersible pun (Earth & Sub-base material) Screening Plant Operator aterial Tractor with Drill50 H.P. or over Well Point Sy	

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$63.27	\$82.28	\$101.29

Overtime Provisions	
Over 8-hour day/40-hour	
week	
9th hour	\$79.78
10th hour	\$79.78
Beyond 10 hours	\$79.78
Saturday	
First 8 hours	\$79.78
9th hour	\$79.78
10th hour	\$79.78
Beyond 10 hours	\$79.78
Sunday/Holiday	\$96.29

Official Rate Schedule

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

In the event work is unable to be performed on account of weather Monday through Thursday, then Friday work may be scheduled for the ten (10) hours, at straight-time.

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Operating Engineer Underground-324-		10/31/2024
Class IV	Underground	10/01/2024
Class IV Classification Description: Class IV Equipment Air Compressor Operator (over 250 CFM) All Mulching Equipment All Walk Behind or Remote-Control Powered Equip Assistant to Engineer Automatic Dry Batch Plant Belt Spreader (motorized including transfer device Boom or Winch truck operator Broom & Belt Machine Chair Cart (Self-propelled) Concrete Pumps (under Curing Equipment Operator (self-propelled) Deck Hand Digger Post Hole (Power-driven) End loader Operator (under 3/4-yard capacity) Extend A Boom Forkliftunder 10 Ton Farm Tractor with attachments Finishing Machine (Forklift under 10 ton Form Grader (if motorized) Georgia Buggy -Power wheel barrel I ¾ yard with a Greaser Helper Hydraulic pipe pushing machine Mechanical Heate Mechanics Helper Outboard or Inboard Motorboat Power Bin Operat Pug Mill Pumps - [two (2) or more up to 4 in. discharge if us submersible pumps] Roller (other than asphalt) Seaman Tiller Skid Steer Stump Remover (Grinder) Sweeper (Wayne type and similar equipment) Tamp Trencher (service) Vibratory Compaction Equipment Operator (6 ft. w Walk Behind Forklift Water Wagon	by remote, wireless or cable) Boiler 3") concrete) a seat Generator (15 kw or greater) r or sed three (3) hours or more a day - gas or diesel powe	

Official Rate Schedule

Overtime Provisions Over 8-hour day/40-hour

\$78.96

\$78.96

\$78.96

\$78.96

\$78.96

\$78.96

\$78.96

\$95.22

week

9th hour

10th hour

First 8 hours

9th hour

10th hour

Saturday

Beyond 10 hours

Beyond 10 hours

Sunday/Holiday

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$62.70	\$81.43	\$100.15

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

In the event work is unable to be performed on account of weather Monday through Thursday, then Friday work may be scheduled for the ten (10) hours, at straight-time.

Official Rate Schedule

Bay

Classification Name	c	ategory		Last Updated
Operating Engineer Undergro Class V		Operating En Jnderground	•	10/31/2024
Classification Description: Class V Ec Concrete/Asphalt Saw Operator- Powe Directional Boring Utility Man Discharge Pumps 4" or less (1 - 4 unit Dumper (Wagon, T1uck, Etc.) - or trad Guard Post Driver Operator (power dr Light Plants (1 to 5 units) Oiler Firema Operator of minor equip. Roto Mill Utility Grade Control Operat Scissor lifts and basket lifts where use Sign Installer/Sign Installer with Remo Straw Blower or Brush Mulcher Top Man, And Railroad Track and Tres Water Blasting Utility Engineer	er Driven (Less s) Dump Truck e Fence Erecto iven) Hydra Seo n or or d for material h te Control Ope	Operator r /Power Driven eder noisting erated Equipmer		/Soil Engineer
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour
Total Hourly Wage	\$39.95	\$53.88	\$67.80	week

week	
9th hour	\$52.06
10th hour	\$52.06
Beyond 10 hours	\$52.06
Saturday	
First 8 hours	\$52.06
9th hour	\$52.06
10th hour	\$52.06
Beyond 10 hours	\$52.06
Sunday/Holiday	\$64.17

Official Rate Schedule

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

In the event work is unable to be performed on account of weather Monday through Thursday, then Friday work may be scheduled for the ten (10) hours, at straight-time.

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Painter	Painter	05/10/2024

Classification Description: Painter

4 10 hour days allowed on consecutive days, Monday-Friday. Make up day allowed M-F for work missed due to holidays or inclement weather.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$41.48	\$53.64	\$65.79
Apprentice: 1st year	\$29.33	\$35.41	\$41.49
Apprentice: 2nd year	\$31.76	\$39.05	\$46.35
Apprentice: 3rd year	\$35.40	\$44.51	\$53.63
Apprentice: 4th year	\$39.05	\$49.99	\$60.93

Overtime Provisions Over 8-hour day/40-hour week	
9th hour	\$53.64
10th hour	\$53.64
Beyond 10 hours	\$53.64
Saturday	
First 8 hours	\$53.64
9th hour	\$53.64
10th hour	\$53.64
Beyond 10 hours	\$53.64
Sunday/Holiday	\$65.79

Four 10-hour days allowed? - Yes Make Up Day Allowed? - Yes

Monday or Friday

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Pipe and Manhole Rehab - 1	Pipe and Manhole Rehab	05/10/2024

Classification Description: General Laborer for rehab work or normal cleaning and cctv work-top man, scaffold man, CCTV assistant, jetter-vac assistant

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$28.20	\$38.20	\$48.19

Overtime Provisions					
Over 8-hour day/40-hour week	-				
9th hour	\$38.20				
10th hour	\$38.20				
Beyond 10 hours	\$38.20				
Saturday					
First 8 hours	\$38.20				
9th hour	\$38.20				
10th hour	\$38.20				
Beyond 10 hours	\$38.20				
Sunday/Holiday	\$38.20				

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Pipe and Manhole Rehab - 2	Pipe and Manhole Rehab	05/10/2024

\$44.95

\$44.95 \$44.95

\$44.95

\$44.95 \$44.95

\$44.95 \$44.95

9th hour

10th hour

Beyond 10 hours

Sunday/Holiday

Classification Description: Tap cutter/CCTV Tech/Grout Equipment Operator: unit driver and operator of CCTV; grouting equipment and tap cutting equipment

Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisions Over 8-hour day/40-hour
Total Hourly Wage	\$32.70	\$44.95	\$57.19	week
				9th hour
				10th hour
				Beyond 10 hours
				Saturday
				First 8 hours

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Pipe and Manhole Rehab - 3	Pipe and Manhole Rehab	05/10/2024

Classification Description: CCTV Technician/Combo Unit Operator: unit driver and operator of cctv unit or combo unit in connection with normal cleaning and televising work

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$31.45	\$43.07	\$54.69

Overtime Provisions Over 8-hour day/40-hour					
9th hour	\$43.07				
10th hour	\$43.07				
Beyond 10 hours	\$43.07				
Saturday					
First 8 hours	\$43.07				
9th hour	\$43.07				
10th hour	\$43.07				
Beyond 10 hours	\$43.07				
Sunday/Holiday	\$43.07				

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Pipe and Manhole Rehab - 4	Pipe and Manhole Rehab	05/10/2024

Classification Description: Boiler Operator: unit driver and operator of steam/water heater units and all ancillary equipment associated

Wage Rates	Straight	Time and a	Double
	Time	Half	Time
Total Hourly Wage	\$33.20	\$45.70	\$58.19

Overtime Provisions					
Over 8-hour day/40-hour					
week					
9th hour	\$45.70				
10th hour	\$45.70				
Beyond 10 hours	\$45.70				
Saturday					
First 8 hours	\$45.70				
9th hour	\$45.70				
10th hour	\$45.70				
Beyond 10 hours	\$45.70				
Sunday/Holiday	\$45.70				

Official Rate Schedule

Bay

Classification Name	(Category			Last Updated
Pipe and Manhole Rehab - 5	Pipe and Manhole Rehab			05/10/2024	
Classification Description: Combo U	nit driver & Je	tter-Vac Operato	r		
Wage Rates	Straight	Time and a	Double	Overtime Provisi	ons
	Time	Half	Time	Over 8-hour day/40-h	our
Total Hourly Wage	\$33.20	\$45.70	\$58.19	week	
				9th hour	\$45.70
				10th hour	\$45.70
				Beyond 10 hours	\$45.70
				Saturday	
				First 8 hours	\$45.70
				9th hour	\$45.70
				10th hour	\$45.70
				Beyond 10 hours	\$45.70
				Sunday/Holiday	\$45.70
Four 10 hour days allowed?					

Official Rate Schedule

Bay

Manhole Rehab nt Operator a Double Time	Overtime Provision	/10/2024
a Double Time		S
Time		S
	Over 8-hour day/40-hou	r
\$60.19	week	
	9th hour	\$47.20
	10th hour	\$47.20
	Beyond 10 hours	\$47.20
	Saturday	
	First 8 hours	\$47.20
	9th hour	\$47.20
	10th hour	\$47.20
	Beyond 10 hours	\$47.20
	Sunday/Holiday	\$47.20
		10th hourBeyond 10 hoursSaturdayFirst 8 hours9th hour10th hourBeyond 10 hours

Official Rate Schedule

Bay

Classification Name		Category			Last Updated
Plumber, Pipefitter, Welder	- Z1	Plumber, Pipe	efitter, Welder	0!	5/10/2024
Classification Description: Plumber	, Pipefitter, W	elder			
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$65.58	\$87.33	\$109.08	week	
Apprentice: 1st 6 months	\$32.54	\$40.57	\$48.59	9th hour	\$87.33
Apprentice: 2nd 6 months	\$34.69	\$43.52	\$52.35	10th hour	\$87.33
Apprentice: 3rd 6 months	\$36.84	\$46.47	\$56.10	Beyond 10 hours	\$87.33
Apprentice: 4th 6 months	\$38.99	\$49.42	\$59.85	Saturday	
Apprentice: 5th 6 months	\$41.15	\$52.38	\$63.62	First 8 hours	\$87.33
Apprentice: 6th 6 months	\$43.31	\$55.35	\$67.39	9th hour	\$87.33
Apprentice: 7th 6 months	\$45.46	\$58.30	\$71.14	10th hour	\$87.33
Apprentice: 8th 6 months	\$47.61	\$61.25	\$74.89	Beyond 10 hours	\$87.33
Apprentice: 9th & 10th 6 months	\$49.77	\$64.22	\$78.66	Sunday/Holiday	\$109.08

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

4 tens allowed M-Th; Friday makeup day

Official Rate Schedule

Bay

Classification Name	Category		Li	ast Updated	
Roofer - MMA		Roofer		05	/10/2024
Classification Description: Com	nmercial Roofer				
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$49.76	\$63.95	\$78.14	week	
Apprentice: Apprentice 1	\$35.27	\$42.22	\$49.16	9th hour	\$63.95
Apprentice: Apprentice 2	\$36.91	\$44.68	\$52.44	10th hour	\$63.95
Apprentice: Apprentice 3	\$36.31	\$43.78	\$51.24	Beyond 10 hours	\$63.95
Apprentice: Apprentice 4	\$37.93	\$46.20	\$54.48	Saturday	
Apprentice: Apprentice 5	\$34.45	\$40.98	\$47.52	First 8 hours	\$63.95
Apprentice: Apprentice 6	\$41.18	\$51.08	\$60.98	9th hour	\$63.95
Apprentice: Apprentice 7	\$42.51	\$53.08	\$63.64	10th hour	\$63.95
Apprentice: Apprentice 8	\$44.42	\$55.94	\$67.46	Beyond 10 hours	\$63.95
				Sunday/Holiday	\$78.14

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Sewer Relining Operator - Class I	Sewer Relining	05/10/2024

Classification Description: Class I-Operator of audio visual CCTV system including remote in-ground cutter and other equipment used in conjunction with CCTV system.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$52.84	\$69.23	\$85.62
Apprentice: 0-6 months	\$41.58	\$54.66	\$67.74
Apprentice: 6-12 months	\$45.31	\$60.26	\$75.20

\$69.23
\$69.23
\$69.23
\$69.23
\$69.23
\$69.23
\$69.23
\$85.62

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Sewer Relining Operator - Class II	Sewer Relining	05/10/2024

Classification Description: Class II-Operator of hot water heaters and circulation system; water jetters; and vacuum and mechanical debris removal systems and those assisting.

Wage Rates	Straight Time	Time and a Half	Double Time
Total Hourly Wage	\$50.80	\$68.49	\$86.18

Overtime Provisions	
Over 8-hour day/40-hour week	
9th hour	\$66.30
10th hour	\$66.30
Beyond 10 hours	\$66.30
Saturday	
First 8 hours	\$66.30
9th hour	\$66.30
10th hour	\$66.30
Beyond 10 hours	\$66.30
Sunday/Holiday	\$81.79

Official Rate Schedule

Bay

Classification Name		Category		La	st Updated
Sheet Metal Worker	Sheet Metal Worker		05,	/10/2024	
Classification Description: Sheet 4 10s allowed as consecutive days,					
Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hour	
Total Hourly Wage	\$55.78	\$70.79	\$85.80	week	
Apprentice: 1st year	\$23.74	\$31.25	\$38.75	9th hour	\$70.79
Apprentice: 2nd year	\$28.99	\$38.00	\$47.00	10th hour	\$70.79
Apprentice: 3rd year	\$34.26	\$44.77	\$55.27	Beyond 10 hours	\$85.80
Apprentice: 4th year	\$39.53	\$51.54	\$63.55	Saturday	
				First 8 hours	\$70.79
				9th hour	\$70.79
				10th hour	\$70.79
				Beyond 10 hours	\$85.80
				Sunday/Holiday	\$85.80

Official Rate Schedule

Bay

Classification Name		Category	La	ast Updated	
Sprinkler Fitter		Sprinkler Fitte	er	05	/10/2024
Classification Description: Sp	orinkler Fitter				
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hour	
Total Hourly Wage	\$60.34	\$78.45	\$96.56	week	
Apprentice: Class 1	\$24.57	\$32.72	\$40.87	9th hour	\$78.45
Apprentice: Class 10	\$52.07	\$68.37	\$84.67	10th hour	\$78.45
Apprentice: Class 2	\$26.38	\$35.43	\$44.49	Beyond 10 hours	\$78.45
Apprentice: Class 3	\$39.14	\$49.10	\$59.06	Saturday	
Apprentice: Class 4	\$40.95	\$51.82	\$62.68	First 8 hours	\$78.45
Apprentice: Class 5	\$43.01	\$54.78	\$66.55	9th hour	\$78.45
Apprentice: Class 6	\$44.82	\$57.49	\$70.17	10th hour	\$78.45
Apprentice: Class 7	\$46.63	\$60.21	\$73.79	Beyond 10 hours	\$78.45
Apprentice: Class 8	\$48.45	\$62.94	\$77.43	Sunday/Holiday	\$96.56
Apprentice: Class 9	\$50.26	\$65.65	\$81.05		

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

Official Rate Schedule

Bay

Classification Name	Category			L	ast Updated
Tower Technician	Tower Technician			05	/13/2024
Classification Description:					
Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provisior Over 8-hour day/40-hou	
Total Hourly Wage	\$67.89	\$98.24	\$128.58	week	
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$98.24
				Saturday	
				First 8 hours	\$98.24
				9th hour	\$98.24
				10th hour	\$98.24
				Beyond 10 hours	\$98.24
				Sunday/Holiday	\$128.58

Four 10-hour days allowed? - Yes

Make Up Day Allowed? - Yes

ONLY due to inclement weather or customer requirements may Friday be used as a make up day if the normal scheduled work week was interrupted and time lost of five (5) hours or more was incurred by workmen covered under the terms of the 6-17-C/6-876-T agreement.

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Truck Driver - RB1	Truck Driver	05/10/2024

Classification Description: on all trucks of 8 cubic yard capacity or less (except dump trucks of 8 cubic yard capacity or over, tandem axle trucks, transit mix and semis, euclid type equipment, double bottoms and low boys)

Wage Rates	Straight Time	Time and a Half	Double Time	Overtime Provision Over 8-hour day/40-hou	
Total Hourly Wage	\$53.95	\$70.30	\$86.64	week	
				9th hour	\$69.32
				10th hour	\$69.32
				Beyond 10 hours	\$69.32
				Saturday	
				First 8 hours	\$69.32
				9th hour	\$69.32
				10th hour	\$69.32
				Beyond 10 hours	\$69.32
				Sunday/Holiday	\$84.69

Official Rate Schedule

Bay

Classification Name	Category			La	ist Updated
Truck Driver - RB1A		Truck Driver		05,	/10/2024
Classification Description: of all	sification Description: of all trucks of 8 cubic yard capacity or over semi, tractor trailer				
Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hou	r
Total Hourly Wage	\$54.10	\$70.52	\$86.94	week	
				9th hour	\$69.55
				10th hour	\$69.55
				Beyond 10 hours	\$69.55
				Saturday	
				First 8 hours	\$69.55
				9th hour	\$69.55
				10th hour	\$69.55
				Beyond 10 hours	\$69.55
				Sunday/Holiday	\$84.99
Four 10-hour days allowed? - Y	es				

Official Rate Schedule

Bay

Classification Name	Category			L	.ast Updated
Truck Driver - RB1B	-	Truck Driver		05	5/10/2024
Classification Description: on euclid type equipment, Pole drier, lowboy, doubles, fuel, bus, water					
Wage Rates	Straight	Time and a	Double	Overtime Provisior	าร
	Time	Half	Time	Over 8-hour day/40-hou	ır
Total Hourly Wage	\$54.20	\$69.70	\$85.19	week	
				9th hour	\$69.70
				10th hour	\$69.70
				Beyond 10 hours	\$69.70
				Saturday	
				First 8 hours	\$69.70
				9th hour	\$69.70
				10th hour	\$69.70
				Beyond 10 hours	\$69.70
				Sunday/Holiday	\$85.19
Four 10 hour days allowed?					

Official Rate Schedule

Bay

Classification Name	Category		La	ast Updated	
Truck Driver - RB2	Truck Driver		05	/10/2024	
Classification Description: of all	trucks of 8 cubic y	d capacity or ove	r		
Wage Rates	Straight	Time and a	Double	Overtime Provision	S
	Time	Half	Time	Over 8-hour day/40-hou week	r
Total Hourly Wage	\$44.10	\$48.81	\$49.80	9th hour	\$56.55
				10th hour	\$56.55
				Beyond 10 hours	\$56.55
				Saturday	
				First 8 hours	\$56.55
				9th hour	\$56.55
				10th hour	\$56.55
				Beyond 10 hours	\$56.55
				Sunday/Holiday	\$56.55

Official Rate Schedule

Bay

Classification Name	Category	Last Updated
Truck Driver - RB2A	Truck Driver	05/10/2024

Classification Description: of all trucks of 8 cubic yard capacity or less (except dump trucks of 8 cubic yard capacity or over, tandem axle trucks, transit mix and semis, euclid type equipment, double bottoms and low boys)

Wage Rates	Straight Time and a Double Time Half Time			Overtime Provision Over 8-hour day/40-hour		
Total Hourly Wage	\$44.00	\$48.66	\$49.60	week		
				9th hour	\$56.40	
				10th hour	\$56.40	
				Beyond 10 hours	\$56.40	
				Saturday		
				First 8 hours	\$56.40	
				9th hour	\$56.40	
				10th hour	\$56.40	
				Beyond 10 hours	\$56.40	
				Sunday/Holiday	\$56.40	

Official Rate Schedule

Bay

Classification Name	Category			Last Updated			
Truck Driver - RB2B	-	Truck Driver		05,	/10/2024		
Classification Description: on euclid type equipment							
Wage Rates	Straight Time and a Double		Overtime Provisions				
	Time	Half	Time	Over 8-hour day/40-hour			
Total Hourly Wage	\$44.25	\$49.04	\$0.00	week			
				9th hour	\$56.78		
				10th hour	\$56.78		
				Beyond 10 hours	\$56.78		
				Saturday			
				First 8 hours	\$56.78		
				9th hour	\$56.78		
				10th hour	\$56.78		
				Beyond 10 hours	\$56.78		
				Sunday/Holiday	\$56.78		

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Work included:
 - 1. Throughout the Contract Documents, reference is made to codes and standards which establish qualities and type of workmanship and materials, and which establish methods for testing and reporting on the pertinent characteristics.
 - 2. Where materials or workmanship are required by these Contract Documents to meet or exceed the specifically named code or standard, it is the Contractor's responsibility to provide materials and workmanship that meet or exceed the specifically names code or standard.
 - 3. It is also the Contractor's responsibility, when so required by the Contract Documents or by written request from the Owner, to deliver to the Owner all required proof that the materials or workmanship, or both, meet or exceed the requirements of the specifically named code or standard. Such proof shall be in the form requested in writing by the Owner, and generally will be required to be copies of a certified report of tests conducted by a testing agency approved for that purpose by the Owner.
- B. Related Work Described Elsewhere:
 - 1. Specific naming of codes or standards occurs on the Drawings and other Sections of these specifications.

1.02 QUALITY ASSURANCE

- A. Familiarity with Pertinent Codes and Standards.
 - 1. In procuring all items used in this Work, it is the Contractor's responsibility to verify the detailed requirements of the specifically named codes and standards and to verify that the items procured for use in this Work meet or exceed the specified requirements.
- B. Rejection of Non-Complying Items.
 - 1. The Owner reserves the right to reject items incorporated into the Work which fail to meet the specified minimum requirements.
 - 2. The Owner further reserves the right and without prejudice to other recourse the Owner may take, to accept non-complying items subject to an adjustment in the Contract Amount as approved by the Owner.
- C. Applicable standards listed in these Specifications include, but are not necessarily limited to, standards promulgated by the following agencies and organizations:
 - 1. AASHTO American Association of State Highway and Transportation Officials, 341 National Press Building, Washington, D.C. 20004.

ACI – American Concrete Institute, Box 19150, Redford Station, Detroit, Michigan 48219

AISC – American Institute of Steel Construction, Inc., 1221 Avenue of the Americans, New York, New York, 10020.

ANSI – American National Standards Institute (successor to USASI and ASAO), 1430 Broadway, New York, New York 10018.

Wolgast Corporation – Construction Management

ASTM – American Society for Testing Materials, 1916 Race Street, Philadelphia, Pennsylvania 19103.

AWS – American Welding Society, Inc., 2501 N.W. 7th Street, Miami, Florida 33125.

AWWA – American Water Works Association, Inc., 6666 West Quincy Avenue, Denver, Colorado 80235.

BOCA – Building Officials Code Administrators International, Inc. 17926 South Halsted Street, Homewood, Illinois 60460.

CRSI – Concrete Reinforcing Steel Institute, 228 North LaSalle Street, Chicago, Illinois 60610.

CS – Commercial Standard of NBS, U.S. Department of Commerce, Government Printing Office, Washington, D.C. 20402.

FGMA – Flat Glass Marketing Association, 3310 Harrison, Topeka, Kansas 66611.

State of Michigan Fire Marshall Bulletin 412.0.

NAAMM – The National Association of Architectural Metal Manufacturers, 1033 South Boulevard, Oak Park, Illinois 60302.

NEC – National Electric Code (see NFPA).

NEMA – National Electrical Manufacturer's Association, 155 East 44th Street, New York, New York 10017.

NFPA – National Fire Protection Association, 470 Atlantic Avenue, Boston, Massachusetts 02210.

SDI – Steel Deck Institute, 135 Addison Avenue, Elmhurst, Illinois 60125.

SSPC – Steel Structures Painting Council, 4400 Fifty Avenue, Pittsburgh, Pennsylvania 15213.

TCA – Tile Council of America, Inc., P.O. Box 326, Princeton, New Jersey 08540.

UL – Underwriters' Laboratories, Inc., 207 East Ohio Street, Chicago, Illinois 60611.

Fed. Specs, and Fed. Standards: Specifications Sales (3FRI), Building 197, Washington Navy Yard, General Service Administration, Washington, D.C. 20407.

UBC – Uniform Building Code, International Conference of Building Officials, 5360 South Workman Mill Road, Whittier, California 90601.

PART 1 – GENERAL

1.01 ALTERNATES

- A. This section identifies each alternate by number and describes the basic changes to be incorporated into the work, only when that alternate is made a part of the Work by specific provisions in the Owner-Contractor Agreement.
- B. Related Requirements in other parts of the Project Manual:
 - 1. Method of quotation of the cost of each alternate, and the basis of the Owner's acceptance of alternates: Bidding Documents
 - 2. Incorporation of alternates into the Work: Owner-Contractor Agreement.
- C. Related Requirements Specified in Other Sections:
 - 1. Part 1.01: Description of Work
 - 2. Sections of the Specifications as listed under the respective Alternates.
- D. Referenced sections of specifications stipulate pertinent requirements for products and methods to achieve the work stipulated under each Alternate.
- E. Coordinate pertinent related work and modify surrounding work as required to properly integrate the work under each Alternate and to provide the complete construction required by the Contract Documents.
- F. The Owner reserves the right to accept the proposed amount for any alternate at any time during the active construction of the project. If the Owner elects to accept an alternate after the Owner-Contractor contract has been issued, the work shall be added to the contract by change order.

1.02 DESCRIPTION OF ALTERNATES

PART 1 – GENERAL

1.01 PRE-CONSTRUCTION MEETINGS

- A. Prior to the initiation of on-site activity, a meeting will be held with all Bid Division Contractors for the purpose of planning, scheduling, and coordinating an orderly initiation of on-site construction activity. Attendance at this meeting is required of all Contractors. The Construction Manager will advise all Contractors of the time and location of this meeting.
- B. A representative of the contractor authorized to enact decisions regarding schedule, manpower commitments and costs must attend the pre-construction meeting.

1.02 PRE-CONSTRUCTION CONFERENCES

A. Each Contractor is required to meet on the site with the Construction Manager prior to beginning their Work. The purpose of this meeting is to review the intent of the Contract Documents as they pertain to the Contractor's Work, and to integrate the initiation of that Work with the Work already in progress on the site.

1.03 PROGRESS AND PROJECT MEETINGS

- Contractors active on-site shall be required to attend Progress and Project Meetings when called by the Construction Manager. These meetings are for the purpose of planning and assessing construction progress and for discussing problems of mutual concern.
- B. It is mandatory that any contractor actively engaged in work on site shall be required to have a representative of the contractor authorized and empowered to enact decisions regarding schedule, manpower commitments and costs and their superintendent attend these meetings, or the Owner may withhold the Contractor's payment.
- C. All decisions, instructions, and interpretations given by the Owner or their designated representatives at these meetings shall be conclusive and shall be binding on the Contractors.
- D. The proceedings of such meetings will be recorded and posted. Copies will be forwarded to Contractors.

PART 1 – GENERAL

1.01

- A. Contractor shall be solely responsible to submit all shop drawings, product data, and samples, or other items required by the Construction Documents hereinafter referred to as submittals to the Construction Manager for processing and forwarding to the Architect for their review.
- B. Submittals shall be delivered to the Construction Manager's office in accordance with the procedures and dates required by the Construction Documents and/or this section, Section 01300, of the project manual (specifications) whichever is more stringent in its requirement. All submittals shall be provided to the Construction Manager within 30 calendar days of receipt of the signed contract or Notice to Proceed unless specified otherwise in the Construction Documents.

1.02 SUBMITTALS - SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

- A. The Contractor shall submit to the Construction Manager individual submittals either via Procore or email. All files must include the specification number, item number and name as indicated in the submittal log.
- B. Contractor shall provide electronic copies of submittals. The submittals shall be in PDF format only. COLOR SAMPLES MUST BE SUBMITTED AS PHYSICAL SAMPLES.
- C. In submitting shop drawings, product data and samples, each Contractor represents that they have checked and coordinated the information contained within such submittals with the requirements of the Work and of the Contract Documents. All submittals must be stamped or signed by the contractor responsible for submitting, to attest to their review.

ALL SUBMITTALS MUST BE ACCOMPANIED BY THE WOLGAST CORPORATION SHOP DRAWING / SUBMITTAL FORM (see Page 2 of this section).

- D. Any submittal not accompanied by the Wolgast Corporation Shop Drawing / Submittal Form will be returned to the contractor for resubmittal.
- E. The Submittal Log provided as part of the Bid Division Descriptions shall be a guideline only and is not to be a representation of every or all submittals required for the completion of the Project. The Contractor shall be required to provide all items and perform all work in complete compliance with the Contract Documents.
- F. The Contractor shall not be relieved of the responsibility for any deviation in the work required by the Contract Documents, or any errors and omissions contained in shop drawings, product data; samples, or other submittal data reviewed and returned to the Contractor by the Architect. Any work performed prior to the Architect's review shall be subject to removal and replacement at the Contractor's expense.
- G. No portion of the Work requiring submission of shop drawings, product data or samples shall commence until the submission has been reviewed by the Architect. If any work is performed prior to the Architect's review of the required submittal(s), the work shall be subject to removal and replacement at the Contractor's expense if that work does not comply with the requirements of the contract documents.

1.03 START-UP DOCUMENTS (CONTRACT-AWARD SUBMITTALS)

A. (Refer to Sections 00100, 00600, 00650, 00670, 00680, 00690.)

1.04 CONTRACT CLOSEOUT DOCUMENTS (CLOSE-OUT SUBMITTALS)

A. (Refer to Sections 01700, 01720, 01730, and 01740.)

END OF SECTION 01300

Wolgast Corporation – Construction Management

ONTR	ACTOR:				PROJEC	T TITLE AND LOCATION						
							WOLGAST	PROJECT NO				
						DATE RI			ECEIVED:			
							From Contr	From ContractorTo Architect				
							From Archi	tect	To Con	Contractor		
	1	1	1	1								
kg. IO.	Pkg. Name	ltem No.	CSI Code No.	CSI Code Name	Item Ref. No.	Item Description		Item Type	No. of each	Subcontractors/MFR		
pproval	of items su					wed in detail and are correct and in strict with all requirements of the contract docu		contract docu	ments except	as otherwise noted. NOTE		
CONTRACTOR'S COMMENTS:						-	CONTRACTOR'S NAME					
								SIGNATURE				
		WOLGA	ST CORPO	RATION 4835	TOWNE CI	ENTRE ROAD, SUITE 203, SAGINAV	/, MI 48604 PH 98	9-790-9120	FX 989-790)-9063		

PART 1 – GENERAL

1.01CONSTRUCTION SCHEDULES

- A. A Milestone Schedule is provided as part of the bidding documents to indicate dates by which certain critical tasks and/or portions of the project must be completed. The Milestone schedule also indicates the date by which the Project must be 100% complete, receipt of final inspections, occupancy allowed by all governing authorities, and owner move-in.
- B. Based on the Milestone Schedule each Contractor shall submit to the Construction Manager, at or prior to the Pre-Construction Meeting, two (2) copies of the proposed progress schedule for their Work identifying the critical tasks that they must complete to achieve the Milestone Schedule completion dates.
- C. The Construction Manager will utilize the scheduling input from the Contractors for incorporation into the Project Construction Schedule. The Project Construction Schedule will be compiled and distributed to all contractors.
- D. By signing the Owner-Contractor Agreement the Contractor agrees to cooperate with all of the other multiple contractors and to coordinate all construction activities to allow the work of that contractor and all other contractors to meet the completion date(s) established in the Milestone Schedule. The Contractor also agrees that the Project Construction Schedule shall be followed to achieve or improve upon the completion dates for the various tasks in order to attain the final completion of the project by the scheduled completion date.
- E. The Construction Manager will, at times, issue a weekly Look-Ahead Schedule as part of the weekly Contractor Coordination Meetings. The Look-Ahead Schedule will support the Project Construction Schedule and provide specific scheduling information for the Contractor to assure the scheduled completion dates are achieved. The Contractor agrees to comply with the required work identified in the Look-Ahead Schedules.

PART 1 – GENERAL

1.01 QUALITY CONTROL BY PROJECT ARCHITECT AND CONSTRUCTION MANAGER

- A. Each Contractor shall comply with the quality control provisions of the Contract Documents.
- B. The quality and completeness of the Work shall be maintained on a day-to-day basis. Inaccurate, faulty, incomplete, and defective Work shall be corrected by the Contractor without continuous prodding by the Construction Manager. Failure to cooperate in this continuous punch list effort may reduce Progress Payments.

1.02 CONTRACTOR QUALITY CONTROL

- A. Each Contractor shall be responsible to provide a quality workmanship consistent with the requirements of the Contract Documents. All Work will be of good quality and free from faults and defects. Every care shall be exercised to ensure that the quality specified is the quality provided.
- A. If at any time a Contractor is of the opinion that the quality of their Work is, or will be, jeopardized as a result of rescheduling or coordination of the Project, or for any other reason known to them, they shall stop work immediately and shall inform the Construction Manager of their action and the reasons thereof. The Contractor shall immediately provide a written explanation to the Field Construction Manager and Project Manager for the record, and shall mail a copy to the Architect. Upon investigation by the Construction Manager, a decision will be made on the note of jeopardy, in order to resolve the problem.
- C. Any Contractor who compounds a mistake by installing their product on another Contractor's obviously faulty work will assume responsibility for repair of said work.

PART 1 – GENERAL

1.01 DESCRIPTION

- A. The Owner may employ and pay for the services of an independent testing laboratory to perform specified testing as identified in the Bid Division Descriptions.
- B. Contractors shall cooperate with the Laboratory to facilitate the execution of this service.
- C. Employment of the Laboratory shall in no way relieve the Contractor's obligation to maintain the quality of their work.

1.02 CONTRACTOR'S RESPONSIBILITIES

- A. Contractors shall cooperate with Laboratory personnel, and shall provide access to Work, and to manufacturers' operations.
- B. Contractors shall provide the Laboratory samples of proposed materials, which require testing.
- C. Contractors shall provide to the Laboratory the preliminary design mix proposed to be used for concrete and other materials, which require control, by the Laboratory.
- D. Contractors shall furnish all test results and coordinate testing with the Construction Manager.
- E. Contractors shall furnish incidental labor and facilities necessary:
 - 1. To provide access to Work to be tested.
 - 2. To obtain and handless samples at the Project site or at the source of the project to be tested.
 - 3. To facilitate inspections and tests.
- F. Contractors shall notify the Laboratory sufficiently in advance of operations to allow for Laboratory assignment of personnel and scheduling of tests.
- G. Contractors shall make arrangements with the Laboratory and pay for additional samples and tests required for the Contractor's convenience.
- H. Contractors shall comply with the Project Team's instructions regarding testing.

PART 1 - GENERAL

1.01 DESCRIPTION

A. The Owner will allow each Contractor to use power and water, where available, for use in construction. All usage will be arranged for by the Construction Manager.

1.02 REQUIREMENTS OF REGULATORY AGENCIES

- A. Comply with the National Electric Code.
- B. Comply with federal, state and local codes and regulations and with utility company requirements.

1.03 MATERIALS, GENERAL

A. Cords, connectors, etc. may be new or used, but must be adequate in capacity for the required usage, must not create unsafe conditions, and must not violate requirements of applicable codes and standards.

1.04 TEMPORARY ELECTRICITY AND LIGHTING

- A. The Electrical Contractor shall furnish, install and maintain a complete and adequate temporary electrical service and distribution system for use by the Construction Manager and all Contractors during the construction period.
- B. The Electrical Contractor shall obtain, provide, and pay for all temporary electrical power service installation from the local power company or the existing building if the capacity is available.
- C. The cost of electrical power comsumption shall be paid for by the Owner.
- D. Prior to the start of construction, the Electrical Contractor shall provide temporary power at each construction area and at the office of the Construction Manager. Each temporary service will be sufficient in size to provide continuous power for: twelve (12) ground fault protected, 20 amp, duplex receptables; two (2) 220v, 3 phase 40 amp receptable; 20 amp, 120v grounded temporary lighting circuits to provide for a minimum of one (1) lamp holder for each 200 square feet or a minimum of one (1) per room. Each lamp holder will be provided with one (1) 150 watt lamp and guard with no more than twelve (12) lamps per circuit. The Electrical Contractor shall be responsible for replacing all lamps as required.
- E. All wire and cable shall be sized to hold voltage drop at all outlets to a maximum of 5% total from transformer.
- F. Portions of the permanent electrical system may, at the option of the Electrical Contractor, be used for temporary power and lighting. The Electrical Contractor shall replace all burned out lamps, damaged wiring devices, and plates prior to acceptance of building by Owner. When any part of the permanent electrical system is used for temporary power or lighting, the Electrical Contractor will maintain the system until the final acceptance by the Owner and begin all warranties and guarantees upon the date of substantial completion.
- G. Overtime work requiring standby electricians shall be at the expense of the Contractor requiring the same.
- H. Installation of temporary electrical power and lighting shall be as scheduled by the Construction Manager.
- All temporary electrical installations shall be in compliance with the latest National Electrical Code (N.E.C.), MIOSHA or OSHA, whichever is more stringent. Compliance with N.E.C Section 210-8(b) shall be the responsibility of the Electrical Contractor. Assured grounding systems as defined in Exception Number 2 of N.E.C. Section 210-8(b) shall not be used in place of ground fault protection 9.

The Electrical Contractor shall completely remove the temporary electrical service and distribution system when directed to do so by the Construction Manager. The contractors responsible for the installation of all ceilings and partitions shall patch their work as necessary after removal of the temporary electrical system at no additional cost to the Construction Manager or Owner.

- J. The Owner shall pay for all electrical energy consumed during the construction period except for energy consumed to provide power or lighting in excess to those listed in this Article.
- K. Any electrical requirements for power or lighting beyond those listed in this Section (including energy charges) shall be the responsibility of the Contractor requiring them.

1.05 TELEPHONE SERVICE

A. A telephone, if located at the Construction Manager's Field Office, may be provided for all Contractors' use in making local or long-distance calls.

1.06 WATER

A. A temporary water distribution center will be provided in a nearby convenient location. The Contractor shall supply all hoses, etc. beyond that point.

1.07 SANITARY FACILITIES

A. The Construction Manager will arrange for temporary sanitary facilities. Contractors shall not use permanent facilities at the site.

1.08 TEMPORARY HEAT

- A. When identified and required by the H.V.A.C. Contractor's Bid Division Description, the H.V.A.C. contractor shall install a heating system (permanent or temporary) in readiness for furnishing temporary heat in the new structure.
- B. When the H.V.A.C. Contractor is required to provide a temporary heating system, the H.V.A.C. Contractor shall operate and maintain the temporary heating system. The temporary heating system shall maintain a minimum temperature at all times of 40 degrees during rough-ins and 60 degrees during finishing operations. The H.V.A.C. contractor shall be responsible for the costs of all temporary electrical work relating to the temporary heating system if the permanent system is not used.
- C. In the event that temporary gas fired or open flame heating devices are used, they shall be of the heat exchanger type properly vented to the outdoors, and shall comply with local and state laws, codes, and ordinances.
- D. Portions of the new heating system may, at the option of the H.V.A.C. contractor, be used for temporary heat providing that all parts of the system are cleaned and restored to prime condition prior to acceptance. The H.V.A.C. contractor shall remove any filters used during the temporary heating period and replace with new filters. In addition, the H.V.A.C. subcontractor shall pay the cost of extending warranty and guarantee periods on any permanent equipment used prior to Substantial Completion. The H.V.A.C. contractor shall completely remove the temporary heating system when directed to do so by the Construction Manager.
- E. When identified and required by the H.V.A.C. Contractor's Bid Division Description, all or portions of the new (permanent) H.V.A.C. system shall be used for temporary heat. When the new/permanent system is used for temporary heat, the H.V.A.C. Contractor shall:

- 1. Maintain the system throughout its use.
- 2. At the end of the system's use as a temporary system, the H.V.A.C. Contractor shall replace all filters with new filters.
- 3. Cover openings in permanent return air ductwork with filter media. Maintain and replace filter media as required so air flow is not restricted.
- 4. Clean and restore all parts of the system to prime condition immediately prior to final acceptance by the Owner.
- 5. Provide the full warranty and guarantee of the entire system with the waranty/ guarantee period beginning at the time of final acceptance by the Owner.
- F. All fuel costs for Temporary Heat shall be paid fo by the Owner.

1.09 EXECUTION

A. Each Contractor shall maintain and operate systems to assure continuous service, and avoid disruption of service.

1.10 REMOVAL

- A. Each Contractor shall promptly remove their own temporary materials and equipment when their use is no longer required.
- B. Each Contractor shall clean and repair damage they have caused by temporary installations or use of temporary facilities.
- C. Each Contractor shall restore existing facilities they have used for temporary services to their specified or original condition.

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2 PART 1 – GENERAL

1.01 DESCRIPTION

- A. Each Contractor shall furnish, install, and maintain construction aids required for the performance of their own Work, and shall move or remove them when they are no longer needed for the Work.
- B. Certain construction aids will be provided for and maintained by the Owner as indicated in later paragraphs in this Section.

PART 2 – PRODUCTS

2.01 MATERIALS, GENERAL

A. Materials may be new or used, shall be suitable for their intended purposes, and shall not violate the requirements of applicable codes and standards.

2.02 CONSTRUCTION AIDS

- A. Each Contractor shall provide all required construction aids and equipment to facilitate the execution of the Work, including scaffolds, staging, ladders, and other such facilities and equipment.
- B. Contractors shall maintain all facilities and equipment in a first-class condition.

2.03 TEMPORARY ENCLOSURES

A. The Construction Manager will arrange for temporary enclosures except those required by section 01900 – 2.01 to separate work areas from the areas of existing buildings occupied by the Owner to prevent penetration of dust or moisture into occupied areas, to prevent damage to existing equipment, and to protect the Owner's employees, customers, and operations from construction work.

PART 3 - EXECUTION

3.01 PREPARATION

A. Consult with the Owner, Construction Manager, and other Consultants and review the site conditions and other factors, which could affect construction procedures and construction aids, including adjacent properties and public facilities which may be affected by execution of the project.

3.02 GENERAL

- A. Comply with applicable requirements of the Specifications.
- B. Relocate construction aids as required by the progress of construction, by storage requirements, and to accommodate requirements of the Owner and other Contractors employed at the site.

3.03 REMOVAL

- A. Completely remove temporary materials, equipment, and services:
 - 1. When construction needs can be met by use of permanent construction.
 - 2. At the completion of the Project.
- B. Clean and repair damage to the permanent facilities caused by installation or by use of temporary facilities.
- C. Restore existing facilities used for temporary purposes to specified or original condition.

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Safety is the responsibility of each individual Contractor. Each Contractor shall comply with all local safety ordinances and MIOSHA regulations and requirements while performing the Work.
- B. Each Contractor is required to submit Safety Data Sheets (SDS) to the Construction Manager via Procore or email, to be used for reference only, prior to transporting the material/chemical on site. In addition, it is the responsibility of each Contractor to maintain an accessible SDS file for their employees, subcontractors, sub-subcontractors, and suppliers that are on site.
- C. Each Contractor shall submit evidence of an Employer Safety Program that complies with current MIOSHA regulations and requirements prior to beginning any contract Work.
- D. Each Contractor and their Subcontractor(s), Sub-subcontractor(s), and Suppliers shall take all necessary precautions to ensure the safety of the public and/or workers on the job, and to prevent accidents or injury to any persons, on, about, or adjacent to the premises where the Work is being performed. The Contractor and their Subcontractor(s), Sub-subcontractor(s), and Supplier(s) shall comply with Federal or State OSHA regulations and all other laws, codes, ordinances, and regulations relative to safety and the prevention of accidents.
- E. The Contractor shall designate a responsible representative at the jobsite as Safety Representative who shall be responsible for the promotion of safety and prevention of accidents, and shall enforce all applicable laws, ordinances, codes, rules, regulations, and standards pertaining to safety and prevention of accidents.

PART 1 – GENERAL

1.01 SECURITY

A. Each Contractor shall bear full responsibility for protecting equipment, materials, and tools from damage, loss and vandalism.

END OF SECTION 01540

Wolgast Corporation – Construction Management

PART 1 – GENERAL

1.01 PROJECT ACCESS

- All employees of the Contractor(s), employees of the subcontractor(s) of the Contractor, any and all other persons having any related activity to the Contractor including suppliers & sales representatives, Inspectors, Architect/Engineer Representatives and all other Visitors must report to the Construction Manager Field Supervisor in the CM Site Office before being permitted into the project.
- B. Each worker must register at the site office prior to entering the work area each day that worker is engaged in the required tasks for the construction of the project. The worker shall register by signing their name and issued ID number, identifying the company they represent. The supervising foreman for each Contractor shall be responsible for registering all employees or tier subcontractor employees of that Contractor each day and providing that registration to the CM Field Supervisor.
- C. If Owner requested, all workers will be issued a photo identification badge and corresponding number by the Construction Manager allowing them access to the project. The ID badge shall be always worn. Any person failing to wear the photo ID badge will be required to leave the project immediately.
- D. Only workers performing required tasks for the construction of the project will be permitted access to the project site. Workers not actively engaged in performing required tasks will not be permitted on the project.
- E. Suppliers, sales representatives, and any other person having legitimate business with the Contractor or a subcontractor of any tier to the Contractor must remain at the Site Office until the on-site supervisor for that Contractor or tier subcontractor meets with that person at the CM Site Office.
- F. Any visitor to the project must register at the CM Site Office, request permission from the CM Site Supervisor for access to the project, have their own personal protection equipment as required by the CM Site Supervisor, and be issued a "Visitor" identification badge allowing access to the project.
- G. The CM Site Supervisor may deny any person access to the project for any reason the supervisor may see fit.
- H. The Contractor agrees to adhere to this Project Access policy regardless of all other agreements.

1.02 ACCESS ROADS

A. Contractors' access to the Project site and arrangements for periodic, temporary access for specific construction shall be made through the Construction Manager with the Owner's approval.

1.03 DELIVERY

- A. Contractors receiving deliveries to site shall request a 24-hour notice to delivery from suppliers. Contractors receiving deliveries shall ensure that their personnel are at the site to receive deliveries, and properly store them.
- B. Bidders of Divisions for supply only should give 48 hours' notice to the Field Construction Manager so proper arrangements can be made for unloading.
- C. Any Contractors or Bid Division suppliers not giving notice shall reimburse Contractors at the site or be back charged accordingly for unloading and storage of said materials.
- D. Since site space is limited, delivery of materials shall not be made to the jobsite before progress of the job schedule calls for it, unless approved by the Construction Manager.

1.04 PARKING

A. Contractor parking will be in an area designated by the Construction Manager on site.

1.05 SITE PLAN

A. Refer to the Contractors use of premises (Section 01010) for further information on the use of the site.

END OF SECTION 01550

Wolgast Corporation – Construction Management

PART 1 – GENERAL

1.01 CONTROLS

A. Control of elements such as noise, dust, water, pests, rodents, debris, pollution, and erosion are the responsibility of the Contractor(s). The Architect and Construction Manager will identify the Contactor(s) responsible for these controls in the event such controls have not been implemented. The Contractor(s) agrees to abide by the assignment of responsibility by the Architect and Construction Manager regarding such controls when required. The Contractor(s) shall be responsible for performing the control measures in strict conformance to all governing codes and restrictions.

PART 1 – GENERAL

1.01 TRAFFIC REGULATIONS

- A. Contractors shall abide by all governmental and Owner-established traffic regulations.
- B. Contractors shall use the route designated by the Owner/Construction Manager and shall comply with the requirements of Section 01550 Access and Deliveries.

END OF SECTION 01570

Wolgast Corporation – Construction Management

01570 – Page 1

PART 1 – GENERAL

1.01 DESCRIPTION

A. No signs shall be displayed by any Contractor.

END OF SECTION 01580

Wolgast Corporation – Construction Management

PART 1 – GENERAL

1.01 DESCRIPTION

- A. The Project Field Office will be located on-site adjacent to the location of the temporary power.
- B. The Project Field Office will be used by the Owner, Construction Manager, and Architect.
- C. Project meetings and progress meetings will be held in the Project Field Office, or at another location selected by the Construction Manager when deemed necessary.

1.02 TRAILERS, ETC.

 A. Trailers to be used as Contractors' site office and storage will be permitted. Approval must be obtained from the Field Construction Manager prior to moving on-site and will be located as directed by the Construction Manager. All trailers must meet federal, state, and local electrical and fire codes.

END OF SECTION 01590

Wolgast Corporation – Construction Management

PART 1 – GENERAL

1.01 NEW MATERIAL AND EQUIPMENT

- A. Material and equipment incorporated into the Work shall:
 - 1. Conform to applicable specification and standards,
 - 2. Comply with sizes, makes, types, and qualities specified or as specifically approved in writing by the Architect or Owner.
- B. Manufactured and Fabricated Products:
 - 1. Design, fabricate and assemble in accord with the best engineering and shop practices.
 - 2. Manufacture like parts of duplicate units to standard sizes and gauges, to be interchangeable.
 - 3. Two or more items of the same kind shall be identical, by the same manufacturer.
 - 4. Products shall be suitable for service conditions.
 - 5. Equipment capacities, sizes, and dimensions shown or specified shall be adhered to, unless variations are specifically approved in writing by the Project Architect.
- C. Do not use material or equipment for any purpose other than that for which it is designed or is specified.

1.02 MANUFACTURERS INSTRUCTIONS

- A. When the Contract Documents require that installation comply with manufacturers' printed instructions, obtain and distribute copies of such instructions to parties involved in the installation, including two (2) copies to the Project Architect.
- B. Maintain one set of complete instructions at the site during installation, until project completion.
- C. Handle, install, connect, clean, condition and adjust products in strict accord with such instructions and in conformity with specified requirements.
 - 1. Should job conditions or specified requirements conflict with manufacturers' instructions, consult with the Project Team for further instructions.
- D. Perform Work in accord with manufacturers' instructions. Do not omit any preparatory step or installation procedure unless specifically modified or exempted by the Contract Documents.

1.03 TRANSPORTATION AND HANDLING

- A. Arrange deliveries of products in accordance with the Short-Term Construction Activities Plan. Coordinate to avoid conflict with Work and conditions at the site.
 - 1. Deliver products in undamaged condition, in manufacturers' original containers or packaging, and with identifying labels intact and legible.
 - 2. Immediately upon delivery, inspect shipments to assure compliance with the requirements of the Contract Documents and approved submittals, and to ensure that products are properly protected and undamaged.
- B. Provide equipment and personnel to handle products by methods which will prevent soiling or damage to products or packaging.

1.04 STORAGE AND PROTECTION

- A. Store products in accord with manufacturers' instructions, with seals and labels intact and legible.
 - 1. Store products subject to damage by the elements in weather tight enclosures.
 - 2. Maintain temperature and humidity within the ranges required by Manufacturers' instructions.
- B. Arrange storage in a manner to provide easy access for inspection. Make periodic inspections of stored products to assure that the products are maintained under specific conditions and are free from damage or deterioration.
- C. Protection after Installation:
 - 1. Provide substantial coverings as necessary to protect installed products from damage, traffic, and subsequent construction operations. Remove the coverings when they are no longer needed.

1.05 SUBSTITUTIONS AND PRODUCT OPTIONS

- A. Products List:
 - 1. Before commencing Work, submit to the Construction Manager a complete list of major products proposed to be used, with manufacturers and suppliers' names, product names, model numbers, and where applicable, names of installing subcontractors. (Refer to Section 00680.)
- B. Contractor's Options:
 - 1. For products specified only by reference standard, select any product meeting that standard.
 - 2. For products specified by naming several products or manufacturers, select any one of the products or manufacturers named, which complies with the specifications.
 - 3. For products specified by naming one or more products or manufacturer and "or equal," Contractors must submit requests for substitutions for any product or manufacturer not specifically names.
 - 4. For products specified by naming only one product and manufacturer, there is no option.

C. Substitutions:

- 1. The Project Team will consider written requests from Contractors for substitution of products.
- 2. Submit a separate request for each product, supported with complete data, with drawings and samples, as appropriate, including:
 - a. Comparison of the qualities of the proposed substitution with that specified,
 - b. Changes required in other elements of the Work because of the substitution,
 - c. Effect on the construction schedule,
 - d. Cost data comparing the proposed substitution with the product specified,
 - e. Any required license fees or royalties,
 - f. Availability of maintenance service, and source of replacement materials.
- 3. Architect will be the judge of the acceptability of all proposed substitutions.
- 4. Any request for a substitution constitutes a representation that the Contractor:
 - a. Has investigated the proposed product and determined that it is equal to or superior in all respects to that specified,
 - b. Will provide the same warranties or bonds for the substitution as for the product specified,
 - c. Will coordinate the installation of accepted substitutions into the Work, and make such other Changes as may be required to make the Work complete in all respects,
 - d. Waivers all claims for additional costs which may subsequently become apparent.
- 5. The Construction Manager will review requests for substitutions and the Architect's determination of acceptability with reasonable promptness and will notify Contractors in writing of his decisions regarding requested substitutions.

PART 1 – GENERAL

1.01 DESCRIPTION

A. Each Contractor shall comply with requirements stated in the General Conditions and in the Specifications for procedures in closing out the Work.

1.02 SUBSTANTIAL COMPLETION AND FINAL INSPECTION PROCEDURE

- A. When a Contractor's work is 98% complete, and in compliance with Section 10 "Completion" of the Contract, the Contractor will be provided with a Certificate of Substantial Completion, after proper certification by the Construction Manager and Architect. A list of Work in need of correction and a list of incomplete Work will be forwarded to the Contractor. Both the Construction Manager and the Architect will have input to each list.
- B. Each Contractor will be allowed two weeks to complete the items on both lists beginning from the date stipulated on the Certification of Substantial Completion. The Contractor shall begin completion and correction activities within seven (7) days of receipt of the lists and complete all activities within the two-week period specified. Contractors failing to perform in accord with these time parameters will be subject to the provisions of the Additional Conditions, and the Owner will have the right to carry out the corrective Work and/or complete the Work. The cost of correction or completion will be deducted from the Contractor's contract amount.
- C. By the act of submitting the Certificate of Substantial Completion for execution by the Construction Manager and the Architect, the Contractor represents that they have:
 - 1. Reviewed the Contract Documents.
 - 2. Inspected their Work for compliance with the Contract Documents.
 - 3. Completed their Work in accord with the Contract Documents and all pertinent submittals.
- D. They further represent that:
 - 1. Equipment and systems have been tested in the presence of the Owner's representative and are operational.
 - 2. Their Work is completed and ready for final inspection.

1.03 CONTRACTOR'S CLOSEOUT DOCUMENTS

- A. Upon Substantial Completion, the Contractor shall submit the following:
 - 1. Evidence of compliance with requirements of governing authorities, including Certificates of Inspection.
 - 2. Operating and Maintenance Data, Product Data and Instructions to the Owner's personnel.
 - 3. Warranties and Bonds
 - 4. Spare Parts and Maintenance Materials
 - 5. Evidence of Payment and Release of Liens
 - 6. Certification of Substantial Completion.
 - 7. As Built Drawings
 - 8. Contractor Hazardous Materials Compliance Affidavit
 - 9. Asbestos Free Affidavit
 - 10. Letter from Contractor's Insurance carrier that a Certificate of Insurance shall be sent to the Construction Manager at renewal time for a two (2) year period after substantial completion.
- B. One (1) hard copy set along with one (1) electronic set of closeout documents shall be submitted to the Construction Manager upon Substantial Completion.

C. All Close Out documents must be turned in within two weeks of substantial completion. Final payment to the contractor will not be released until all closeout documents have been received and approved and/or punch list items have been completed and signed off.

1.04 FINAL APPLICATION FOR PAYMENT

- A. Each Contractor shall submit the final Application for Payment in accord with the procedures and requirements stated in the General Conditions of the Contract for Construction.
- B. Refer to Sections 01720, 01730, and 01740 for further information regarding submittals.

PART 1 – GENERAL

1.01 DESCRIPTION

A. Each Contractor shall execute cleaning during the progress of the Work, and at completion of the Work, as required by the Additional Conditions and the Specifications.

1.02 DISPOSAL REQUIREMENTS

A. Conduct cleaning and disposal operation to comply with codes, ordinances, regulations, and anti-pollution law.

PART 2 – PRODUCTS AND EQUIPMENT

2.01 MATERIALS

- A. Use only those cleaning materials which will not create hazards to health or property, and which will not damage surfaces.
- B. Use only those cleaning materials and methods recommended by the manufacturer of the surface material to be cleaned.
- C. Use cleaning materials only on surfaces recommended by the cleaning material manufacturer.
- D. Each Contractor shall provide his/her own cleaning equipment.
- E. Each Contractor shall cooperate with the Owner and the Construction Manager regarding clean up.

PART 3 – EXECUTION

3.01 HOUSEKEEPING AND CLEAN-UP

- A. Each Contractor shall execute daily housekeeping to keep their Work, the site, and adjacent properties free from accumulations of waste materials, rubbish, and windblown debris resulting from construction operations.
- B. Each Contractor is financially responsible for his/her clean-up operations. Clean up must be timely as well as thorough in order to meet safety regulations and permit other Contractors to perform without hindrance from dirt and debris. The Construction Manager will coordinate Project housekeeping and take appropriate steps to maintain clean, safe working conditions. **Contractors failing to meet housekeeping requirements will be charged for services arranged by the Construction Manager.**

3.02 DUST CONTROL

- A. Clean interior spaces prior to the start of finish painting and continue cleaning on an as-needed basis until painting is finished.
- B. Schedule operations so that dust and other contaminants resulting from the cleaning process will not fall on wet or newly coated surfaces.
- C. Clean up must be performed after each task is done.
- D. Each Contractor is responsible for developing a plan for dust control and debris removal for each task prior to starting.

3.03 FINAL CLEANING

- A. Each Contractor shall employ qualified people for cleaning.
- B. Installing Contractors shall remove grease, mastic adhesives, dust, dirt, stains, finger-paints, labels, and other foreign materials from exposed interior and exterior surfaces, for acceptance by the Construction Manager, prior to leaving the site.
- C. Prior to final completion or Owner occupancy, each Contractor shall conduct an inspection of exposed interior and exterior surfaces and all work areas, to verify that the entire Project is clean.

END OF SECTION 01710

PART 1 – GENERAL

1.01 DESCRIPTION

- A. The Construction Manager will make available a set of Record Documents of the following:
 - 1. Drawings.
 - 2. Specifications.
 - 3. Addenda.
 - 4. Change Orders and other Modifications to the Contracts.
 - 5. Written Instructions.
 - 6. Approved Shop Drawings, Product Data and Samples.
 - 7. Field Test Records.
 - 8. Construction Photographs.

1.02 RECORD DRAWINGS

A. As a condition of final payment, each Contractor shall mark any and all installation information that differs in location, size, dimension or type from that shown on the Construction Documents on a single set of Construction Documents. Location of items of work such as electrical conduits, junction boxes, fire alarm cable, data cable, etc., that are not specifically shown on the Construction Documents shall be included in the Record Drawings. Locations of all work installed under concrete slabs shall be noted with accurate dimensions and the depth below finish floor indicated.

1.03 SUBMITTAL

- A. At Contract Closeout, each Contractor shall deliver one (1) hard set along with (1) electronic set of Record Documents, as indicated in 01700.1.03B to the Construction Manager, for delivery to the Owner.
- B. Each Contractor shall accompany their Record Document submittal with a transmittal letter in duplicate, containing:
 - 1. Date.
 - 2. Project and Phase Designation.
 - 3. Contractor's name and address.
 - 4. Bid Division name and number.
 - 5. Title and number of each Record Document.
 - 6. Signature of Contractor of his authorized representative.
- D. The receipt of such Record Documents by the Construction Manager or the Owner shall not be a waiver of any deviations from the Contract Documents.

END OF SECTION 01720

PART 1 – GENERAL

1.01 DESCRIPTION

- A. Each Contractor shall compile product, data, and related information appropriate to the Owner's maintenance and operation of products furnished under their contract.
- B. Each Contractor shall instruct the Owner's personnel in the maintenance of products and in the operation of equipment and systems.

1.02 MAINTENANCE AND OPERATING MANUALS

- Prior to Substantial Completion, each Contractor shall submit to the Construction Manager one (1) hard set along with one (1) electronic set of all comprehensive maintenance and operating materials, presenting complete directions and recommendations for the proper care and maintenance of all visible surfaces, as well as maintenance and operating instructions for all equipment items which the Contractor has provided or installed.
- B. Operating instructions shall include all necessary printed directions for correct operation, adjustment, servicing, and maintenance of movable parts. Also included shall be suitable parts lists and diagrams showing parts location and assembly.

1.03 INSTRUCTION OF OWNER'S PERSONNEL

- A. Prior to final inspection or acceptance, each Contractor shall fully instruct the Owner's designated operating and maintenance personnel in the operation, adjustment, and maintenance of all products, equipment, and systems.
- B. Manufacturer's operating and maintenance manuals shall constitute the basis of instruction. Each Contractor shall review the contents of such manuals with the Owner's personnel in full detail to explain all aspects of operation and maintenance.

END OF SECTION 01730

PART 1 – GENERAL

1.01 DESCRIPTION

- A. The Contractor shall provide a written Guarantee for all labor, material, equipment, and workmanship for a minimum period of two (2) years from the date of Substantial Completion of the project (or longer period if stipulated in the specifications) covering the work of their entire Bid Division(s).
- B. The Contractor shall also provide a written Warranty covering all work of their entire Bid Division(s) for a minimum period of two (2) years from the date of final project completion (or longer period if stipulated in the specifications).
- C. The Contractor shall further provide all suppliers, manufacturer, subcontractor and other written guaranties and warranties covering the work of the entire Bid Division(s) as required by the project specifications.

1.02 REQUIREMENTS

- A. The Contractor shall provide one (1) hard copy along with one (1) electronic copy of all written Guaranties and Warranties.
- B. The Contractor shall review all guaranties and warranties to assure of their compliance with all conditions of the contract.
- C. The Contractor shall assemble all guaranties and warranties, fully executed by each respective contractor, supplier, manufacturer and subcontractor and submit to the construction manager within two weeks of the date of Substantial Completion of the project.
- D. If the Owner elects to permit equipment and component parts of equipment into service during the progress of construction and has issues such permission in writing, all such guaranties and warranties must be submitted to the construction manager within two weeks after inspection and acceptance.
- E. For items of work where acceptance is delayed materially beyond the Date of Substantial Completion, the Contractor shall provide revised guaranties and warranties listing the acceptance date as the start of the guaranty or warranty period.

END OF SECTION 01740

Wolgast Corporation – Construction Management

PART 1 – GENERAL

1.01 DESCRIPTION

- A. It shall be the Contractor's responsibility to ensure that the Owner is notified of any hazardous materials brought to the site.
- B. In compliance with Michigan State Law there is to be no smoking anywhere on the project site or owner's property or use of any tobacco product at any time.
- C. The Contractor agrees to disallow any known carcinogens to be brought onto the jobsite at any time.
- D. The Contractor will not permit any employee to be in possession of any firearm or ammunition when on school property either on the worker's person or in the worker's vehicle. It is illegal to possess firearms or ammunition on your person or in a vehicle on school property at any time.

1.02 REQUIREMENTS

- A The Contractor shall provide:
 - 1. One (1) hard copy of each Safety Data Sheet (SDS) for each of the hazardous materials used on the site.
 - 2. Certification that the Contractor (and their subcontractors) has instructed the persons using the hazardous materials in their proper use.
 - 3. For removal of any unused hazardous materials in their proper use.
 - 4. Certification that no asbestos containing materials are being used or brought onto the site by signing and notarizing the asbestos free certificate, which follows as page 3 of this Section.
- B. The Contractor shall utilize employee(s) that have been trained and certified for Hazardous Material Awareness specifically for asbestos and lead awareness.
- C. The Contractor has the responsibility to make themselves, their employees, and their subcontractors aware of any hazardous materials in the area of their specified work.
- D. The above requirements must be fulfilled, in writing, at or prior to a pre-construction meeting by filling out the Contractor Hazardous Materials Compliance Form, which is page 2 of this section.
- E. Standard safety practices and regulations as supplied by all governmental agencies will be in effect.
- F. A list of districts SDS sheets is available on request.
- G. The Contractor shall submit a completed Contractor Hazardous Materials Compliance Affidavit and Asbestos-Free Affidavit certifying that no hazardous material has been incorporated into the Project as part of the documentation for Contract Close-Out.

2.01 COMPLIANCE

- A. Compliance with EPA AHERA for Asbestos.
 - 1. The Contractor must adhere to all EPA AHERA and Michigan State Asbestos Regulations for asbestos and other hazardous materials.

- B. Compliance with Lead-Containing Materials.
 - All Contractors, Subcontractors and Sub-subcontractors shall adhere to the Environmental Protection Agency (EPA) lead-based paint regulation titled the "Renovation, Repair and Painting (RRP) Rule". Included under this law are "Child Occupied Facilities" (COFs). COFs encompass locations of a pre-1978 constructed buildings where children under age of six (6) regularly visit, such as kindergarten rooms, 1st grade classrooms, applicable restrooms, preschools and day care centers. Therefore portions of each pre-1978 constructed school building falls under the RRP Rule.
 - 2. Any contractor working on this project who disturbs painted surfaces in COF spaces shall ensure that they adhere to all aspects of the RRP Rule. This includes but is not limited to meeting the requirements for being a Certified Firm, having a Certified Lead Renovator involved and following applicable lead safe work practices.
 - 3. Furthermore, all Contractors shall be responsible to comply with all applicable Federal and Michigan State lead regulations including, but not limited to, 29 CFR Part 1926.62 of the OSHA Lead Construction Standard, (Part 603 of the Michigan State Standards). All costs associated with regulatory compliance shall be borne by the Contractor.

	TRACTOR HAZARDOUS MATERIALS COMPLIANCE AFFIDAVIT	
PROJECT NAME:		_
TITLE:		_
Contractor:		
		-
	2:	-
	Fax:	
		-
requirements for Bay City	t the Contractor and any subsequent Contractors have complied with the terms set fort Public Schools as they pertain to hazardous materials.	h in tl
The SDS's are attached for	all becordous motorials which will be brought to Roy City Public Schools	
	all hazardous materials which will be brought to Bay City Public Schools.	
There are	SDS's attached.	
There are	SDS's attached.	e and
There are The Contractor's employee handling of hazardous mate	SDS's attached.	e and
There are The Contractor's employee handling of hazardous mate	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials.	e and
There are The Contractor's employee handling of hazardous mate	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified work.	
There are The Contractor's employee handling of hazardous mate	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified work. Date:	
There are The Contractor's employee handling of hazardous mate The Contractor has been in	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified work. Date:	
There are The Contractor's employee handling of hazardous mate The Contractor has been in Signature of Contractor's R	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified workDate:	-
There are The Contractor's employee handling of hazardous mate The Contractor has been in Signature of Contractor's R	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified work. Date:	-
There are The Contractor's employee handling of hazardous mate The Contractor has been in Signature of Contractor's R	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified workDate:	-
There are The Contractor's employee handling of hazardous mate The Contractor has been in Signature of Contractor's R	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified workDate:	-
There are The Contractor's employee handling of hazardous mate The Contractor has been in Signature of Contractor's R	SDS's attached. s (including subcontractors) have received appropriate instructions pertaining to the use erials. formed of hazardous materials in the area of the specified workDate:	-

ASBESTOS FREE AFFIDAVIT						
Contractor:						
Company Name:						
Street:	City:	State:	Zip:			
Project:						
Bid Division:						
Name of Building(s) in which wor	k was performed.					
	k was performed.					
Certificate Statement:						
I		, representing and have	ving authority for			
	, h	ereby certify that any and al	ll products/materials			
that will be or have been installed	d/introduced in the above ment	ioned buildings, are asbesto	s free or less			
that one percent (1%) asbestos b	y weight.					
Name (printed):	Ро	sition:				
Signature:						
Date:						
Notary Public:						
My Commission Expires:						
	END OF SECTIO	N 01800				

PART 1 – GENERAL

1.01 NOTICE

A. This notice is to formally advise you, per AHERA Requirements, that all buildings may have asbestos containing materials present. All areas testing positive for asbestos are documented in booklets located in the **Bay City Public Schools**.

1.02 DESCRIPTION

A. All thermal insulation such as pipe wrap, especially joints, should be assumed to contain asbestos. Contractors are cautioned not to attempt removal of these materials without first notifying the Owner.

AHERA Notification and Contractor Compliance Affidavit

Project Name:Bay City Public Schools – 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2Project #:A21902-3#Owner:Bay City Public SchoolsAddress:601 Blend Street, Bay City MI 48607

This notice is to formally advise you, per AHERA Requirements, that all buildings may have existing asbestos containing materials. All areas testing positive for asbestos have been documented in the owner's asbestos inspection report available for inspection at the owner's main office. All areas currently testing positive for asbestos are documented in the attached Three-Year Re-Inspection Asbestos plan report that has been provided by: Bay City Public Schools.

All thermal insulation such as pipe wrap, especially joints, should be assumed to contain asbestos. Contractors are cautioned not to attempt removal of these materials without first notifying the Owner.

I / We ______ doing business as _______ acknowledge receipt of the Three Year Re-Inspection Asbestos plan for the above mentioned project(s) as provided by Bay City Public Schools and certify that all employees of this contractor shall have been trained in the MIOSHA Two-Hour Asbestos Awareness program. It is this Contractor's responsibility to inform any subcontractors or suppliers of this information and assume all responsibility for such notification.

	State ofCounty of	
Company		
	Subscribed and sworn to before me this	
Name	day of	
	Notary Public:	
Title	M. Commission Engine	
	My Commission Expires:	
Address		
City, State, Zip		
	Seal	
	END OF SECTION 01805	
Wolgast Corporation – Construction Management		01805 – Page

2



October 18, 2022

Mr. Patrick Tobin Director of Athletics, Facilities and Maintenance 4721 S. Three Mile Road Bay City, MI 48706

RE: Project # CI0924/CHS104

Dear Mr. Tobin:

Enclosed please find the results of the bulk sample(s) collected by Nova Environmental, Inc., from Central High School, on October 14, 2022. The samples were analyzed utilizing Polarized Light Microscopy (PLM), according to the EPA 600/R-93/116 Method.

If you have any questions or if I can be of further assistance, please feel free to contact me at (734) 930-0995.

Sincerely,

NOVA ENVIRONMENTAL, INC.

Felicia Fields

Felicia Fields Senior Environmental Consultant

FF/ab

Enclosures



BULK SAMPLING INFORMATION

This form provides information regarding the collection of bulk samples, in accordance with 40 CFR, part 763.85(b)(vii)(B).

1. Date(s) of Bulk Sampling (Project # CI0924/CHS104):

October 14, 2022

2. Name of Accredited Inspector(s) who collected Bulk Sample(s):

Mason Amin

3. Signature of Accredited Inspector(s) who collected Bulk Sample(s):

Mas K. Amin

4. State of Accreditation of Inspector(s) who collected Bulk Sample(s):

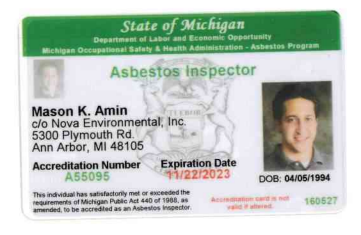
Michigan

5. Accreditation Number of Accredited Inspector(s) who collected Bulk Sample(s):

A55095

Note: Description of the manner used to determine sample locations:

All Samples are collected in accordance with 40 CFR, Part 763.86 and the EPA's <u>Asbestos</u> in <u>Buildings: Simplified Sampling Scheme for Friable Surfacing Materials.</u>





LABORATORY INFORMATION

1. Name of Laboratory:

EMSL

2. Address of Laboratory:

15111 Northville Rd., Plymouth, MI 48170

3. Name of Analyst:

Madeline Ryan

4. **Signature of Analyst:**

See Attached Laboratory Results Sheet

5. **Date(s) of Analysis:**

October 14-17, 2022

6. National Voluntary Laboratory Accreditation Program (NVLAP) Number:

101048-4

7. Applicable Requirements Statement:

Samples are analyzed for asbestos by laboratories accredited under the National Voluntary Laboratory Accreditation Program (NVLAP), in accordance with 40 CFR, Part 763.87(a). This program is provided under the auspices of the United States Department of Commerce National Institute of Standards and Technology. Question #6 provides the NVLAP Accreditation Number for the laboratory, which performed the asbestos bulk analysis on the samples collected.



BULK SAMPLE RESULTS

CLIENT: Bay City Public Schools BUILDING: Cen		UILDING: Central High School PROJECT #: CI0924/CF		#: CI0924/CHS104	CHS104 TYPE OF ANALYSIS: PLN		
SAMPLE I.D.	MATERIAL DESCRIPTION	<u>CLASS</u>	LOCATION OF SAMPLE	SAMPLE CONDITION	ASBESTOS DETECTED	<u>%/TYPE</u>	NON-ASBESTOS <u>MATERIAL</u>
CI0924/CHS104-001	Gluepod – Black	Misc.	Locker Room	Non-Friable	Yes	18% Chrysotile	Refer to Analytical Report
CI0924/CHS104-002A	Wrap for Mud Elbow	TSI	Shower Area	Friable	None Detected		Refer to Analytical Report
CI0924/CHS104-002B	Mud Elbow	TSI	Shower Area	Friable	Yes	2% Amosite 85% Chrysotile	Refer to Analytical Report
CI0924/CHS104-003A	Wrap for Aircell	TSI	Shower Area	Friable	None Detected		Refer to Analytical Report
CI0924/CHS104-003B	Mud for Aircell	TSI	Shower Area	Friable	Yes	91 % Chrysotile	Refer to Analytical Report
CI0924/CHS104-003C	Aircell	TSI	Shower Area	Friable	None Detected		Refer to Analytical Report
CI0924/CHS104-004A-B	Aircell	TSI	Shower Area	Friable	None Detected		Refer to Analytical Report
CI0924/CHS104-005A	Wrap for Aircell	TSI	Shower Area	Friable	None Detected		Refer to Analytical Report
CI0924/CHS104-005B	Mud for Aircell	TSI	Shower Area	Friable	Yes	90% Chrysotile	Refer to Analytical Report
CI0924/CHS104-005C	Aircell	TSI	Shower Area	Friable	None Detected		Refer to Analytical Report

11 samples total – Refer to Analytical Report

EMSL Analytical, Inc. 15111 Northville Rd Plymouth, MI 48170 Tel/Fax: (734) 668-6810 / (734) 668-8532 http://www.EMSL.com / annarborlab@emsl.com Attention: Meghan McCarthy Nova Environmental, Inc 5300 Plymouth Rd Rece

EMSL Order: 082202348 Customer ID: NOVA53 Customer PO: Project ID:

Phone:	(734) 548-5237
Fax:	(734) 930-2969
Received Date:	10/14/2022 12:10 PM
Analysis Date:	10/14/2022 - 10/17/2022
Collected Date:	

Project: CI0924/HS104/Bay City/Central High School

Ann Arbor, MI 48105

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

		<u>Non-Asbestos</u>					
Sample	Description	Appearance % Fibrous		% Non-Fibrous	% Туре		
CI0924/HS104-001		Black Non-Fibrous Homogeneous		82% Non-fibrous (Other)	18% Chrysotile		
CI0924/HS104-002A	Wrap	White Fibrous Homogeneous	90% Cellulose	10% Non-fibrous (Other)	None Detected		
CI0924/HS104-002B 082202348-0002A	Mud	White Fibrous Homogeneous		13% Non-fibrous (Other)	2% Amosite 85% Chrysotile		
CI0924/HS104-003A 082202348-0003	Wrap	White Fibrous Homogeneous	90% Cellulose	10% Non-fibrous (Other)	None Detected		
CI0924/HS104-003B	Mud	Gray Fibrous Homogeneous		9% Non-fibrous (Other)	91% Chrysotile		
CI0924/HS104-003C	Insulation	White Fibrous Homogeneous	90% Cellulose	10% Non-fibrous (Other)	None Detected		
CI0924/HS104-004A 082202348-0004	Wrap	White Fibrous Homogeneous	90% Cellulose	10% Non-fibrous (Other)	None Detected		
CI0924/HS104-004B 082202348-0004A	Insulation	Brown Fibrous Homogeneous	90% Cellulose 2% Hair	8% Non-fibrous (Other)	None Detected		
CI0924/HS104-005A 082202348-0005	Wrap	White Fibrous Homogeneous	95% Cellulose	5% Non-fibrous (Other)	None Detected		
CI0924/HS104-005B 082202348-0005A	Mud	Gray Fibrous Homogeneous	2% Cellulose	8% Non-fibrous (Other)	90% Chrysotile		
CI0924/HS104-005C 082202348-0005B	Insulation	Brown Fibrous Homogeneous	88% Cellulose	12% Non-fibrous (Other)	None Detected		



EMSL Analytical, Inc.

15111 Northville Rd Plymouth, MI 48170 Tel/Fax: (734) 668-6810 / (734) 668-8532 http://www.EMSL.com / annarborlab@emsl.com EMSL Order: 082202348 Customer ID: NOVA53 Customer PO: Project ID:

Analyst(s)

Madeline Ryan (11)

Endy'

Eric Budai, Laboratory Manager or Other Approved Signatory

EMSL maintains liability limited to cost of analysis. Interpretation and use of test results are the responsibility of the client. This report relates only to the samples reported above, and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. The report reflects the samples as received. Results are generated from the field sampling data (sampling volumes and areas, locations, etc.) provided by the client on the Chain of Custody. Samples are within quality control criteria and met method specifications unless otherwise noted. The above analyses were performed in general compliance with Appendix E to Subpart E of 40 CFR (previously EPA 600/M4-82-020 "Interim Method") but augmented with procedures outlined in the 1993 ("final") version of the method. This report must not be used by the client to claim product certification, approval, or endorsement by NVLAP, NIST or any agency of the federal government. Non-friable organically bound materials present a problem matrix and therefore EMSL recommends gravimetric reduction prior to analysis . Unless requested by the client, building materials manufactured with multiple layers (i.e. linoleum, wallboard, etc.) are reported as a single sample. Estimation of uncertainty is available on request.

Samples analyzed by EMSL Analytical, Inc. Plymouth, MI NVLAP Lab Code 101048-4

Initial report from: 10/17/2022 09:29:04



September 29, 2022

Mr. Patrick Tobin Director of Athletics, Facilities and Maintenance 4721 S. Three Mile Road Bay City, MI 48706

RE: Project # CI0924/CHS103

Dear Mr. Tobin:

Enclosed please find the results of the bulk sample(s) collected by Nova Environmental, Inc., from Central High School, on September 21, 2022. The samples were analyzed utilizing Polarized Light Microscopy (PLM), according to the EPA 600/R-93/116 Method.

If you have any questions or if I can be of further assistance, please feel free to contact me at (734) 930-0995.

Sincerely,

NOVA ENVIRONMENTAL, INC.

Felicia Fields

Felicia Fields Senior Environmental Consultant

FF/ab

Enclosures



BULK SAMPLING INFORMATION

This form provides information regarding the collection of bulk samples, in accordance with 40 CFR, part 763.85(b)(vii)(B).

1. Date(s) of Bulk Sampling (Project # CI0924/CHS103):

September 21, 2022

2. Name of Accredited Inspector(s) who collected Bulk Sample(s):

Felicia Fields

3. Signature of Accredited Inspector(s) who collected Bulk Sample(s):

Felicia Fields

4. State of Accreditation of Inspector(s) who collected Bulk Sample(s):

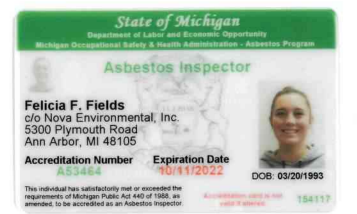
Michigan

5. Accreditation Number of Accredited Inspector(s) who collected Bulk Sample(s):

A53464

Note: Description of the manner used to determine sample locations:

All Samples are collected in accordance with 40 CFR, Part 763.86 and the EPA's <u>Asbestos</u> in <u>Buildings: Simplified Sampling Scheme for Friable Surfacing Materials.</u>



.



LABORATORY INFORMATION

1. Name of Laboratory:

EMSL

2. Address of Laboratory:

15111 Northville Rd., Plymouth, MI 48170

3. Name of Analyst:

Madeline Ryan

4. **Signature of Analyst:**

See Attached Laboratory Results Sheet

5. **Date(s) of Analysis:**

September 21, 2022

6. National Voluntary Laboratory Accreditation Program (NVLAP) Number:

101048-4

7. Applicable Requirements Statement:

Samples are analyzed for asbestos by laboratories accredited under the National Voluntary Laboratory Accreditation Program (NVLAP), in accordance with 40 CFR, Part 763.87(a). This program is provided under the auspices of the United States Department of Commerce National Institute of Standards and Technology. Question #6 provides the NVLAP Accreditation Number for the laboratory, which performed the asbestos bulk analysis on the samples collected.



BULK SAMPLE RESULTS

CLIENT: Bay City	Public Schools	BUILDING: Cent	ral High School	PROJECT #: CI	0924/CHS103	TYP	E OF ANALYSIS: PLM
SAMPLE I.D.	MATERIAL DESCRIPTION	<u>CLASS</u>	LOCATION OF SAMPLE	SAMPLE CONDITION	ASBESTOS DETECTED	<u>%/TYPE</u>	NON-ASBESTOS <u>MATERIAL</u>
CI0924/CHS103-001A	Smooth Plaster Ceiling - Finishcoat	Misc.	Auditorium, Southeast Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS103-001B	Smooth Plaster Ceiling - Browncoa	t Misc.	Auditorium, Southeast Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS103-002A	Smooth Plaster Ceiling - Finishcoat	Misc.	Balcony, North Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS103-002B	Smooth Plaster Ceiling - Browncoa	t Misc.	Balcony, North Corner	Non-Friable	Layer Not Present		Refer to Analytical Report
CI0924/CHS103-003A	Smooth Plaster Wall - Finishcoat	Misc.	Balcony, North Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS103-003B	Smooth Plaster Wall - Browncoat	Misc.	Balcony, North Corner	Non-Friable	Layer Not Present		Refer to Analytical Report
CI0924/CHS103-004	Accent Piece Plaster - Browncoat	Misc.	Balcony, North Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS103-005	Caret Glue - Yellow	Misc.	Balcony, Northeast Wall	Non-Friable	None Detected		Refer to Analytical Report

6 samples total – Refer to Analytical Report

 EMSL Analytical, Inc.
 EMSL Order:

 15111 Northville Rd Plymouth, MI 48170
 Customer ID:

 Tel/Fax: (734) 668-6810 / (734) 668-8532
 Project ID:

 http://www.EMSL.com / annarborlab@emsl.com
 Project ID:

 Attention:
 Felicia Fields
 Phone:

 Nova Environmental, Inc
 Fax:
 5300 Plymouth Rd

 Ann Arbor, MI 48105
 Analysis Date:

EMSL Order: 082202129 Customer ID: NOVA53 Customer PO:

Phone:	(734) 930-0995
Fax:	(734) 930-2969
Received Date:	09/21/2022 2:35 PM
Analysis Date:	09/21/2022
Collected Date:	

Project: CI0924/CHS103/Bay City Public Schools/Central H.S.

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

			Asbestos		
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Туре
CI0924/CHS103-001A	Finish Coat	White Non-Fibrous Homogeneous		2% Quartz 98% Non-fibrous (Other)	None Detected
CI0924/CHS103-001B 082202129-0002	Base Coat	Gray Non-Fibrous Homogeneous	<1% Hair	8% Quartz 92% Non-fibrous (Other)	None Detected
CI0924/CHS103-002A	Finish Coat	White Non-Fibrous Homogeneous		2% Quartz 98% Non-fibrous (Other)	None Detected
CI0924/CHS103-002B	Base Coat				Layer Not Present
082202129-0004 No BC present					
CI0924/CHS103-003A 082202129-0005	Finish Coat	White Non-Fibrous Homogeneous		3% Quartz 97% Non-fibrous (Other)	None Detected
CI0924/CHS103-003B	Base Coat				Layer Not Present
082202129-0006 BC not present					
CI0924/CHS103-004		Gray Non-Fibrous Homogeneous		8% Quartz 92% Non-fibrous (Other)	None Detected
CI0924/CHS103-005		Tan Non-Fibrous Homogeneous		100% Non-fibrous (Other)	None Detected

Analyst(s)

Madeline Ryan (6)

Eric Budai, Laboratory Manager or Other Approved Signatory

EMSL maintains liability limited to cost of analysis. Interpretation and use of test results are the responsibility of the client. This report relates only to the samples reported above, and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. The report reflects the samples as received. Results are generated from the field sampling data (sampling volumes and areas, locations, etc.) provided by the client on the Chain of Custody. Samples are within quality control criteria and met method specifications unless otherwise noted. The above analyses were performed in general compliance with Appendix E to Subpart E of 40 CFR (previously EPA 600/M4-82-020 "Interim Method") but augmented with procedures outlined in the 1993 ("final") version of the method. This report must not be used by the client to claim product certification, approval, or endorsement by NVLAP, NIST or any agency of the federal government. Non-friable organically bound materials present a problem matrix and therefore EMSL recommends gravimetric reduction prior to analysis. Unless requested by the client, building materials manufactured with multiple layers (i.e. linoleum, wallboard, etc.) are reported as a single sample. Estimation of uncertainty is available on request.

Samples analyzed by EMSL Analytical, Inc. Plymouth, MI NVLAP Lab Code 101048-4

Initial report from: 09/22/2022 13:15:07



August 18, 2022

Mr. Patrick Tobin Director of Athletics, Facilities and Maintenance 4721 S. Three Mile Road Bay City, MI 48706

RE: Project # CI0924/CHS102

Dear Mr. Tobin:

Enclosed please find the results of the bulk sample(s) collected by Nova Environmental, Inc., from Central High School, on August 17, 2022. The samples were analyzed utilizing Polarized Light Microscopy (PLM), according to the EPA 600/R-93/116 Method.

If you have any questions or if I can be of further assistance, please feel free to contact me at (734) 930-0995.

Sincerely,

NOVA ENVIRONMENTAL, INC.

Meghan L. McCarthy

Meghan L. McCarthy Senior Environmental Consultant

MLM/ab

Enclosures



BULK SAMPLING INFORMATION

This form provides information regarding the collection of bulk samples, in accordance with 40 CFR, part 763.85(b)(vii)(B).

1. Date(s) of Bulk Sampling (Project # CI0924/CHS102):

August 17, 2022

2. Name of Accredited Inspector(s) who collected Bulk Sample(s):

Felicia Fields

3. Signature of Accredited Inspector(s) who collected Bulk Sample(s):

Felicia Fields

4. State of Accreditation of Inspector(s) who collected Bulk Sample(s):

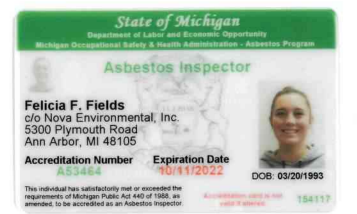
Michigan

5. Accreditation Number of Accredited Inspector(s) who collected Bulk Sample(s):

A53464

Note: Description of the manner used to determine sample locations:

All Samples are collected in accordance with 40 CFR, Part 763.86 and the EPA's <u>Asbestos</u> in <u>Buildings: Simplified Sampling Scheme for Friable Surfacing Materials.</u>



.



LABORATORY INFORMATION

1. Name of Laboratory:

EMSL

2. Address of Laboratory:

15111 Northville Rd., Plymouth, MI 48170

3. Name of Analyst:

Ashton Bullock / Eric Budai

4. **Signature of Analyst:**

See Attached Laboratory Results Sheet

5. **Date(s) of Analysis:**

August 17-18, 2022

6. National Voluntary Laboratory Accreditation Program (NVLAP) Number:

101048-4

7. Applicable Requirements Statement:

Samples are analyzed for asbestos by laboratories accredited under the National Voluntary Laboratory Accreditation Program (NVLAP), in accordance with 40 CFR, Part 763.87(a). This program is provided under the auspices of the United States Department of Commerce National Institute of Standards and Technology. Question #6 provides the NVLAP Accreditation Number for the laboratory, which performed the asbestos bulk analysis on the samples collected.



BULK SAMPLE RESULTS

CLIENT: Bay City F	Public Schools	BUILDING	G: Central High School	PROJECT #: CI	0924/CHS102	TYPE	E OF ANALYSIS: PLM
SAMPLE I.D.	MATERIAL DESCRIPTION	<u>CLASS</u>	LOCATION OF SAMPLE	SAMPLE CONDITION	ASBESTOS <u>DETECTED</u>	<u>%/TYPE</u>	NON-ASBESTOS <u>MATERIAL</u>
CI0924/CHS102-001	HVAC Fabric – Black	Misc.	Concession Storage, North Wall, Center	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-002	Carpet Glue – Yellow	Misc.	Men's Locker Room, Coaches Office, Southeast Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-003	Door Window Glaze – Gray	Misc.	Men's Locker Room, Teachers Office, Northeast Door	Non-Friable	Yes	<1% Chrysotile	Refer to Analytical Report
CI0924/CHS102-004	Door Caulk Remnants - Tan	Misc.	Men's Locker Room, Teachers Office, Southeast Door	Non-Friable	Yes	5% Chrysotile	Refer to Analytical Report
CI0924/CHS102-005A	4" Covebase – Black	Misc.	Men's Locker Room, Coaches Office, Southwest Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-005B	Mastic for 4" Covebase – Black	Misc.	Men's Locker Room, Coaches Office, Southwest Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-006	Whiteboard Gluepod - Tan	Misc.	Men's Locker Room, West Wall	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-007	Urinal Mortar	Misc.	Men's Restroom Area	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-008A	Ceramic Wall Tile	Misc.	Men's Locker Room, Shower Entrance	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-008B	Ceramic Wall Tile Mortar	Misc.	Men's Locker Room, Shower Entrance	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-009	Door Caulk – Gray	Misc.	Men's Locker Room, Drying Area	Non-Friable	Yes	6% Chrysotile	Refer to Analytical Report
CI0924/CHS102-010	Fiberglass Pipe Insulation	TSI	Concession Storage, West Wall, Center	Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-011A-B	Duct Sealant – Gray	Misc.	Concession Storage, West Wall, Center	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-012	Rough Plaster – Finishcoat	Surf.	Men's Locker Room, Center	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-013A	Orange Peel Plaster - Finishcoat	Surf.	Men's Locker Room, Restroom, Northwes Corner	t Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-013B	Orange Peel Plaster - Browncoat	Surf.	Men's Locker Room, Restroom, Northwes Corner	t Non-Friable	None Detected		Refer to Analytical Report



BULK SAMPLE RESULTS

CLIENT: Bay City F	Public Schools	BUILDING: C	entral High School	PROJECT #: C	210924/CHS102	ТҮР	E OF ANALYSIS: PLM
SAMPLE I.D.	MATERIAL DESCRIPTION	<u>CLASS</u>	LOCATION OF SAMPLE	SAMPLE <u>CONDITION</u>	ASBESTOS <u>DETECTED</u>	<u>%/TYPE</u>	NON-ASBESTOS <u>MATERIAL</u>
CI0924/CHS102-014A	Rough Plaster – Finishcoat	Misc.	Men's Locker Room, Drying Area, Southwest Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-014B	Rough Plaster – Browncoat	Misc.	Men's Locker Room, Drying Area, Southwest Corner	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-015A	Rough Plaster Finishcoat	Misc.	Concession Storage, West End	Non-Friable	None Detected		Refer to Analytical Report
CI0924/CHS102-015B	Rough Plaster - Browncoat	Misc.	Concession Storage, West End	Non-Friable	None Detected		Refer to Analytical Report

21 samples total – Refer to Analytical Report

EMSL Analytical, Inc. 15111 Northville Rd Plymouth, MI 48170 Tel/Fax: (734) 668-6810 / (734) 668-8532 http://www.EMSL.com / annarborlab@emsl.com

EMSL

Attention: Felicia Fields

EMSL Order: 082201911 Customer ID: NOVA53 Customer PO: Project ID:

 Phone:
 (734) 930-0995

 Fax:
 (734) 930-2969

 Received Date:
 08/17/2022 12:40 AM

 Analysis Date:
 08/17/2022 - 08/18/2022

 Collected Date:

Project: CI0924/CHS102/ Bay City/ Central H.S.

Nova Environmental, Inc

5300 Plymouth Rd

Ann Arbor, MI 48105

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

		<u>Non-Asbestos</u>			Asbestos		
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Туре		
Cl0924/CHS102-001		Tan/Black Fibrous	85% Synthetic	15% Non-fibrous (Other)	None Detected		
082201911-0001		Heterogeneous			News Data stad		
CI0924/CHS102-002		Tan Non-Fibrous Homogeneous	4% Cellulose	96% Non-fibrous (Other)	None Detected		
CI0924/CHS102-003	Glaze Only	Gray/Tan		100% Non-fibrous (Other)	<1% Chrysotile		
082201911-0003	Claze Only	Non-Fibrous Homogeneous					
Insufficient material to point o	count.	······3-····					
CI0924/CHS102-004		Gray Non-Fibrous		95% Non-fibrous (Other)	5% Chrysotile		
082201911-0004		Homogeneous					
CI0924/CHS102-005A	СВ	Black Non-Fibrous		100% Non-fibrous (Other)	None Detected		
082201911-0005		Homogeneous					
CI0924/CHS102-005B	М	Tan Non-Fibrous	<1% Synthetic	100% Non-fibrous (Other)	None Detected		
082201911-0006		Homogeneous		100% Non fibrous (Other)	None Detected		
CI0924/CHS102-006		Tan Non-Fibrous Homogeneous		100% Non-fibrous (Other)	None Detected		
CI0924/CHS102-007		Gray	2% Cellulose	4% Quartz	None Detected		
082201911-0008		Non-Fibrous Homogeneous		94% Non-fibrous (Other)	None Deteoled		
CI0924/CHS102-008A	Ceramic	Tan		100% Non-fibrous (Other)	None Detected		
082201911-0009		Non-Fibrous Homogeneous		ΥΥΥΥ Υ			
CI0924/CHS102-008B	Mortar	Gray Non-Fibrous	<1% Cellulose	5% Quartz 95% Non-fibrous (Other)	None Detected		
082201911-0010		Homogeneous					
CI0924/CHS102-009	Caulk Only	Gray Non-Fibrous		94% Non-fibrous (Other)	6% Chrysotile		
082201911-0011		Homogeneous					
CI0924/CHS102-010		Gray Non-Fibrous	<1% Cellulose <1% Synthetic	100% Non-fibrous (Other)	None Detected		
082201911-0012		Homogeneous					
CI0924/CHS102-011A	Wrap	Silver/Beige Fibrous	55% Cellulose 12% Glass	33% Non-fibrous (Other)	None Detected		
082201911-0013	1	Heterogeneous	.40/ 0 11 1		Nue Dir ini		
CI0924/CHS102-011B 082201911-0013A	Insulation	Yellow Fibrous Homogeneous	<1% Cellulose 97% Glass	3% Non-fibrous (Other)	None Detected		
CI0924/CHS102-012		White		3% Quartz	None Detected		
082201911-0014		Non-Fibrous Homogeneous		97% Non-fibrous (Other)			
CI0924/CHS102-013A	FC	White		3% Quartz	None Detected		
		Non-Fibrous Homogeneous		97% Non-fibrous (Other)			



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

		Non-Asbestos			Asbestos	
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Туре	
CI0924/CHS102-013B 082201911-0016	BC	Gray Non-Fibrous Homogeneous		7% Quartz 93% Non-fibrous (Other)	None Detected	
CI0924/CHS102-014A 082201911-0017	FC	White Non-Fibrous Homogeneous		3% Quartz 97% Non-fibrous (Other)	None Detected	
CI0924/CHS102-014B 082201911-0018	BC	Gray Non-Fibrous Homogeneous		8% Quartz 92% Non-fibrous (Other)	None Detected	
CI0924/CHS102-015A 082201911-0019	FC	White Non-Fibrous Homogeneous		12% Quartz 88% Non-fibrous (Other)	None Detected	
Cl0924/CHS102-015B 082201911-0020	BC	Gray Non-Fibrous Homogeneous	2% Cellulose	10% Quartz 88% Non-fibrous (Other)	None Detected	

Analyst(s)

Ashton Bullock (19) Eric Budai (2)

Eric Budai, Laboratory Manager or Other Approved Signatory

EMSL maintains liability limited to cost of analysis. Interpretation and use of test results are the responsibility of the client. This report relates only to the samples reported above, and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. The report reflects the samples as received. Results are generated from the field sampling data (sampling volumes and areas, locations, etc.) provided by the client on the Chain of Custody. Samples are within quality control criteria and met method specifications unless otherwise noted. The above analyses were performed in general compliance with Appendix E to Subpart E of 40 CFR (previously EPA 600/M4-82-020 "Interim Method") but augmented with procedures outlined in the 1993 ("final") version of the method. This report must not be used by the client to claim product certification, approval, or endorsement by NVLAP, NIST or any agency of the federal government. Non-friable organically bound materials present a problem matrix and therefore EMSL recommends gravimetric reduction prior to analysis. Unless requested by the client, building materials manufactured with multiple layers (i.e. linoleum, wallboard, etc.) are reported as a single sample. Estimation of uncertainty is available on request.

Samples analyzed by EMSL Analytical, Inc. Plymouth, MI NVLAP Lab Code 101048-4

Initial report from: 08/18/2022 11:02:07



September 28, 2021

Mr. Patrick Tobin Director of Athletics, Facilities and Maintenance 4721 S. Three Mile Road Bay City, MI 48706

RE: Project # CI0924/CHS101

Dear Mr. Tobin:

Enclosed please find the results of the bulk sample(s) collected by Nova Environmental, Inc., from Central High School, on September 23, 2021. The samples were analyzed utilizing Polarized Light Microscopy (PLM), according to the EPA 600/R-93/116 Method.

If you have any questions or if I can be of further assistance, please feel free to contact me at (734) 930-0995.

Sincerely,

NOVA ENVIRONMENTAL, INC.

To White

Lisa Whitton Vice President

LW/ab

Enclosures



BULK SAMPLING INFORMATION

This form provides information regarding the collection of bulk samples, in accordance with 40 CFR, part 763.85(b)(vii)(B).

1. Date(s) of Bulk Sampling (Project # CI0924/CHS101):

September 23, 2021

2. Name of Accredited Inspector(s) who collected Bulk Sample(s):

Lisa Whitton

3. Signature of Accredited Inspector(s) who collected Bulk Sample(s):

Lo White

4. State of Accreditation of Inspector(s) who collected Bulk Sample(s):

Michigan

- Accreditation Number of Accredited Inspector(s) who collected Bulk Sample(s):
 A30431
- **Note:** Description of the manner used to determine sample locations:

All Samples are collected in accordance with 40 CFR, Part 763.86 and the EPA's <u>Asbestos</u> in Buildings: Simplified Sampling Scheme for Friable Surfacing Materials.









LABORATORY INFORMATION

1. Name of Laboratory:

EMSL

2. Address of Laboratory:

15111 Northville Rd., Plymouth, MI 48170

3. Name of Analyst:

Ashton Bullock

4. **Signature of Analyst:**

See Attached Laboratory Results Sheet

5. **Date(s) of Analysis:**

September 27, 2021

6. National Voluntary Laboratory Accreditation Program (NVLAP) Number:

101048-4

7. Applicable Requirements Statement:

Samples are analyzed for asbestos by laboratories accredited under the National Voluntary Laboratory Accreditation Program (NVLAP), in accordance with 40 CFR, Part 763.87(a). This program is provided under the auspices of the United States Department of Commerce National Institute of Standards and Technology. Question #6 provides the NVLAP Accreditation Number for the laboratory, which performed the asbestos bulk analysis on the samples collected.



BULK SAMPLE RESULTS

CLIENT: Bay City Public Schools		BUILDING: Central High School		PROJECT #: CI0924/CHS101		TYPE OF ANALYSIS: PLM	
SAMPLE I.D.	MATERIAL DESCRIPTION	<u>CLASS</u>	LOCATION OF SAMPLE	SAMPLE CONDITION	ASBESTOS <u>DETECTED</u>	<u>%/TYPE</u>	NON-ASBESTOS <u>MATERIAL</u>
CI0924/CHS101-001	Rock Underlayment for Wood Flooring	g Misc.	Room 144	Non-Friable	None Detected		Refer to Analytical Report

MSL	EMSL Analytical, Inc. 15111 Northville Rd Plymouth, MI 48170 Tel/Fax: (734) 668-6810 / (734) 668-8532 http://www.EMSL.com / annarborlab@emsl.com	EMSL Order: Customer ID: Customer PO: Project ID:	
Attention:	Lisa Whitton	Phone:	(734) 260-5525
	Nova Environmental, Inc	Fax:	(734) 930-2969
	5300 Plymouth Rd	Received Date:	09/27/2021 8:00 AM
	Ann Arbor, MI 48105	Analysis Date:	09/27/2021
		Collected Date:	
Project:	CI0924/CHS101/ Bay City Schools / Central High School		

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

			Non-Asbesto	Asbestos	
Sample	Description	Appearance	% Fibrous	% Non-Fibrous	% Туре
CI0924/CHS101-001		Black	10% Fibrous (Other)	2% Quartz	None Detected
		Fibrous		88% Non-fibrous (Other)	
082102457-0001		Heterogeneous			

ashford Bullack

Analyst(s) Ashton Bullock (1) 1 h

Ryan Shannon, Laboratory Manager or Other Approved Signatory

EMSL maintains liability limited to cost of analysis. Interpretation and use of test results are the responsibility of the client. This report relates only to the samples reported above, and may not be reproduced, except in full, without written approval by EMSL. EMSL bears no responsibility for sample collection activities or analytical method limitations. The report reflects the samples as received. Results are generated from the field sampling data (sampling volumes and areas, locations, etc.) provided by the client on the Chain of Custody. Samples are within quality control criteria and met method specifications unless otherwise noted. The above analyses were performed in general compliance with Appendix E to Subpart E of 40 CFR (previously EPA 600/M4-82-020 "Interim Method") but augmented with procedures outlined in the 1993 ("final") version of the method. This report must not be used by the client to claim product certification, approval, or endorsement by NVLAP, NIST or any agency of the federal government. Non-friable organically bound materials present a problem matrix and therefore EMSL recommends gravimetric reduction prior to analysis . Unless requested by the client, building materials manufactured with multiple layers (i.e. linoleum, wallboard, etc.) are reported as a single sample. Estimation of uncertainty is available on request.

Samples analyzed by EMSL Analytical, Inc. Plymouth, MI NVLAP Lab Code 101048-4

Initial report from: 09/27/2021 14:52:15



December 1, 2021

Mr. Patrick Tobin Director of Athletics, Facilities and Maintenance Bay City Public Schools 1624 Columbus Avenue Bay City, MI 48708

Dear Mr. Tobin:

The following is the 2021 Three-Year Reinspections for Central High School. This Reinspection was conducted in accordance with 40 CFR, Part 763.85(b), of the Asbestos Hazard Emergency Response Act (AHERA).

If you have any questions regarding the Reinspection Report or if I can be of further assistance, please contact me at (734) 930-0995.

Sincerely,

NOVA ENVIRONMENTAL, INC.

I helte

Lisa Whitton Vice President

LW/ab

Enclosures

Nova Environmental, Inc. Reinspection Form

Client: Bay City Public Schools

Name of Building: Central High School

Date of Reinspection: October 13, 2021

Address: 1624 Columbus Ave., Bay City, MI 48708

This Building has known or assumed:

[X] Non-Friable

[X] Friable

Homogeneous Area(s) of known or assumed ACBM identified in the Management Plan and/or last Reinspection/Surveillance

	2021 Reinspect	tion findi	2021 Reinspection findings for ACBM - Central High School - October 13, 2021	gh School - October 13, 20.	21	Management Pla	Management Planner Recommendations	Suc
HA#	HA Description	F/NF	Previous Assessment	New Assessment	Locations	Assessment Justification	Response	Schedule
	Pipe/Pipe Fitting Insulation	Ц	ACBM with potential for Damage	ACBM with potential for Damage	Above inaccessible ceilings & behind walls	Material is inaccessible	If found **0 & M	Ongoing
	Fire Curtain & Stage Spot Light wire insulation	Ц	ACBM with potential for Damage	ACBM with potential for Damage	Stage	Material is intact	**O & M	Ongoing
	Phone & Electrical Wiring	NF	*Non-Friable	N/A	Throughout	Material was removed	N/A	N/A
*No ass	*No assessment necessary for Non-friable materials	le materi	als					

**Maintain under an Operation and Maintenance Program

Page 1 of 1

NOVA ENVIRONMENTAL, INC.

Accredited Inspector/Management Planner Information Inspection and Assessment

This form provides the information for Inspectors/Management Planners, which is required to perform Reinspections, in accordance with 40 CFR, Part 763.85(b),(vii),(A) and (C).

- 1. Date(s) of Reinspection: October 13, 2021
- 2. Name of Accredited Inspector(s) performing Reinspection and Assessments:

Felicia Fields

3. Signature(s) of Accredited Inspector(s) performing Reinspection and Assessments:

Felicia Fields

4. Name of Accredited Management Planner(s) who performed the Reinspection and Assessments:

Lisa Whitton

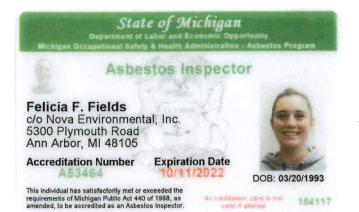
5. Signature of Accredited Management Planner(s) who performed the Reinspection and Assessments:

I heate

- 6. State of Accreditation: Michigan/Michigan
- 7. Accreditation Number: A53464/A30431
- 8. Training Institute: Nova Environmental, Inc.
- 9. Certificate Expiration: August 27, 2022/ August 27, 2022
- 10. Building Name and Address:

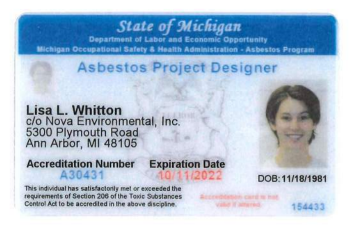
Central High School 1624 Columbus Ave. Bay City, MI 48708

Note: Copy(s) of current Michigan Department of Licensing & Regulatory Affairs Accreditation Cards attached for each Accredited Inspector performing Reinspection and Assessments.









NOVA ENVIRONMENTAL, INC.

Designated Person Information Sheet

1. Name of Designated Person:

Mr. Patrick Tobin

2. **Professional Title of Designated Person:**

Director of Athletics, Facilities, and Maintenance

3. Address of Designated Person:

1624 Columbus Avenue Bay City, MI 48708

4. Telephone Number of Designated Person:

(989) 686-8371

The intent of this statement is to certify that the Three-Year Reinspection with the AHERA regulation, has been conducted by Accredited persons. This statement also certifies that I have reviewed the new Accredited Management Planner's Response Action Recommendations and Response Action Schedules, and approve them for implementation.

5. Signature of Designated Person:

6. **Date of Signature:**

Bay City Public Schools 2020 Bond Series 3 Phase 6 Central HS Fitness Phase 2 PART 1 – GENERAL

1.01 CODES

A. All work shall comply with the applicable requirements of the local building code and accident and fire prevention regulations.

1.02 SCOPE

- A. The Work covered by this section of Specifications includes, but is not limited to, the following:
 - 1. Demolish and remove existing materials as shown on the plan and noted in the Description of Work.
 - 2. Cover holes and other hazardous openings with approved materials and barriers.
 - 3. Remove all demolition materials and debris from the construction site and dispose of in a legal manner.
 - 4. Protect adequately the construction site, adjoining property, and utility services as work proceeds through all stages.

1.03 QUALITY ASSURANCE

A. The contractor's staff responsible for demolition shall be experienced in this type of work. Equipment is to be of suitable type, in good working condition, and operated by skilled mechanics.

PART 2 – PRODUCTS

2.01 TEMPORARY ENCLOSURES

A. Provide temporary enclosures to prevent dust from entering other parts of the facility during demolition. Furnish, install, and remove when directed, temporary weathertight enclosures in all exterior openings created during demolition by the contractor.

PART 3 – EXECUTION

3.01 GENERAL INSTRUCTIONS

- A. All work shall be done in a safe and cautious manner in order to avoid accidents and property damage.
- B. Protect the work scheduled to remain, and if damaged, repair to match existing work.
- C. All salvaged material unless otherwise noted on plans or in the Description of Work shall become the property of the Contractor and shall be evaluated in the Contractor's bid price. Promptly remove salvaged material from the construction site as the work proceeds.
- D. Carefully dismantle and store on site all material scheduled to remain the Property of the Owner. Protect until removed by the Owner or until end of Contract.
- E. Protect from damage and clean materials scheduled to be reused.
- F. Protect parts of the existing Work scheduled to remain. Cut away carefully the parts to be demolished to reduce the number of necessary repairs.
- G. Support existing structure as needed during cutting of new openings or replacement of structural members.
- H. Prevent accumulation of debris and overloading of any part of the structure.
- I. Prevent access of unauthorized persons to partly demolished areas.
- J. Remove all demolition materials, debris, and rubbish from the site as soon as practicable. Do not permit any accumulation on the site. Transport all demolition materials without spillage on the streets. END OF SECTION 001900

Wolgast Corporation – Construction Management

BAY CITY PUBLIC SCHOOLS- 2020 BOND PROJECTS SERIES 3 FITNESS CENTER RENOVATIONS FOR BAY CITY CENTRAL HS BAY CITY, MICHIGAN

PROJECT NO. 2019113.34

Division Section Title

SERIES 0 - BIDDING REQUIREMENTS AND CONTRACT FORMS $\ensuremath{\mathsf{N/A}}$

DIVISION 1 - GENERAL REQUIREMENTS

000115LIST OF DRAWING SHEETS005000AVAILABILITY OF ELECTRONIC FILESCAD DOCUMENT DISCLAIMER FORM

013300 SUBMITTAL PROCEDURES

DIVISION 2 - EXISTING CONDITIONS

024119 SELECTIVE DEMOLITION

DIVISION 3 - CONCRETE

N/A

DIVISION 4 - MASONRY

042000 UNIT MASONRY

DIVISION 5 - METALS

N/A

DIVISION 6 - WOOD AND PLASTICS

061000 ROUGH CARPENTRY

DIVISION 7 - THERMAL AND MOISTURE PROTECTION 079200 JOINT SEALANTS

DIVISION 8 - DOORS AND WINDOWS

081113HOLLOW METAL DOORS AND FRAMES084113ALUMINUM FRAMES AND FRP DOORS087100DOOR HARDWARE088000GLAZING088300MIRRORS

DIVISION 9 - FINISHES

092216NON-STRUCTURAL METAL FRAMING092900GYPSUM BOARD096513RESILIENT BASE AND ACCESSORIES096566RESILIENT ATHLETIC FLOORING096723RESINOUS FLOORING099123INTERIOR PAINTING

DIVISION 10 - SPECIALTIES

101000 VISUAL DISPLAY UNITS101423 PANEL SIGNAGE

DIVISION 11 - EQUIPMENT

N/A

DIVISION 12 - FURNISHINGS

N/A

DIVISION 21 - FIRE SUPPRESSION

N/A

DIVISION 22 - PLUMBING

- 22 05 00 PLUMBING REQUIREMENTS
- 22 05 10 PLUMBING SYSTEMS TESTING, CLEANING, WATER TREATMENT AND STARTUP
- 22 05 53 PLUMBING SYSTEM IDENTIFICATION
- 22 06 00 PLUMBING SPECIALTIES
- 22 07 00 PLUMBING PIPE INSULATION
- 22 10 00 PLUMBING PIPING

DIVISION 23 - HEATING, VENTILATION AND AIR CONDITIONING

N/A

DIVISION 26 - ELECTRICAL

26 00 00	BASIC ELECTRICAL REQUIREMENTS
26 05 05	SELECTIVE DEMOLITION FOR ELECTRICAL
26 05 19	LOW-VOLTAGE ELECTRICAL POWER CONDUCTORS AND CABLES
26 05 26	GROUNDING AND BONDING FOR ELECTRICAL SYSTEMS
26 05 29	HANGERS AND SUPPORTS FOR ELECTRICAL SYSTEMS
26 05 33.13	CONDUIT FOR ELECTRICAL SYSTEMS
26 05 33.16	BOXES FOR ELECTRICAL SYSTEMS
26 05 83	WIRING CONNECTIONS
26 09 23	LIGHTING CONTROL DEVICES
26 24 16	PANELBOARDS
20 00 20	
26 27 26	WIRING DEVICES
26 51 00	INTERIOR LIGHTING

DIVISION 28 - ELECTRONIC SAFETY AND SECURITY

28 46 13 FIRE ALARM SYSTEM

DIVISION 32 - EXTERIOR IMPROVEMENTS

N/A

END OF TABLE OF CONTENTS

DOCUMENT 000115 - LIST OF DRAWING SHEETS

1.1 DRAWING INDEX:

TS TITLE SHEET

ARCHITECTURAL

- A0.01 TITLE SHET AND PROJECT INFORMATION
- A2.00 FIRST FLOOR MASTER PLAN AND CODE INFORMATION
- A201 ENLARGED FIRST FLOOR DEMOLITION PLAN
- A2.02 ENLARGED FIRST FLOR CONSTRUCTION PLAN
- A3,01 ENLARGED FIRST FLOOR FINISHES PLAN
- A3.02 FIRST FLOOR ENLARGED PLANS
- A2.22 SECOND AND THIRD FLOOR ENLARGED PLANS
- A3.01 FIRST FLOOR ENLARGED FINISHES PLANS
- A3.02 DOOR AND FRAME SCHEDULE AND DETAILS
- A7.01 PHOTO DETAILS
- A8.01 INTERIOR ELEVATIONS
- A9.01 FIRST FOOR ENLARGED REFLECTED CEILING PLAN

MECHANICAL

- M1.01 FIRST FLOOR PLAN MECHANICAL REVISIONS
- M2.01 MECHANICAL SCHEDULES

<u>ELECTRICAL</u>

- E1.01 ELECTRICAL DEMOLITION PLAN
- E2.01 ELECTRICAL LIGHTING PLAN
- E2.02 ELECTRICAL POWER AND SYSTEMS PLAN
- E3.01 ELECTRICAL SYMBOLS AND PANEL SCHEDULE
- E4.01 ELECTRICAL EMERGENCY LIGHTING

- E2.03 2ND FLOOR ENLARGED PLANS ELECTRICAL REVISIONS
- E2.04 3RD FLOOR ENLARGED PLANS ELECTRICAL REVISIONS
- E3.01 ELECTRICAL SCHEDULES
- E4.01 1ST FLOOR ENLARGED PLANS EMERGENCT POINT-BY-POINT
- E4.02 1ST FLOOR ENLARGED PLANS EMERGENCY POINT-BY-POINT
- E4.03 2ND FLOOR ENLARGED PLANS EMERGENCY POINT-BY-POINT
- E4.04 3RD FLOOR ENLARGED PLANS EMERGENCY POINT-BY-POINT

END OF DOCUMENT 000115

SECTION 005000 - AVAILABILITY OF ELECTRONIC FILES

PART 1 - GENERAL

- 1.1 POLICY
 - A. As a service to bidders, contractors, subcontractors, vendors, material suppliers and others needing electronic copies of drawing files, the Architect will provide electronic files via file transfer through the Project Website in accordance with the following policy.
 - 1. In accepting and utilizing any drawings or data generated and furnished by WTA Architects, the Receiver agrees that all such electronic files are instruments of service of WTA Architects and its consultants, who shall be deemed the author, and shall retain all common law, statutory law and other rights, without limitation, including copyrights.
 - 2. The Receiver agrees not to reuse these electronic files, in whole or in part, for any purpose other than for the Project. The Receiver agrees not to transfer these electronic files to others without the prior written consent of WTA Architects or its consultants. The Receiver further agrees that WTA Architects and its consultants shall have no responsibility or liability to Receiver or others for any changes made it shall be the Receiver's responsibility to be aware of changes made by WTA Architects, its consultants or the Owner.
 - 3. It is further understood and agreed that the undersigned Receiver will hold WTA Architects and its consultants harmless, indemnify and defend WTA Architects and its consultants from all claims, liabilities, losses, etc., including attorney's fees arising out of the use or misuse of the transferred items.
 - 4. It is understood and agreed that the items transmitted are prepared from electronic files current at the time of preparation. All files are AutoCAD 2019. The Receiver will specify on request form if an older version is required.
 - 5. This information does not waive the need to verify and review current field conditions and the status of Addenda and/or Bulletin documentation.
 - 6. As a record of information to be transmitted, WTA Architects will prepare a duplicate backup for its files, which may be electronic or hard-copy.
 - 7. Compensation for providing this material will be as follows:
 - a. Base Fee of \$250 for 1 to 3 drawings.
 - b. Base Fee of \$500 for 4 to 10 drawings.
 - c. For each additional drawing after 10 the fee is \$40.00 per drawing (i.e. 11 drawings = \$540)
 - 8. Payment must be provided along with a signed copy of the Release Letter before files will be released.

1.2 REQUEST PROCEDURE

- B. To receive files the attached Release Letter must be completed in full and submitted to the Project Manager at WTA Architects.
 - 1. A signed copy of the Release Letter must be submitted; faxed or emailed copies will be accepted. However, files will not be exchanged until payment has been received.
 - 2. Upon remittance of the signed Release Letter and Fee, allow five working days for processing.

BAY CITY PUBLIC SCHOOLS- 2020 BOND PROJECTS SERIES 3 FITNESS CENTER RENOVATIONS FOR BAY CITY CENTRAL HS

BAY CITY, MICHIG	AN		PROJECT NO. 2019113.34
Firm Requesting Fil	es:	Date:	
Name: Company: Address: City, State, Zip:		Phone:	
Re: Letter of Autho	rization for Electronic File Transfers		
Project Name:	Bay City Central Fitness Center Pha 2019113.34	ase 2	
WTA Project No.:			
Dear Sir:			
 In accepting agrees that al be deemed the including cop The Receiver Project. The I of WTA Arch shall have not Contractors r It is further u harmless, induincluding attor It is understood 	TA Architects will transmit the requered on receipt of this letter with condition and utilizing any drawings or data genered such electronic files are instruments of se- the author, and shall retain all common la yrights. agrees not to reuse these electronic files, Receiver agrees not to transfer these elect itects or its consultants. The Receiver fur or responsibility or liability to the Receiver esponsibility to be aware of changes made understood and agreed that the unders emnify and defend WTA Architects and rney's fees arising out of the use or misus of and agreed that the items transmitted and agreed that the items transmitted by All files are AutoCAD 2019, unless requ	s of agreement as s ated and furnished by ervice of WTA Architer ww, statutory law and in whole or in part, fo tronic files to others w rther agrees that WT, ver or others for any le by WTA Architects, igned will hold WTA its consultants from se of the transferred it are prepared from el-	stated. y WTA Architects, the Receiver cts and its consultants, who shall other rights, without limitation, r any purpose other than for the vithout the prior written consent A Architects and its consultants changes made it shall be the , its consultants or the Owner. Architects and its consultants all claims, liabilities, losses, etc., rems.
	1. All files dre Autocad 2019, unless requ		

- 5. This information does not waive the need to verify and review current field conditions and the status of Addenda and/or Bulletin documentation.
- 6. As a record of information to be transmitted, we will prepare a duplicate back-up for our files, which may be electronic or hard-copy.
- 7. Compensation for providing this material will be as follows: Base Fee of \$250 for 1 to 3 drawings and a Base Fee of \$500 for 4 to 10 drawings; for each additional drawing after 10 the fee is \$40.00 per drawing (i.e. 11 drawings = \$540). Payment must be provided along with a signed copy of this form before files will be released. Please remit to WTA Architects and allow five working days for processing.

Fee: <u>\$</u>	Drawings:	
Signed:	Printed Name/Title:	<u> </u>
To be Completed by WTA Architects, Inc.		
Released (Signed By):		WTA Architects, Inc.
Printed Name/Title:		Date:

END OF SECTION 005000

SECTION 01330 - SUBMITTAL PROCEDURES

PART 1 - GENERAL

- 1.1 SUMMARY
 - A. Section includes requirements for the submittal schedule and administrative and procedural requirements for submitting Shop Drawings, Product Data, Samples, and other submittals.
- 1.2 SUBMITTAL ADMINISTRATIVE REQUIREMENTS
 - A. Coordination: Coordinate preparation and processing of submittals with performance of construction activities.
 - B. Processing Time: Allow time for submittal review, including time for resubmittals, as follows. Time for review shall commence on Architect'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.
 - 1. Allow 15 days for initial review of each submittal. Allow additional time if coordination with subsequent submittals is required. Architect will advise Contractor when a submittal being processed must be delayed for coordination.
 - C. Distribution: Furnish copies of final submittals to subcontractors and others as necessary.
 - D. Use for Construction: Retain complete copies of submittals on Project site. Use only final action submittals that are marked with approval notation from Architect's action stamp.

PART 2 - PRODUCTS

2.1 SUBMITTAL PROCEDURES

- A. General Submittal Procedure Requirements:
 - 1. Post electronic submittals as PDF electronic files directly to Architect's FTP site specifically established for Project, or as PDF files sent by e-mail.
 - 2. Paper action Submittals: Submit three paper copies of each submittal unless otherwise indicated. Architect will return two copies.
 - 3. Certificates and Certifications Submittals: Provide a 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.
- B. Product Data: Collect information into a single submittal for each element of construction and type of product or equipment.
 - 1. For equipment, include the following in addition to the above, as applicable:
 - a. Wiring diagrams showing factory-installed wiring.
 - b. Printed performance curves.
 - c. Operational range diagrams.
 - d. Clearances required to other construction, if not indicated on accompanying Shop Drawings.
- C. 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.
 - 1. Preparation: Fully illustrate requirements in the Contract Documents.

- D. Samples: Submit Samples for review of kind, color, pattern, and texture for a check of these characteristics with other elements and for a comparison of these characteristics between submittal and actual component as delivered and installed.
- E. Test and Inspection Reports and Schedule of Tests and Inspections Submittals: Comply with requirements specified in Section 01400 "Quality Requirements."
- F. Closeout Submittals and Maintenance Material Submittals: Comply with requirements specified in Section 01770 "Closeout Procedures."
- G. Maintenance Data: Comply with requirements specified in Section 017823 "Operation and Maintenance Data."

2.2 DELEGATED-DESIGN SERVICES

- 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 Architect.
- B. Delegated-Design Services Certification: In addition to Shop Drawings, Product Data, and other required submittals, submit three paper copies of certificate, 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.

PART 3 - EXECUTION

3.1 CONTRACTOR'S REVIEW

- A. Action and Informational Submittals: Review each submittal and check for coordination with other Work of the Contract and for compliance with the Contract Documents. Note corrections and field dimensions. Mark with approval stamp before submitting to Architect.
- B. Approval Stamp: Stamp each submittal with a uniform, approval stamp. Include Project name and location, submittal number, Specification Section title and number, name of reviewer, date of Contractor's approval, and statement certifying that submittal has been reviewed, checked, and approved for compliance with the Contract Documents.

3.2 ARCHITECT'S ACTION

- A. Action Submittals: Architect will review each submittal, make marks to indicate corrections or revisions required, and return it. Architect will stamp each submittal with an action stamp and will mark stamp appropriately to indicate action.
- B. Incomplete submittals are unacceptable, will be considered nonresponsive, and will be returned for resubmittal without review.

END OF SECTION 01330

SECTION 024119 - SELECTIVE STRUCTURE DEMOLITION

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes:
 - 1. Demolition and removal of selected portions of building or structure.
 - 2. Demolition and removal of selected site elements.
 - 3. Salvage of existing items to be reused or recycled.
 - 4. Identification of Utilities

1.2 DEFINITIONS

- A. Remove: Detach items from existing construction and legally dispose of them off-site unless indicated to be removed and salvaged or removed and reinstalled.
- B. Remove and Salvage: Carefully detach from existing construction, in a manner to prevent damage, and deliver to Owner.
- C. Remove and Reinstall: Detach items from existing construction, prepare for reuse, and reinstall where indicated.
- D. Existing to Remain: Existing items of construction that are not to be permanently removed and that are not otherwise indicated to be removed, removed and salvaged, or removed and reinstalled.

1.3 PREINSTALLATION MEETINGS

- A. Predemolition Conference: Conduct conference at Project site.
- 1.4 CLOSEOUT SUBMITTALS
 - A. Landfill Records: Where hazardous material is being disposed of, Indicate receipt and acceptance of hazardous wastes by a landfill facility licensed to accept hazardous wastes.

1.5 FIELD CONDITIONS

- A. Owner will occupy portions of building immediately adjacent to selective demolition area. Conduct selective demolition so Owner's operations will not be disrupted.
- B. Provide 1-hour rated separation between work area and occupied areas of the building, or maintain existing barrriers.
- C. Conditions existing at time of inspection for bidding purpose will be maintained by Owner as far as practical.
- D. Notify Architect of discrepancies between existing conditions and Drawings before proceeding with selective demolition.
- E. Hazardous Materials: A report on the presence of hazardous materials is on file for review and use. Examine report to become aware of locations where hazardous materials are present.
 - 1. Hazardous material remediation will be performed under a separate contract. Contractor to coordinate with abatement contractor..
 - 2. If suspected hazardous materials are encountered, do not disturb; immediately notify Architect and Owner.

BAY CITY PUBLIC SCHOOLS- 2020 BOND PROJECTS SERIES 3 FITNESS CENTER RENOVATIONS FOR BAY CITY CENTRAL HS BAY CITY, MICHIGAN

- F. Storage or sale of removed items or materials on-site is not permitted.
- G. Utility Service:
 - 1. Notify affected utility companies before starting work and comply with their requirements.
 - 2. Mark location and termination of utilities.
 - 3. Maintain existing utilities indicated to remain in service and protect them against damage during selective demolition operations.
 - 4. Maintain fire-protection facilities in service during selective demolition operations.

1.6 WARRANTY

A. Existing Warranties: Remove, replace, patch, and repair materials and surfaces cut or damaged during selective demolition, by methods and with materials so as not to void existing warranties.

PART 2 - PRODUCTS

- 2.1 PEFORMANCE REQUIREMENTS
 - A. Regulatory Requirements: Comply with governing EPA notification regulations before beginning selective demolition. Comply with hauling and disposal regulations of authorities having jurisdiction.
 - B. Standards: Comply with ANSI/ASSE A10.6 and NFPA 241.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Verify that utilities have been disconnected and capped before starting selective demolition operations.
- B. Survey existing conditions and correlate with requirements indicated to determine extent of selective demolition required.
- C. When unanticipated mechanical, electrical, or structural elements that conflict with intended function or design are encountered, investigate and measure the nature and extent of conflict. Promptly submit a written report to Architect.

3.2 UTILITY SERVICES AND MECHANICAL/ELECTRICAL SYSTEMS

- A. Existing Services/Systems to Remain: Maintain services/systems indicated to remain and protect them against damage.
- B. Existing Services/Systems to Be Removed, Relocated, or Abandoned: Locate, identify, disconnect, and seal or cap off indicated utility services and mechanical/electrical systems serving areas to be selectively demolished.
 - 1. Owner will arrange to shut off indicated services/systems when requested by Contractor.
 - 2. Arrange to shut off indicated utilities with utility companies.
 - 3. If services/systems are required to be removed, relocated, or abandoned, provide temporary services/systems that bypass area of selective demolition and that maintain continuity of services/systems to other parts of building.

- 4. Disconnect, demolish, and remove fire-suppression systems, plumbing, and HVAC systems, equipment, and components indicated to be removed.
 - a. Piping to Be Removed: Remove portion of piping indicated to be removed and cap or plug remaining piping with same or compatible piping material.
 - b. Piping to Be Abandoned in Place: Drain piping and cap or plug piping with same or compatible piping material.
 - c. Equipment to Be Removed: Disconnect and cap services and remove equipment.
 - d. Equipment to Be Removed and Reinstalled: Disconnect and cap services and remove, clean, and store equipment; when appropriate, reinstall, reconnect, and make equipment operational.
 - e. Equipment to Be Removed and Salvaged: Disconnect and cap services and remove equipment and deliver to Owner.
 - f. Ducts to Be Removed: Remove portion of ducts indicated to be removed and plug remaining ducts with same or compatible ductwork material.
 - g. Ducts to Be Abandoned in Place: Cap or plug ducts with same or compatible ductwork material.
- C. Refrigerant: Remove refrigerant from mechanical equipment to be selectively demolished according to 40 CFR 82 and regulations of authorities having jurisdiction.

3.3 PREPARATION

- A. Site Access and Temporary Controls: Conduct selective demolition and debris-removal operations to ensure minimum interference with roads, streets, walks, walkways, and other adjacent occupied and used facilities.
 - 1. Comply with requirements for access and protection specified in Section 015000 "Temporary Facilities and Controls."
- B. Temporary Facilities: Provide temporary barricades and other protection required to prevent injury to people and damage to adjacent buildings and facilities to remain.
- C. Temporary Partitions: Erect and maintain temporary partitions to prevent spread of dust, odors, and noise to permit continued Owner occupancy. Provide fire-rated partitions where required by the Authority Having Jurisdiction.
- D. Temporary Shoring: Provide and maintain shoring, bracing, and structural supports as required to preserve stability and prevent movement, settlement, or collapse of construction and finishes to remain, and to prevent unexpected or uncontrolled movement or collapse of construction being demolished.
- E. Temporary signage: Provide appropriate temporary signage including signage for exit or building egress.

3.4 SELECTIVE DEMOLITION, GENERAL

- A. Conduct demolition to minimize interference with adjacent and occupied building areas.
- B. Cease operations immediately if structure appears to be in danger and notify Architect/Engineer. Do not resume operations until directed.
- C. Demolish and remove existing construction only to the extent required by new construction and as indicated. Use methods required to complete the Work within limitations of governing regulations and as follows:
 - 1. Neatly cut openings and holes plumb, square, and true to dimensions required. Use cutting methods least likely to damage construction to remain or adjoining construction. Use hand tools or small power tools designed for sawing or grinding,

not hammering and chopping, to minimize disturbance of adjacent surfaces. Temporarily cover openings to remain.

- 2. Cut or drill from the exposed or finished side into concealed surfaces to avoid marring existing finished surfaces.
- 3. Do not use cutting torches until work area is cleared of flammable materials. At concealed spaces, such as duct and pipe interiors, verify condition and contents of hidden space before starting flame-cutting operations. Maintain portable fire-suppression devices during flame-cutting operations.
- 4. Locate selective demolition equipment and remove debris and materials so as not to impose excessive loads on supporting walls, floors, or framing.
- 5. All materials and services slated for removal are to be fully removed, cleaned up and firestopped as required in sections 017700 Closeout Procedures, Final Cleaning, and 078416 Firestopping.
- D. Removed and Salvaged Items:
 - 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.
- E. Existing Items to Remain: Protect construction indicated to remain against damage and soiling during selective demolition. When permitted by Architect, items may be removed to a suitable, protected storage location during selective demolition **and cleaned** and reinstalled in their original locations after selective demolition operations are complete.
 - 1. Protect the following materials and equipment remaining:
 - a. Structural systems and supports.
 - b. Mechanical systems intended to remain.
 - c. Electrical and communications equipment.
 - d. Remaining structural, material, or equipment systems revealed by the demolition process.
- F. Promptly repair damages caused to adjacent facilities not scheduled for demolition, removal, or reconstruction at no additional cost to Owner. Lawn areas where vehicle traffic has occurred shall be finish graded including topsoil and seeding.

3.5 DISPOSAL OF DEMOLISHED MATERIALS

- A. General: Except for items or materials indicated to be recycled, reused, salvaged, reinstalled, or otherwise indicated to remain Owner's property, remove demolished materials from Project site and legally dispose of them in an EPA-approved landfill.
 - 1. Do not allow demolished materials to accumulate on-site.
 - 2. Remove and transport debris in a manner that will prevent spillage on adjacent surfaces and areas.
 - 3. Remove debris from elevated portions of building by chute, hoist, or other device that will convey debris to grade level in a controlled descent.
- B. Burning: Do not burn demolished materials.
- C. Burying: Do not bury demolished materials onsite.
- D. Disposal: Transport demolished materials off Owner's property and legally dispose of them.
- 3.6 CLEANING
 - A. Clean adjacent structures and improvements of dust, dirt, and debris caused by selective demolition operations. Return adjacent areas to condition existing before selective demolition operations began.

END OF SECTION 024119

SECTION 042000 - UNIT MASONRY

PART 1 - GENERAL

- 1.1 SUMMARY
 - A. Section Includes:1. Masonry for patching
- 1.2 DEFINITIONS
 - A. CMU(s): Concrete masonry unit(s).
- 1.3 SUBMITTALS
 - A. Product Data: For each type of product.
 - B. Samples for Verification: For each type and color of exposed masonry unit.
 - C. Mix Designs: For each type of mortar and grout. Include description of type and proportions of ingredients.
- 1.4 QUALITY ASSURANCE
 - A. Field Verification: Unit masonry assemblies are to be installed in or adjacent to existing construction. Contractor to field verify existing conditions, coursing, and adjacent construction. Notify Architect of conditions that would affect the work.

PART 2 - PRODUCTS

- 2.1 UNIT MASONRY, GENERAL
 - A. Masonry Standard: Comply with ACI 530.1 specifications.
 - B. Defective Units: Referenced masonry unit standards may allow a certain percentage of units to contain chips, cracks, or other defects exceeding limits stated. Do not use units where such defects are exposed in the completed Work.
 - C. Fire-Resistance Ratings: Comply with requirements for fire-resistance-rated assembly designs indicated.
 - 1. Where fire-resistance-rated construction is indicated, units shall be listed and labeled by a qualified testing agency acceptable to authorities having jurisdiction.

2.2 CONCRETE MASONRY UNITS

- A. Shapes: Provide shapes indicated and as follows, with exposed surfaces matching exposed faces of adjacent units unless otherwise indicated.
 - 1. Provide special shapes for lintels, corners, jambs, sashes, movement joints, headers, bonding, and other special conditions.
- B. CMUs: ASTM C 90.
 - 1. Grade N, two core type for reinforced masonry. Design based on f'm = 1500 psi.
 - 2. Density Classification: Normal weight.

2.3 BRICK

- A. General: Provide shapes indicated and as follows, with exposed surfaces matching finish and color of exposed faces of adjacent units:
 - 1. Re-use salvaged and cleaned existing brick
 - 2. For applications that would otherwise expose unfinished brick surfaces, provide units without cores or frogs and with exposed surfaces finished.
 - 3. Provide square-edged units for outside corners.
- B. Existing Face Brick: Existing face brick to salvaged from demolition, cleaned, and rre-used if possible. It is believed that sufficient quantity can be obtained for the repair work indicated.
- C. New Face Brick: Where sufficient existing brick in suitable condition can not be obtained, use Facing brick complying with ASTM C 216.
 - 1. Manufacturer and Product:
 - a. Match existing adjacent brick.
 - 2. Grade: SW (exterior) SW or MW (interior)
 - 3. Type: FBX or FBS.
 - 4. Unit Compressive Strength: Provide units with minimum average net-area compressive strength of 3350 psi (23.10 MPa).
 - 5. Initial Rate of Absorption: Less than 20 g/30 sq. in. (20 g/194 sq. cm) per minute when tested according to ASTM C 67.
 - 6. Efflorescence: Provide brick that has been tested according to ASTM C 67 and is rated "not effloresced."

2.4 MORTAR AND GROUT MATERIALS

- A. Portland Cement: ASTM C 150/C 150M, Type I or II, except Type III may be used for coldweather construction. Provide natural color or white cement as required to produce mortar color indicated.
- B. Hydrated Lime: ASTM C 207, Type S.
- C. Portland Cement-Lime Mix: Packaged blend of Portland cement and hydrated lime containing no other ingredients.
- D. Masonry Cement: ASTM C 91/C 91M.
- E. Aggregate for Mortar: ASTM C 144.
 - 1. For joints less than 1/4-inch (6 mm) thick, use aggregate graded with 100 percent passing the No. 16 (1.18-mm) sieve.
 - 2. White-Mortar Aggregates: Natural white sand or crushed white stone.
- F. Ready-Mixed Mortar: Cementitious materials, water, and aggregate complying with requirements specified in the Article; combined with set-controlling admixtures to produce a ready-mixed mortar complying with ASTM C1142.
- G. Aggregate for Grout: ASTM C 404.
- H. Cold-Weather Admixture: Nonchloride, noncorrosive, accelerating admixture complying with ASTM C 494/C 494M, Type C, and recommended by manufacturer for use in masonry mortar of composition indicated.
- I. Water: Potable.
- 2.5 TIES AND ANCHORS
 - A. General: Ties and anchors shall extend at least 1-1/2 inches (38 mm) into veneer but with at least a 5/8-inch (16-mm) cover on outside face.

BAY CITY PUBLIC SCHOOLS- 2020 BOND PROJECTS SERIES 3 FITNESS CENTER RENOVATIONS FOR BAY CITY CENTRAL HS BAY CITY, MICHIGAN

- B. Materials: Provide ties and anchors specified in this article that are made from materials that comply with the following unless otherwise indicated:
 - 1. Hot-Dip Galvanized, Carbon-Steel Wire: ASTM A 82/A 82M, with ASTM A 153/A 153M, Class B-2 coating.
 - 2. Steel Sheet, Galvanized after Fabrication: ASTM A 1008/A 1008M, Commercial Steel, with ASTM A 153/A 153M, Class B coating.
 - 3. Steel Plates, Shapes, and Bars: ASTM A 36/A 36M.
- C. Individual Wire Ties: Rectangular units with closed ends and not less than 4 inches (100 mm) wide.
 - 1. Wire: Fabricate from 3/16-inch- (4.76-mm-) diameter, hot-dip galvanized-steel wire.
- D. Adjustable Anchors for Connecting to Structural Steel Framing: Provide anchors that allow vertical or horizontal adjustment but resist tension and compression forces perpendicular to plane of wall.
 - 1. Anchor Section for Welding to Steel Frame: Crimped 1/4-inch- (6.35-mm-) diameter, hot-dip galvanized-steel wire.
 - 2. Tie Section: Triangular-shaped wire tie made from 0.187-inch- (4.76-mm-) diameter, hot-dip galvanized-steel wire.
- E. Rigid Anchors: Fabricate from steel bars 1-1/2 inches (38 mm) wide by 1/4 inch (6.35 mm) thick by 24 inches (610 mm) long, with ends turned up 2 inches (51 mm) or with cross pins unless otherwise indicated.
 - 1. Corrosion Protection: Hot-dip galvanized to comply with ASTM A 153/A 153M Epoxy coating 0.020 inch (0.51 mm) thick.
- F. Adjustable Masonry-Veneer Anchors:
 - 1. General: Provide anchors that allow vertical adjustment but resist a 100-lbf (445-N) load in both tension and compression perpendicular to plane of wall without deforming or developing play in excess of 1/16 inch (1.5 mm).
 - 2. Fabricate sheet metal anchor sections and other sheet metal parts from 0.075-inch-(1.90-mm-) thick steel sheet, galvanized after fabrication.
 - 3. Fabricate wire ties from 0.187-inch- (4.76-mm-) diameter, hot-dip galvanized-steel wire unless otherwise indicated.
 - 4. Screw-Attached, Masonry-Veneer Anchors: Wire tie and a rib-stiffened, sheet metal anchor section.
 - 5. Screw-Attached, Masonry-Veneer Anchors: Wire tie and a gasketed sheet metal anchor section, with pronged legs of length to match thickness of insulation or sheathing and raised rib-stiffened strap to provide a slot for inserting wire tie.

2.6 MISCELLANEOUS MASONRY ACCESSORIES

- A. Compressible Filler: Premolded filler strips complying with ASTM D 1056, Grade 2A1; compressible up to 35 percent; of width and thickness indicated; formulated from neoprene or urethane.
- B. Preformed Control-Joint Gaskets: Made from styrene-butadiene-rubber compound, complying with ASTM D 2000, Designation M2AA-805 and designed to fit standard sash block and to maintain lateral stability in masonry wall; size and configuration as indicated.
- C. Bond-Breaker Strips: Asphalt-saturated felt complying with ASTM D 226/D 226M, Type I (No. 15 asphalt felt).
- D. Cavity Drainage Material: Free-draining mesh, made from polymer strands that will not degrade within the wall cavity.
 - 1. Configuration: Provide the following:

a. Strips, full depth of cavity and 10 inches (250 mm) high, with dovetail shaped notches 7 inches (175 mm) deep that prevent clogging with mortar droppings.

2.7 MASONRY CLEANERS

- A. Proprietary Acidic Cleaner: Manufacturer's standard-strength cleaner designed for removing mortar/grout stains, efflorescence, and other new construction stains from new masonry without discoloring or damaging masonry surfaces. Use product expressly approved for intended use by cleaner manufacturer and manufacturer of masonry units being cleaned.
 - 1. Manufacturers: Subject to compliance with requirements, provide products by one of the following:
 - a. Diedrich Technologies, Inc.
 - b. EaCo Chem, Inc.
 - c. ProSoCo, Inc.

PART 3 - EXECUTION

3.1 INSTALLATION, GENERAL

- A. Use full-size units without cutting if possible. If cutting is required to provide a continuous pattern or to fit adjoining construction, cut units with motor-driven saws; provide clean, sharp, unchipped edges. Allow units to dry before laying unless wetting of units is specified. Install cut units with cut surfaces and, where possible, cut edges concealed.
- B. Select and arrange units for exposed unit masonry to produce a uniform blend of colors and textures. Mix units from several pallets or cubes as they are placed.
- C. Provide lintels at all openings larger than 8" wide, see schedule.
- 3.2 TOLERANCES
 - A. Dimensions and Locations of Elements:
 - 1. For dimensions in cross section or elevation, do not vary by more than plus 1/2 inch (12 mm) or minus 1/4 inch (6 mm).
 - 2. For location of elements in plan, do not vary from that indicated by more than plus or minus 1/2 inch (12 mm).
 - 3. For location of elements in elevation, do not vary from that indicated by more than plus or minus 1/4 inch (6 mm) in a story height or 1/2 inch (12 mm) total.
 - B. Lines and Levels:
 - 1. For bed joints and top surfaces of bearing walls, do not vary from level by more than 1/4 inch in 10 feet (6 mm in 3 m), or 1/2-inch (12-mm) maximum.
 - 2. For conspicuous horizontal lines, such as lintels, sills, parapets, and reveals, do not vary from level by more than 1/8 inch in 10 feet (3 mm in 3 m), 1/4 inch in 20 feet (6 mm in 6 m), or 1/2-inch (12-mm) maximum.
 - 3. For vertical lines and surfaces, do not vary from plumb by more than 1/4 inch in 10 feet (6 mm in 3 m), 3/8 inch in 20 feet (9 mm in 6 m), or 1/2-inch (12-mm) maximum.
 - 4. For conspicuous vertical lines, such as external corners, door jambs, reveals, and expansion and control joints, do not vary from plumb by more than 1/8 inch in 10 feet (3 mm in 3 m), 1/4 inch in 20 feet (6 mm in 6 m), or 1/2-inch (12-mm) maximum.
 - 5. For lines and surfaces, do not vary from straight by more than 1/4 inch in 10 feet (6 mm in 3 m), 3/8 inch in 20 feet (9 mm in 6 m), or 1/2-inch (12-mm) maximum.
 - C. Joints:
 - 1. Match existing adjacent coursing and joints.

3.3 LAYING MASONRY WALLS

- A. Lay out walls in advance for accurate spacing of surface bond patterns with uniform joint thicknesses and for accurate location of openings, movement-type joints, returns, and offsets. Avoid using less-than-half-size units, particularly at corners, jambs, and, where possible, at other locations.
- B. Bond Pattern for Exposed Masonry: Unless otherwise indicated, lay exposed masonry in running bond; do not use units with less-than-nominal 4-inch (100-mm) horizontal face dimensions at corners or jambs.
- C. Fill space between steel frames and masonry solidly with mortar unless otherwise indicated.
- D. Fill cores in hollow CMUs with grout 24 inches (600 mm) under bearing plates, beams, lintels, posts, and similar items unless otherwise indicated.

3.4 MORTAR BEDDING AND JOINTING

- A. Lay hollow brick and CMUs as follows:
 - 1. Bed face shells in mortar and make head joints of depth equal to bed joints.
 - 2. Bed webs in mortar in all courses of piers, columns, and pilasters.
 - 3. Bed webs in mortar in grouted masonry, including starting course on footings.
 - 4. Fully bed entire units, including areas under cells, at starting course on footings where cells are not grouted.
- B. Lay solid masonry units with completely filled bed and head joints; butter ends with sufficient mortar to fill head joints and shove into place. Do not deeply furrow bed joints or slush head joints.
- C. Tool exposed joints slightly concave when thumbprint hard, using a jointer larger than joint thickness unless otherwise indicated.
- D. Cut joints flush for masonry walls to receive plaster or other direct-applied finishes (other than paint) unless otherwise indicated.

3.5 ANCHORING MASONRY TO STRUCTURAL STEEL AND CONCRETE

A. Anchor masonry to structural steel and concrete, where masonry abuts or faces structural steel or concrete, to comply with the following:

3.6 FIELD QUALITY CONTROL

- A. Mortar Aggregate Ratio Test (Proportion Specification): For each mix provided, according to ASTM C 780.
- B. Mortar Test (Property Specification): For each mix provided, according to ASTM C 780. Test mortar for mortar air content and compressive strength.
- C. Grout Test (Compressive Strength): For each mix provided, according to ASTM C 1019.

3.7 CLEANING

- A. In-Progress Cleaning: Clean unit masonry as work progresses by dry brushing to remove mortar fins and smears before tooling joints.
- B. Final Cleaning: After mortar is thoroughly set and cured, clean exposed masonry as recommended by the manufacturer.

BAY CITY PUBLIC SCHOOLS- 2020 BOND PROJECTS SERIES 3 FITNESS CENTER RENOVATIONS FOR BAY CITY CENTRAL HS BAY CITY, MICHIGAN

3.8 MASONRY WASTE DISPOSAL

A. Excess Masonry Waste: Remove excess clean masonry waste and legally dispose of off Owner's property.

END OF SECTION 042000

SECTION 061053 - ROUGH CARPENTRY

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes:
 - 1. Wood blocking and nailers.

1.2 ACTION SUBMITTALS

- A. Product Data: For each type of process and factory-fabricated product.
 - 1. Include data for wood-preservative treatment from chemical treatment manufacturer and certification by treating plant that treated materials comply with requirements

PART 2 - PRODUCTS

2.1 WOOD PRODUCTS, GENERAL

- A. Lumber: DOC PS 20 and applicable rules of grading agencies indicated. If no grading agency is indicated, comply with the applicable rules of any rules-writing agency certified by the ALSC Board of Review. Grade lumber by an agency certified by the ALSC Board of Review to inspect and grade lumber under the rules indicated.
 - 1. Factory mark each piece of lumber with grade stamp of grading agency.
 - 2. Dress lumber, S4S, unless otherwise indicated.
- B. Maximum Moisture Content of Lumber: 15 percent for 2-inch nominal (38-mm actual) thickness or less.

2.2 WOOD-PRESERVATIVE-TREATED MATERIAL

- A. Preservative Treatment by Pressure Process: AWPA U1; Use Category UC2 for interior construction and Category UC3b for exterior construction.
 - 1. Preservative Chemicals: Acceptable to authorities having jurisdiction and containing no arsenic or chromium.
- B. Kiln-dry lumber after treatment to a maximum moisture content of 19 percent. Do not use material that is warped or that does not comply with requirements for untreated material.
- C. Mark lumber with treatment quality mark of an inspection agency approved by the ALSC Board of Review.
- D. Application: Treat items indicated on Drawings, and the following:
 - 1. Wood, nailers, blocking, stripping, and similar members in connection with flashing.
 - 2. Wood sills, sleepers, blocking, furring, stripping, and similar concealed members in contact with masonry or concrete.

2.3 FIRE-RETARDANT-TREATED MATERIALS

A. General: Where fire-retardant-treated materials are indicated, use materials complying with requirements in this article, that are acceptable to authorities having jurisdiction, and with fire-test-response characteristics specified as determined by testing identical products per test method indicated by a qualified testing agency.

- B. Fire-Retardant-Treated Lumber and Plywood by Pressure Process: Products with a flame spread index of 25 or less when tested according to ASTM E 84, and with no evidence of significant progressive combustion when the test is extended an additional 20 minutes, and with the flame front not extending more than 10.5 feet (3.2 m) beyond the centerline of the burners at any time during the test.
 - 1. Exterior Type: Treated materials shall comply with requirements specified above for fire-retardant-treated lumber and plywood by pressure process after being subjected to accelerated weathering according to ASTM D 2898. Use for exterior locations and where indicated.
 - 2. Interior Type A: Treated materials shall have a moisture content of 28 percent or less when tested according to ASTM D 3201 at 92 percent relative humidity. Use where exterior type is not indicated.
- C. Kiln-dry lumber and plywood after treatment to a maximum moisture content of 15 percent.
- D. Identify fire-retardant-treated wood with appropriate classification marking of qualified testing agency.
- E. Application: Treat items indicated on Drawings, and the following:
 - 1. Plywood backing panels.

2.4 MISCELLANEOUS LUMBER

- A. General: Provide miscellaneous lumber indicated and lumber for support or attachment of other construction, including the following:
 - 1. Blocking.
 - 2. Nailers.
 - 3. Furring.
 - 4. Grounds.
- B. Dimension Lumber Items: Construction or No. 2 grade lumber of any species.
- C. Concealed Boards: 15 percent maximum moisture content and any of the following species and grades:
 - 1. Mixed southern pine or southern pine; No. 2 grade; SPIB.
 - 2. Eastern softwoods; No. 2 Common grade; NeLMA.
 - 3. Northern species; No. 2 Common grade; NLGA.
 - 4. Western woods; Construction or No. 2 Common grade; WCLIB or WWPA.

2.5 FASTENERS

- A. General: Fasteners shall be of size and type indicated and shall comply with requirements specified in this article for material and manufacture.
 - 1. Where rough carpentry is exposed to weather, in ground contact, pressurepreservative treated, or in area of high relative humidity, provide fasteners with hotdip zinc coating complying with ASTM A 153/A 153M.
- B. Power-Driven Fasteners: Fastener systems with an evaluation report acceptable to authorities having jurisdiction, based on ICC-ES AC70.

2.6 METAL FRAMING ANCHORS

- A. Basis-of-Design Product: Subject to compliance with requirements, provide product indicated on Drawings or comparable product by one of the following:
 - 1. Cleveland Steel Specialty Co.
 - 2. KC Metals Products, Inc.

BAY CITY PUBLIC SCHOOLS- 2020 BOND PROJECTS SERIES 3 FITNESS CENTER RENOVATIONS FOR BAY CITY CENTRAL HS BAY CITY, MICHIGAN

- 3. Phoenix Metal Products, Inc.
- 4. Simpson Strong-Tie Co., Inc.
- 5. USP Structural Connectors.
- B. Galvanized-Steel Sheet: Hot-dip, zinc-coated steel sheet complying with ASTM A 653/A 653M, G60 (Z180) coating designation.
 - 1. Use for interior locations unless otherwise indicated.
- C. Hot-Dip, Heavy-Galvanized Steel Sheet: ASTM A 653/A 653M; structural steel (SS), highstrength low-alloy steel Type A (HSLAS Type A), or high-strength low-alloy steel Type B (HSLAS Type B); G185 (Z550) coating designation; and not less than 0.036 inch (0.9 mm) thick.
 - 1. Use for wood-preservative-treated lumber and where indicated.
- 2.7 MISCELLANEOUS MATERIALS
 - A. Flexible Flashing: Composite, self-adhesive, flashing product consisting of a pliable, rubberized-asphalt compound, bonded to a high-density polyethylene film, aluminum foil, or spunbonded polyolefin to produce an overall thickness of not less than 0.025 inch (0.6 mm).
 - B. Adhesives for Gluing Furring and Sleepers to Concrete or Masonry: Formulation complying with ASTM D 3498 that is approved for use indicated by adhesive manufacturer.

PART 3 - EXECUTION

- 3.1 INSTALLATION, GENERAL
 - A. Framing Standard: Comply with AF&PA's WCD 1, "Details for Conventional Wood Frame Construction," unless otherwise indicated.
 - B. Set rough carpentry to required levels and lines, with members plumb, true to line, cut, and fitted. Fit rough carpentry accurately to other construction. Locate furring, nailers, blocking, grounds, and similar supports to comply with requirements for attaching other construction.
 - C. Metal Framing Anchors: Install metal framing anchors to comply with manufacturer's written instructions. Install fasteners through each fastener hole.
 - D. Securely attach rough carpentry work to substrate by anchoring and fastening as indicated, complying with the following:
 - 1. Table 2304.9.1, "Fastening Schedule," in ICC's International Building Code (IBC).
 - 2. Table R602.3(1), "Fastener Schedule for Structural Members," and Table R602.3(2), "Alternate Attachments," in ICC's International Residential Code for One- and Two-Family Dwellings.
 - 3. ICC-ES evaluation report for fastener.

END OF SECTION 061000

SECTION 079200 - JOINT SEALANTS

PART 1 - GENERAL

1.1 SUMMARY

- A. This Section includes joint sealants for the following applications, including those specified by reference to this Section and following applications:
 - 1. Exterior joints in the following vertical surfaces and horizontal nontraffic surfaces:
 - a. Joints between different materials.
 - b. Perimeter joints between materials and frames of doors and louvers.
 - c. Other joints as indicated.
 - 2. Interior joints in the following vertical surfaces and horizontal nontraffic surfaces:
 - a. Vertical joints on exposed surfaces of interior ceramic tile and glazed concrete masonry walls.
 - b. Perimeter joints between interior wall surfaces and frames of interior doors and windows.
 - c. Joints between plumbing fixtures and adjoining walls, floors, and counters.
 - d. Other joints as indicated.
 - 3. Interior joints in the following horizontal traffic surfaces:
 - a. Isolation joints in cast-in-place concrete slabs.
 - b. Other joints as indicated.

1.2 PERFORMANCE REQUIREMENTS

- A. Provide elastomeric joint sealants that establish and maintain watertight and airtight continuous joint seals without staining or deteriorating joint substrates.
- B. Provide joint sealants for interior applications that establish and maintain airtight and waterresistant continuous joint seals without staining or deteriorating joint substrates.
- 1.3 SUBMITTALS
 - A. Product Data: For each joint-sealant product indicated.
 - B. Samples: For each type and color of joint sealant required, provide Samples with joint sealants in 1/2-inch- (13-mm-) wide joints formed between two 6-inch- (150-mm-) long strips of material matching the appearance of exposed surfaces adjacent to joint sealants.

1.4 QUALITY ASSURANCE

A. Preconstruction Field-Adhesion Testing: Before installing elastomeric sealants, field test their adhesion to Project joint substrates according to the method in ASTM C 1193 that is appropriate for the types of Project joints.

1.5 WARRANTY

- A. Special Installer's Warranty: Installer's standard form in which Installer agrees to repair or replace elastomeric joint sealants that do not comply with performance and other requirements specified in this Section within specified warranty period.
 - 1. Warranty Period: Two years from date of Substantial Completion.
- B. Special Manufacturer's Warranty: Manufacturer's standard form in which elastomeric sealant manufacturer agrees to furnish elastomeric joint sealants to repair or replace those that do not comply with performance and other requirements specified in this Section within specified warranty period.
 - 1. Warranty Period: 10 years from date of Substantial Completion.

PART 2 - PRODUCTS

2.1 MANUFACTURERS

- A. Products: Subject to compliance with requirements, provide one of the products listed in other Part 2 articles.
- 2.2 MATERIALS, GENERAL
 - A. Compatibility: Provide joint sealants, backings, and other related materials that are compatible with one another and with joint substrates under conditions of service and application, as demonstrated by sealant manufacturer, based on testing and field experience.
 - B. Colors of Exposed Joint Sealants: As selected by Architect from manufacturer's full range.
- 2.3 ELASTOMERIC JOINT SEALANTS
 - A. Elastomeric Sealants: Comply with ASTM C 920 and other requirements indicated for each liquid-applied chemically curing sealant specified, including those referencing ASTM C 920 classifications for type, grade, class, and uses related to exposure and joint substrates.
 - B. Stain-Test-Response Characteristics: Where elastomeric sealants are specified to be nonstaining to porous substrates, provide products that have undergone testing according to ASTM C 1248 and have not stained porous joint substrates indicated for Project.
 - C. Suitability for Immersion in Liquids. Where elastomeric sealants are indicated for Use I for joints that will be continuously immersed in liquids, provide products that have undergone testing according to ASTM C 1247 and qualify for the length of exposure indicated by reference to ASTM C 920 for Class 1 or 2. Liquid used for testing sealants is deionized water, unless otherwise indicated.
 - D. Low-Modulus Neutral -Curing Polyurethane Sealant: Where joint sealants of this type are indicated, provide products complying with the following:
 - 1. Available Products:
 - a. Pecora Corporation; Dynatrol I-XL.
 - b. Tremco; DyMonic.
 - c. Tremco; Vulkem 921.
 - 2. Type and Grade: S (single component) and NS (nonsag).
 - 3. Class: 25.
 - 4. Use Related to Exposure: NT (nontraffic).
 - 5. Uses Related to Joint Substrates: M, G, A, and, as applicable to joint substrates indicated, O.
 - a. Coated glass, aluminum coated with a high-performance coating, color anodic aluminum, galvanized steel, brick, limestone, marble, granite, plastic, tile, wood.
 - E. Single-Component Mildew-Resistant Acid-Curing Silicone Sealant: Where joint sealants of this type are indicated, provide products formulated with fungicide that are intended for sealing interior ceramic tile joints and other nonporous substrates that are subject to inservice exposures of high humidity and temperature extremes, and that comply with the following:
 - 1. Available Products:
 - a. Dow Corning Corporation; 786 Mildew Resistant.
 - b. GE Silicones; Sanitary SCS1700.
 - c. Tremco; Tremsil 200 White.
 - 2. Type and Grade: S (single component) and NS (nonsag).
 - 3. Class: 25.
 - 4. Use Related to Exposure: NT (nontraffic).

- 5. Uses Related to Joint Substrates: G, A, and, as applicable to joint substrates indicated,
 - a. Coated glass, aluminum coated with a high-performance coating, color anodic aluminum, galvanized steel, marble, granite, plastic and tile.
- F. Single-Component Pourable Urethane Sealant: Where joint sealants of this type are indicated, provide products complying with the following:
 - 1. Available Products:
 - a. Pecora Corporation; Urexpan NR-201.
 - b. Polymeric Systems Inc.; Flexiprene 952.
 - c. Tremco; Tremflex S/L.
 - d. Tremco; Vulkem 45.
 - e. Sonneborn Building Products, Div., ChemRex Inc.; SL 1.
 - 2. Type and Grade: S (single component) and P (pourable).
 - 3. Class: 25.
 - 4. Use Related to Exposure: T (traffic) and NT (nontraffic).
 - 5. Uses Related to Joint Substrates: M, A, and, as applicable to joint substrates indicated, O.
 - a. Color anodic aluminum, aluminum coated with a high-performance coating, galvanized steel, brick, granite, marble, ceramic tile and wood.

2.4 JOINT-SEALANT BACKING

- A. General: Provide sealant backings of material and type that are nonstaining; are compatible with joint substrates, sealants, primers, and other joint fillers; and are approved for applications indicated by sealant manufacturer based on field experience and laboratory testing.
- B. Cylindrical Sealant Backings: ASTM C 1330, Type C (closed-cell material with a surface skin), O (open-cell material), B (bicellular material with a surface skin) or any of the preceding types, as approved in writing by joint-sealant manufacturer for joint application indicated, and of size and density to control sealant depth and otherwise contribute to producing optimum sealant performance:
- C. Elastomeric Tubing Sealant Backings: Neoprene, butyl, EPDM, or silicone tubing complying with ASTM D 1056, nonabsorbent to water and gas, and capable of remaining resilient at temperatures down to minus 26 deg F (minus 32 deg C). Provide products with low compression set and of size and shape to provide a secondary seal, to control sealant depth, and to otherwise contribute to optimum sealant performance.
- D. Bond-Breaker Tape: Polyethylene tape or other plastic tape recommended by sealant manufacturer for preventing sealant from adhering to rigid, inflexible joint-filler materials or joint surfaces at back of joint where such adhesion would result in sealant failure. Provide self-adhesive tape where applicable.

2.5 MISCELLANEOUS MATERIALS

- A. Primer: Material recommended by joint-sealant manufacturer where required for adhesion of sealant to joint substrates indicated, as determined from preconstruction joint-sealant-substrate tests and field tests.
- B. Cleaners for Nonporous Surfaces: Chemical cleaners acceptable to manufacturers of sealants and sealant backing materials, free of oily residues or other substances capable of staining or harming joint substrates and adjacent nonporous surfaces in any way, and formulated to promote optimum adhesion of sealants to joint substrates.
- C. Masking Tape: Nonstaining, nonabsorbent material compatible with joint sealants and surfaces adjacent to joints.

PART 3 - EXECUTION

3.1 PREPARATION

- A. Surface Cleaning of Joints: Clean out joints immediately before installing joint sealants.
 - 1. Remove all foreign material from joint substrates that could interfere with adhesion of joint sealant.
 - a. Clean porous joint substrate surfaces by brushing, grinding, blast cleaning, mechanical abrading, or a combination of these methods to produce a clean, sound substrate capable of developing optimum bond with joint sealants. Remove loose particles remaining after cleaning operations above by vacuuming or blowing out joints with oil-free compressed air.
 - 2. Remove laitance and form-release agents from concrete.
 - a. Clean nonporous surfaces with chemical cleaners or other means that do not stain, harm substrates, or leave residues capable of interfering with adhesion of joint sealants.
- B. Joint Priming: Prime joint substrates, where recommended in writing by joint-sealant manufacturer, based on preconstruction joint-sealant-substrate tests or prior experience. Apply primer to comply with joint-sealant manufacturer's written instructions. Confine primers to areas of joint-sealant bond; do not allow spillage or migration onto adjoining surfaces.
- C. Masking Tape: Use masking tape where required to prevent contact of sealant with adjoining surfaces that otherwise would be permanently stained or damaged by such contact or by cleaning methods required to remove sealant smears. Remove tape immediately after tooling without disturbing joint seal.

3.2 INSTALLATION

- A. General: All dissimilar materials are to be caulked.
- B. Sealant Installation Standard: Comply with recommendations in ASTM C 1193 for use of joint sealants as applicable to materials, applications, and conditions indicated.
- C. Install sealant backings of type indicated to support sealants during application and at position required to produce cross-sectional shapes and depths of installed sealants relative to joint widths that allow optimum sealant movement capability.
 - 1. Do not leave gaps between ends of sealant backings.
 - 2. Do not stretch, twist, puncture, or tear sealant backings.
 - 3. Remove absorbent sealant backings that have become wet before sealant application and replace them with dry materials.
- D. Install bond-breaker tape behind sealants where sealant backings are not used between sealants and backs of joints.
- E. Install sealants using proven techniques that comply with the following and at the same time backings are installed:
 - 1. Place sealants so they directly contact and fully wet joint substrates.
 - 2. Completely fill recesses in each joint configuration.
 - 3. Produce uniform, cross-sectional shapes and depths relative to joint widths that allow optimum sealant movement capability.
- F. Tooling of Nonsag Sealants: Immediately after sealant application and before skinning or curing begins, tool sealants according to requirements specified below to form smooth, uniform beads of configuration indicated; to eliminate air pockets; and to ensure contact and adhesion of sealant with sides of joint.
 - 1. Remove excess sealant from surfaces adjacent to joints.

- 2. Use tooling agents that are approved in writing by sealant manufacturer and that do not discolor sealants or adjacent surfaces.
- 3. Provide concave joint configuration per Figure 5A in ASTM C 1193, unless otherwise indicated.
- G. Clean off excess sealant or sealant smears adjacent to joints as the Work progresses by methods and with cleaning materials approved in writing by manufacturers of joint sealants and of products in which joints occur.

3.3 JOINT-SEALANT SCHEDULE

- A. Joint-Sealant Application: contraction joints in cast-in-place concrete slabs.
 - 1. Joint Sealant: Single-component pourable urethane sealant.
 - 2. Joint-Sealant Color: As selected by Architect from Manufacturers full color range.
- B. Joint-Sealant Application: Exterior vertical and horizontal joints between different materials.
 1. Joint Sealant: Low- Modulus Neutral-Curing Polyurethane Sealant.
 - 2. Joint-Sealant Color: As selected by Architect from Manufacturers full color range.
- C. Joint-Sealant Application: Exterior perimeter joints between materials and frames of doors and louvers.
 - 1. Joint Sealant: Low- Modulus Neutral-Curing Polyurethane Sealant.
 - 2. Joint-Sealant Color: As selected by Architect from Manufacturers full color range.

D. Joint-Sealant Application: Interior perimeter joints of exterior openings.

- 1. Joint Sealant: Low-Modulus Neutral-Curing Polyurethane Sealant.
- 2. Joint-Sealant Color: As selected by Architect from Manufacturers full color range.
- E. Joint-Sealant Application: Vertical interior joints in ceramic tile or glazed CMU walls, where non-porous surface wraps into joint.
 - 1. Joint Sealant: Single-component mildew-resistant acid-curing silicone sealant.
 - 2. Joint Sealant Color: As selected by Architect from Manufacturers full color range to match mortar or grout color of walls.
- F. Joint-Sealant Application: Vertical interior control / expansion joints joints in glazed CMU walls, where non-porous surface is face shell only, and porous concrete masonry or poured concrete are the primary bonding surfaces.
 - 1. Joint Sealant: Dow Corning 790 Single-component neutral curing silicone sealant.
 - 2. Joint Sealant Color: As selected by Architect from Manufacturers full color range to match mortar or grout color of walls.
 - 3. Joint Sealant Primer: Dow Corning 1200 OS primer: where sealant ajoins non-porous substrates, or where recommended by sealant manufacturer.

END OF SECTION 079200

SECTION 081113 - HOLLOW METAL DOORS AND FRAMES

PART 1 - GENERAL

- 1.1 SUMMARY
 - A. Section includes hollow-metal interior doors and frames.
- 1.2 DEFINITIONS
 - A. Minimum Thickness: Minimum thickness of base metal without coatings according to NAAMM-HMMA 803 or SDI A250.8.
- 1.3 ACTION SUBMITTALS
 - A. Product Data: For each type of product.
 - B. Shop Drawings: Include elevations, door edge details, frame profiles, metal thicknesses, preparations for hardware, and other details.
 - C. Schedule: Prepared by or under the supervision of supplier, using same reference numbers for details and openings as those on Drawings.

1.4 INFORMATIONAL SUBMITTALS

A. Product test reports.

PART 2 - PRODUCTS

2.1 MANUFACTURERS

- A. Manufacturers: Subject to compliance with requirements, provide products by one of the following:
 - 1. Steelcraft: Allegion.
 - 2. Ceco Door; ASSA ABLOY.
 - 3. Curries Company; ASSA ABLOY.
 - 4. LaForce, Inc.
 - 5. Mesker Door Inc.
 - 6. Pioneer Industries.
 - 7. Republic Doors and Frames.
- 2.2 REGULATORY REQUIREMENTS
 - A. Fire-Rated Assemblies: Complying with NFPA 80 and listed and labeled by a qualified testing agency acceptable to authorities having jurisdiction for fire-protection ratings and temperature-rise limits indicated, based on testing at positive pressure according to NFPA 252 or UL 10C.
 - 1. Smoke- and Draft-Control Assemblies: Provide an assembly with gaskets listed and labeled for smoke and draft control by a qualified testing agency acceptable to authorities having jurisdiction, based on testing according to UL 1784 and installed in compliance with NFPA 105.
 - B. Fire-Rated, Borrowed-Lite Assemblies: Complying with NFPA 80 and listed and labeled by a testing and inspecting agency acceptable to authorities having jurisdiction for fire-protection ratings indicated, based on testing according to NFPA 257 or UL 9.

BAY CITY PUBLIC SCHOOLS- 2020 BOND PROJECTS SERIES 3 FITNESS CENTER RENOVATIONS FOR BAY CITY CENTRAL HS BAY CITY, MICHIGAN

2.3 INTERIOR DOORS AND FRAMES

- A. Extra-Heavy-Duty Doors and Frames: ANSI/SDI A250.8, Level 3; ANSI/SDI A250.4, Level A.
 1. Physical Performance Level A According to SDI A250.4
 - 2. Doors:
 - a. Type: As indicated in the Door and Frame Schedule.
 - b. Thickness: 1-3/4 inches (44.5 mm).
 - c. Face: Uncoated steel sheet, minimum thickness of 0.053 inch (1.3 mm).
 - d. Edge Construction: Model 1, Full Flush
 - e. Fire-Rated Core: Manufacturer's standard
 - 3. Frames:
 - a. Materials: Uncoated steel sheet, minimum thickness of 0.053 inch (1.3 mm).
 - b. Sidelite and Transom Frames: Fabricated from same thickness material as adjacent door frame.
 - c. Construction: Full profile welded.
 - 4. Exposed Finish: Prime.

2.4 FRAME ANCHORS

- A. Jamb Anchors:
 - 1. Masonry Type: Adjustable strap-and-stirrup or T-shaped anchors to suit frame size, not less than 0.042 inch (1.0 mm) thick, with corrugated or perforated straps not less than 2 inches (51 mm) wide by 10 inches (254 mm) long; or wire anchors not less than 0.177 inch (4.5 mm) thick.
 - 2. Stud-Wall Type: Designed to engage stud, welded to back of frames; not less than 0.042 inch (1.0 mm) thick.
 - 3. Postinstalled Expansion Type for In-Place Concrete or Masonry: Minimum 3/8-inch-(9.5-mm-) diameter bolts with expansion shields or inserts. Provide pipe spacer from frame to wall, with throat reinforcement plate, welded to frame at each anchor location.
- B. Floor Anchors: Formed from same material as frames, minimum thickness of 0.042 inch (1.0 mm), and as follows:
 - 1. Monolithic Concrete Slabs: Clip-type anchors, with two holes to receive fasteners.
 - 2. Separate Topping Concrete Slabs: Adjustable-type anchors with extension clips, allowing not less than 2-inch (51-mm) height adjustment. Terminate bottom of frames at finish floor surface.

2.5 MATERIALS

- A. Cold-Rolled Steel Sheet: ASTM A 1008/A 1008M, Commercial Steel (CS), Type B; suitable for exposed applications.
- B. Hot-Rolled Steel Sheet: ASTM A 1011/A 1011M, Commercial Steel (CS), Type B; free of scale, pitting, or surface defects; pickled and oiled.
- C. Frame Anchors: ASTM A 879/A 879M, Commercial Steel (CS), 04Z (12G) coating designation; mill phosphatized.
 - 1. For anchors built into exterior walls, steel sheet complying with ASTM A 1008/A 1008M or ASTM A 1011/A 1011M, hot-dip galvanized according to ASTM A 153/A 153M, Class B.
- D. Inserts, Bolts, and Fasteners: Hot-dip galvanized according to ASTM A 153/A 153M.
- E. Power-Actuated Fasteners in Concrete: From corrosion-resistant materials.

- F. Grout: ASTM C 476, except with a maximum slump of 4 inches (102 mm), as measured according to ASTM C 143/C 143M.
- G. Mineral-Fiber Insulation: ASTM C 665, Type I (blankets without membrane facing).
- H. Glazing: Section 088000 "Glazing."

2.6 FABRICATION

- A. Fabricate hollow-metal work to be rigid and free of defects, warp, or buckle. Accurately form metal to required sizes and profiles, with minimum radius for metal thickness. Where practical, fit and assemble units in manufacturer's plant. To ensure proper assembly at Project site, clearly identify work that cannot be permanently factory assembled before shipment.
- B. Hollow-Metal Doors:
 - 1. Astragals: Provide overlapping astragal on one leaf of pairs of doors where required by NFPA 80 for fire-performance rating or where indicated.
- C. Hollow-Metal Frames: Where frames are fabricated in sections due to shipping or handling limitations, provide alignment plates or angles at each joint, fabricated of same thickness metal as frames.
 - 1. Provide countersunk, flat- or oval-head exposed screws and bolts for exposed fasteners unless otherwise indicated. For post-installed anchors, countersunk fastener to be covered with bondo and smoothed.
 - 2. Grout Guards: Weld guards to frame at back of hardware mortises in frames to be grouted.
 - 3. Floor Anchors: Weld anchors to bottoms of jambs with at least four spot welds per anchor.
 - 4. Jamb Anchors: Provide number and spacing of anchors as follows:
 - a. Masonry Type: Locate anchors not more than 16 inches (406 mm) from top and bottom of frame. Space anchors not more than 32 inches (813 mm) o.c., to match coursing, and as follows:
 - 1) Two anchors per jamb up to 60 inches (1524 mm) high.
 - 2) Three anchors per jamb from 60 to 90 inches (1524 to 2286 mm) high.
 - 3) Four anchors per jamb from 90 to 120 inches (2286 to 3048 mm) high.
 - b. Stud-Wall Type: Locate anchors not more than 18 inches (457 mm) from top and bottom of frame. Space anchors not more than 32 inches (813 mm) o.c. and as follows:
 - 1) Three anchors per jamb up to 60 inches (1524 mm) high.
 - 2) Four anchors per jamb from 60 to 90 inches (1524 to 2286 mm) high.
 - 3) Five anchors per jamb from 90 to 96 inches (2286 to 2438 mm) high.
 - c. Compression Type: Not less than two anchors in each frame.
 - d. Postinstalled Expansion Type: Locate anchors not more than 6 inches (152 mm) from top and bottom of frame. Space anchors not more than 26 inches (660 mm) o.c.
 - 5. Door Silencers: Except on weather-stripped frames, drill stops to receive door silencers.
 - a. Single-Door Frames: Drill stop in strike jamb to receive three door silencers.
 - b. Double-Door Frames: Drill stop in head jamb to receive two door silencers.
- D. Hardware Preparation: Factory prepare hollow-metal work to receive templated mortised hardware; include cutouts, reinforcement, mortising, drilling, and tapping according to SDI A250.6, the Door Hardware Schedule, and templates.

- 1. Reinforce doors and frames to receive nontemplated, mortised, and surface-mounted door hardware.
- 2. Comply with applicable requirements in SDI A250.6 and BHMA A156.115 for preparation of hollow-metal work for hardware.
- E. Stops and Moldings: Provide stops and moldings around glazed lites and louvers where indicated. Form corners of stops and moldings with butted or mitered hairline joints.
 - 1. Single Glazed Lites: Provide fixed stops and moldings welded on secure side of hollow-metal work.
 - 2. Multiple Glazed Lites: Provide fixed and removable stops and moldings so that each glazed lite is capable of being removed independently.
 - 3. Provide fixed frame moldings on outside of exterior and on secure side of interior doors and frames.
 - 4. Provide loose stops and moldings on inside of hollow-metal work.
 - 5. Coordinate rabbet width between fixed and removable stops with glazing and installation types indicated.
- 2.7 STEEL FINISHES
 - A. Prime Finish: Clean, pretreat, and apply manufacturer's standard primer.
 - 1. Shop Primer: SDI A250.10.

2.8 ACCESSORIES

A. Grout Guards: Formed from same material as frames, not less than 0.016 inch (0.4 mm) thick.

PART 3 - EXECUTION

3.1 INSTALLATION

- A. Hollow-Metal Frames: Install hollow-metal frames for doors, transoms, sidelites, borrowed lites, and other openings, of size and profile indicated. Comply with SDI A250.11 or NAAMM-HMMA 840 as required by standards specified.
 - 1. Set frames accurately in position; plumbed, aligned, and braced securely until permanent anchors are set. After wall construction is complete, remove temporary braces, leaving surfaces smooth and undamaged.
 - a. At fire-rated openings, install frames according to NFPA 80.
 - b. Where frames are fabricated in sections because of shipping or handling limitations, field splice at approved locations by welding face joint continuously; grind, fill, dress, and make splice smooth, flush, and invisible on exposed faces.
 - c. Install frames with removable stops located on secure side of opening.
 - d. Install door silencers in frames before grouting.
 - e. Remove temporary braces necessary for installation only after frames have been properly set and secured.
 - f. Check plumb, square, and twist of frames as walls are constructed. Shim as necessary to comply with installation tolerances.
 - 2. Floor Anchors: Provide floor anchors for each jamb and mullion that extends to floor, and secure with postinstalled expansion anchors.
 - a. Floor anchors may be set with power-actuated fasteners instead of postinstalled expansion anchors if so indicated and approved on Shop Drawings.
 - 3. Metal-Stud Partitions: Solidly pack mineral-fiber insulation inside frames.

- 4. In-Place Concrete or Masonry Construction: Secure frames in place with postinstalled expansion anchors. Countersink anchors, and fill and make smooth, flush, and invisible on exposed faces.
- 5. Installation Tolerances: Adjust hollow-metal door frames for squareness, alignment, twist, and plumb to the following tolerances:
 - a. Squareness: Plus or minus 1/16 inch (1.6 mm), measured at door rabbet on a line 90 degrees from jamb perpendicular to frame head.
 - b. Alignment: Plus or minus 1/16 inch (1.6 mm), measured at jambs on a horizontal line parallel to plane of wall.
 - c. Twist: Plus or minus 1/16 inch (1.6 mm), measured at opposite face corners of jambs on parallel lines, and perpendicular to plane of wall.
 - d. Plumbness: Plus or minus 1/16 inch (1.6 mm), measured at jambs at floor.
- B. Hollow-Metal Doors: Fit hollow-metal doors accurately in frames, within clearances specified below. Shim as necessary.
 - 1. Non-Fire-Rated Steel Doors:
 - a. Between Door and Frame Jambs and Head: 1/8 inch (3.2 mm) plus or minus 1/32 inch (0.8 mm).
 - b. Between Edges of Pairs of Doors: 1/8 inch (3.2 mm) to 1/4 inch (6.3 mm) plus or minus 1/32 inch (0.8 mm).
 - c. At Bottom of Door: 5/8 inch (15.8 mm) plus or minus 1/32 inch (0.8 mm).
 - d. Between Door Face and Stop: 1/16 inch (1.6 mm) to 1/8 inch (3.2 mm) plus or minus 1/32 inch (0.8 mm).
 - 2. Fire-Rated Doors: Install doors with clearances according to NFPA 80.
 - 3. Smoke-Control Doors: Install doors and gaskets according to NFPA 105.
- C. Glazing: Comply with installation requirements in Section 088000 "Glazing" and with hollow-metal manufacturer's written instructions.
 - 1. Secure stops with countersunk flat- or oval-head machine screws spaced uniformly not more than 9 inches (230 mm) o.c. and not more than 2 inches (51 mm) o.c. from each corner.

3.2 ADJUSTING AND CLEANING

- A. Final Adjustments: Check and readjust operating hardware items immediately before final inspection. Leave work in complete and proper operating condition. Remove and replace defective work, including hollow-metal work that is warped, bowed, or otherwise unacceptable.
- B. Remove grout and other bonding material from hollow-metal work immediately after installation.
- C. Prime-Coat Touchup: Immediately after erection, sand smooth rusted or damaged areas of prime coat and apply touchup of compatible air-drying, rust-inhibitive primer.

END OF SECTION 081113

SECTION 084113 - ALUMINUM FRAMING AND FRP DOORS

PART 1 - GENERAL

1.1 SUMMARY

- A. This Section includes the following:
 - 1. Exterior aluminum door frames.
 - 2. Exterior manual swing FRP doors
- B. Door hardware to be furnished and installed by aluminum framed entrance manufacturer as specified in Division 8 Section "Door Hardware."

1.2 PERFORMANCE REQUIREMENTS

- A. General: Provide aluminum-framed systems, including anchorage, capable of withstanding, without failure, the effects of the following:
 - 1. Structural loads.
 - 2. Thermal movements.
 - 3. Movements of supporting structure indicated on Drawings including, but not limited to, story drift and deflection from uniformly distributed and concentrated live loads.
 - 4. Dimensional tolerances of building frame and other adjacent construction.
 - 5. Failure includes the following:
 - a. Deflection exceeding specified limits.
 - b. Loosening or weakening of fasteners, attachments, and other components.
 - c. Sealant failure.
 - d. Failure of operating units to function properly.
- B. Thermally Broken Construction: At glazed openings provide systems that isolate aluminum exposed to exterior from aluminum exposed to interior with a material of low thermal conductance.
- C. Deflection of Framing Members Normal to Wall Plane: Limited to 1/175 of clear span for spans up to 13 feet 6 inches (4.1 m) and to 1/240 of clear span plus 1/4 inch (6.35 mm) for spans greater than 13 feet 6 inches (4.1 m) or an amount that restricts edge deflection of individual glazing lites to 3/4 inch (19 mm), whichever is less.
- D. Temperature Change (Range): Systems accommodate 120 deg F (67 deg C), ambient; 180 deg F (100 deg C), material surfaces.
- E. Wind Loads: Provide entrance systems, including anchorage capable of with standing wind load design pressures calculated according to requirements of authorities having jurisdiction or the American Society of Civil Engineers' ASCE 7, "Minimum Design Loads for Buildings and Other Structures," 6.4.2, "Analytical Procedure, " whichever are more stringent.
 - 1. Deflection of framing members in a direction normal to wall plane is limited to 1/175 of clear span or 3/4-inch, whichever is smaller, unless otherwise indicated.
 - 2. Static Pressure Test Performance: Provide entrance systems that do not evidence material failures, structural distress, failure of operating components to function normally, or permanent deformation of main framing members exceeding 0.2 percent of clear span when tested according to ASTM E 330.
 - a. Test Pressure: 150 percent of inward and outward wind-load design pressures.
 - b. Duration: As required by design wind velocity; fastest 1 mile of wind for relevant exposure category.
- F. Dead Loads: Provide entrance system members that do not deflect an amount which will reduce glazing bit below 75 percent of design dimension when carrying full dead load.

- 1. Provide a minimum 1/8-inch clearance between members and top of glazing or other fixed part immediately below.
- 2. Provide a minimum 1/16-inch clearance between members and operable doors.
- G. Live Loads: Provide entrance system, including anchorage, that accommodate the supporting structures' deflection form uniformly distributed and concentrated live loads indicated without failure of materials or permanent deformation.
- H. Air Infiltration: Maximum air leakage through fixed glazing and framing areas of systems of 0.06 cfm/sq. ft. (0.03 L/s per sq. m) of fixed wall area when tested according to ASTM E 283 at a minimum static-air-pressure difference of 6.24 lbf/sq. ft. (300 Pa).
- I. Water Penetration Under Static Pressure: Systems do not evidence water penetration through fixed glazing and framing areas when tested according to ASTM E 331 at a minimum static-air-pressure difference of 20 percent of positive wind-load design pressure, but not less than 6.24 lbf/sq. ft. (300 Pa).
 - 1. Uncontrolled water infiltrating systems or appearing on systems' normally exposed interior surfaces from sources other than condensation. Water controlled by flashing and gutters and is drained back to the exterior, which cannot damage adjacent materials and finishes due to water leakage.
- J. Thermal Movement: Provide entrance systems, including anchorage, that accommodate thermal movements of systems and supporting elements resulting from the following maximum change (range) in ambient and surface temperatures without buckling, damaging stresses on glazing, failure of joint sealants, damaging loads on fasteners, failure of doors or other operating units to function properly, and other detrimental effects.
 - 1. Temperature Change (Range): 120 degree F., ambient; 180 degree F., material surfaces.
- K. Structural Support Movement: Provide entrance systems that accommodate structural movement including, but not limited to, sway and deflection.
- L. Average Thermal Conductance: Fixed glazing and framing areas of systems have average U-factor of not more than 0.69 Btu/sq. ft. x h x deg F (3.92 W/sq. m x K) when tested according to AAMA 1503.
- M. Dimensional Tolerance: Provide entrances systems and sloped glazing systems that accommodate dimensional tolerances of building frame and other adjacent construction.
- N. Abrasion Resistance: Face sheet to have o greater than 0.029 average weight loss percentage after Taber Abrasion Test 25 cycles at 500 gram weight with H-18 wheel.
- O. Stain Resistance: Face sheet to be unaffected after 24 hours exposure to SVS-1 white spray enamel. Must retain DE or 0.57 or less with MacBeth Colorimeter. Dark Brown (Bronze) FRP to be used as a basis.
- P. Chemical Resistance: Face sheet to be unaffected after 4 hours exposure to acetic acid (10 percent solution), acetone, sodium hypochlorite (5.25 percent solution) and hydrochloric acid (10 percent solution). No discoloration or panel damage will be allowed.

1.3 SUBMITTALS

- A. Product Data: For each type of product indicated.
- B. Shop Drawings: Include plans, elevations, sections, details, and attachments to other work.
 - 1. For entrances, include hardware schedule and indicate operating hardware types, functions, quantities, and locations.
- C. Samples: For each exposed finish.

1.4 QUALITY ASSURANCE

A. Installer Qualifications: Acceptable to manufacturer and capable of preparation of data for aluminum-framed systems including Shop Drawings based on testing and engineering analysis of manufacturer's standard units in assemblies similar to those indicated for this Project.

1.5 WARRANTY

- A. Special Assembly Warranty: Manufacturer's standard form in which manufacturer agrees to repair or replace components of aluminum-framed systems that do not comply with requirements or that deteriorate as defined in this Section within specified warranty period.
 - Failures include, but are not limited to, the following:
 - a. Structural failures including, but not limited to, excessive deflection.
 - b. Noise or vibration caused by thermal movements.
 - c. Deterioration of metals, metal finishes, and other materials beyond normal weathering.
 - d. Adhesive or cohesive sealant failures.
 - e. Water leakage through fixed glazing and framing areas.
 - 1) Adding field-applied exposed sealants is not an acceptable leak repair.
 - Failure of operating components to function properly.
 - 2. Warranty Period: Two years from date of Substantial Completion.
- B. Special Finish Warranty: Manufacturer's standard form in which manufacturer agrees to repair or replace components on which finishes fail within specified warranty period. Warranty does not include normal weathering.
 - 1. Warranty Period: 20 years from date of Substantial Completion.

PART 2 - PRODUCTS

2.1 MANUFACTURERS

f.

- A. Basis of Design Manufacturers: Subject to compliance with requirements, provide aluminum framed entrances and storefronts by Specialite, or a comparable product by:
 - 1. Vale
 - 2. Architect Approved Equal.

2.2 MATERIALS

- A. Aluminum: Alloy and temper recommended by manufacturer for type of use and finish indicated.
 - 1. Sheet and Plate: ASTM B 209 (ASTM B 209M).
 - 2. Extruded Bars, Rods, Profiles, and Tubes: ASTM B 221 (ASTM B 221M).
 - 3. Extruded Structural Pipe and Tubes: ASTM B 429.
 - 4. Structural Profiles: ASTM B 308/B 308M.
- B. Steel Reinforcement: With manufacturer's standard corrosion-resistant primer.
 - 1. Structural Shapes, Plates, and Bars: ASTM A 36/A 36M.
 - 2. Cold-Rolled Sheet and Strip: ASTM A 1008/A 1008M.
 - 3. Hot-Rolled Sheet and Strip: ASTM A 1011/A 1011M.
- 2.3 FRAMING SYSTEMS
 - A. Framing Members: Manufacturer's standard extruded-aluminum framing members of thickness required and reinforced as required to support imposed loads.

- 1. Construction: Nonthermal for interior applications and external framing members are composite assemblies of two separate extruded-aluminum components permanently bonded by an elastomeric material of low thermal conductance.
- B. Brackets and Reinforcements: Manufacturer's standard high-strength aluminum with nonstaining, nonferrous shims for aligning system components.
- C. Fasteners and Accessories: Manufacturer's standard corrosion-resistant, nonstaining, nonbleeding fasteners and accessories compatible with adjacent materials.
 - 1. Where fasteners are subject to loosening or turning out from thermal and structural movements, wind loads, or vibration, use self-locking devices.
 - 2. Reinforce members as required to receive fastener threads.
 - 3. Use exposed fasteners with countersunk Phillips screw heads, finished to match framing system or fabricated from stainless steel.
- D. Concrete and Masonry Inserts: Hot-dip galvanized cast-iron, malleable-iron, or steel inserts complying with ASTM A 123/A 123M or ASTM A 153/A 153M requirements.
- E. Flashing: Manufacturer's standard corrosion-resistant, nonstaining, nonbleeding concealed flashing compatible with adjacent materials. Form exposed flashing from sheet aluminum finished to match framing and of sufficient thickness to maintain a flat appearance without visible deflection.
- F. Framing System Gaskets, Sealants and Joint Fillers: Manufacturer's standard recommended by manufacturer for joint type.

2.4 DOORS

- A. FRP Flush Door Entrance Systems: Manufacturer's standard glazed doors, for manual swing operation.
 - 1. 1-3/4-inch (44.5-mm) thick, 6063-T5 aluminum alloy rails and stiles minimum 2-5/16inch deep. Provide joinery of 3/8-inch diameter full width tie rods through extruded spline top and bottom standard. 0.125-inch tubular shaped stiles and rails reinforced to accept hardware as specified. Provide hex type aircraft nuts for joinery without welds, glues or their methods of securing internal door extrusions. Furnish integral reglets to accept face sheet to permit flush appearance.
 - 2. Extruded top and bottom rail legs for interlocking continuous rail rigidity weather bar. Lock face sheet in place with extruded interlocking edges to be flush with aluminum stiles and rails.
 - 3. Face sheet to be 0.120-inch minimum thickness Fiberglass Reinforced Polyester (FRP) with a SL-17 embossed pattern. Provide 0.120 thickness rigid backing for added rigidity and impact resistance.
 - 4. Core shall be manufacturer's standard polyurethane foam.
 - 5. Meeting rails on pairs of doors, and weather-bars with nylon brush weather stripping.
 - 6. Provide ADA compliant recess pulls on all FRP doors.
- B. Frame: 1-3/4-inch by 4-1/2-inch nominal dimension; thermally broken with interior tubular section insulated form exterior; flush glazing stops; drainage holes; internal weep drainage system. Frames for interior glazing need not to be thermally broken.
- C. Panels: One-inch fiberglass reinforced polyester-faced panel with poured-in-place urethane core,
 - 1. Basis of design: Special-Lite, Inc., SL-37 pebble grain fiberglass reinforced polyester panel.
- 2.5 DOOR HARDWARE

- A. General: Provide heavy-duty units in sizes and types recommended by entrance system and hardware manufacturers for entrances and uses indicated.
 - 1. All aluminum hardware not specified in this Section will be furnished by the Door Hardware Supplier under Division 8 Section "Door Hardware."
- B. Cylinders: As specified in Division 8 Section "Door Hardware."
- C. Provide manufacturers standard recess pulls and additional standard hardware to be provided with door entrance system.
- D. Strikes: Provide strikes with black-plastic dust box for each latch or lock bolts; fabricated for aluminum framing.
- E. Weather Stripping: Manufacturer's standard replaceable door seals.
 - 1. Compression Type: Made of ASTM D 2000, molded neoprene, or ASTM D 2287, molded PVC.
 - 2. Sliding Type: AAMA 701, made of wool, polypropylene, or nylon woven pile with nylon-fabric or aluminum-strip backing.
- F. Weather Sweeps: Manufacturer's standard exterior-door bottom sweep with concealed fasteners on mounting strip.

2.6 ACCESSORY MATERIALS

- A. Insulating Materials: As specified in Division 7 Section "Building Insulation."
- B. Bituminous Paint: Cold-applied asphalt-mastic paint complying with SSPC-Paint 12 requirements except containing no asbestos formulated for 30-mil (0.762-mm) thickness per coat.

2.7 FABRICATION

- A. Framing Members, General: Fabricate components that, when assembled, have the following characteristics:
 - 1. Fabricate top and bottom rails with deep penetration plug welds and fillet welds.
 - 2. Profiles that are sharp, straight, and free of defects or deformations.
 - 3. Accurately fitted joints with ends coped or mitered.
 - 4. Means to drain water passing joints, condensation occurring within framing members, and moisture migrating within the system to exterior.
 - 5. Fasteners, anchors, and connection devices that are concealed from view to greatest extent possible.
- B. Door Frames: Reinforce as required to support loads imposed by door operation and for installing hardware.
 - 1. At exterior doors, provide compression weather stripping at fixed stops.
- C. Doors: Reinforce doors as required for installing hardware.
 - 1. At pairs of exterior doors, provide sliding weather stripping retained in adjustable strip mortised into door edge.
 - 2. At exterior doors, provide weather sweeps applied to door bottoms.
- D. Hardware Installation: Factory install hardware to the greatest extent possible. Cut, drill, and tap for factory-installed hardware before applying finishes.

2.8 ALUMINUM AND FRP FINISHES

- A. Frames: Color Anodic Finish: Class II, color anodic coating complying with AAMA 611 at FRP / Aluminum doors, frames and storefront.
 - 1. Color: Dark bronze.

B. Doors: SL-37 fiberglass, Sandstone

PART 3 - EXECUTION

- 3.1 INSTALLATION
 - A. General:
 - 1. Fit joints to produce hairline joints free of burrs and distortion.
 - 2. Rigidly secure nonmovement joints.
 - 3. Install anchors with separators and isolators to prevent metal corrosion and electrolytic deterioration.
 - 4. Seal joints watertight, unless otherwise indicated.
 - B. Metal Protection:
 - 1. Where aluminum will contact dissimilar metals, protect against galvanic action by painting contact surfaces with primer or by applying sealant or tape or installing nonconductive spacers as recommended by manufacturer for this purpose.
 - 2. Where aluminum will contact concrete or masonry, protect against corrosion by painting contact surfaces with bituminous paint.
 - C. Install components to drain water passing joints, condensation occurring within framing members, and moisture migrating within the system to exterior.
 - D. Set continuous sill members and flashing in full sealant bed as specified in Division 7 Section "Joint Sealants" and to produce weathertight installation.
 - E. Install components plumb and true in alignment with established lines and grades, without warp or rack.
 - F. Entrances: Install to produce smooth operation and tight fit at contact points.
 - 1. Exterior Entrances: Install to produce tight fit at weather stripping and weathertight closure.
 - 2. Field-Installed Hardware: Install surface-mounted hardware according to hardware manufacturers' written instructions using concealed fasteners to greatest extent possible.
 - G. Pack fibrous insulation in shim spaces at perimeter of assembly to maintain continuity of thermal barrier.
 - H. Install perimeter joint sealants as specified in Division 7 Section "Joint Sealants" and to produce weathertight installation.
 - I. Erection Tolerances: Install aluminum-framed systems to comply with the following maximum tolerances:
 - 1. Location and Plane: Limit variation from true location and plane to 1/8 inch in 12 feet (3 mm in 3.7 m); 1/4 inch (6 mm) over total length.
 - 2. Alignment:
 - a. Where surfaces abut in line, limit offset from true alignment to 1/16 inch (1.5 mm).
 - b. Where surfaces meet at corners, limit offset from true alignment to 1/32 inch (0.8 mm).
 - 3. Diagonal Measurements: Limit difference between diagonal measurement to 1/8 inch (3 mm).

END OF SECTION 084113

SECTION 084113 - ALUMINUM-FRAMED ENTRANCES AND STOREFRONTS

PART 1 - GENERAL

1.1 SUMMARY

A. Section Includes:1. Storefront framing.

1.2 ACTION SUBMITTALS

- A. Product Data: For each type of product.
- B. Shop Drawings: For aluminum-framed entrances and storefronts. Include plans, elevations, sections, full-size details, and attachments to other work.
 - 1. Show connection to and continuity with adjacent thermal, weather, air, and vapor barriers.
 - 2. Include point-to-point wiring diagrams.
- C. Samples: For each type of exposed finish required.
- D. Entrance Door Hardware Schedule: Prepared by or under supervision of supplier, detailing fabrication and assembly of entrance door hardware, as well as procedures and diagrams.
- E. Delegated-Design Submittal: For aluminum-framed entrances and storefronts indicated to comply with performance requirements and design criteria, including analysis data signed and sealed by the qualified professional engineer responsible for their preparation.

1.3 INFORMATIONAL SUBMITTALS

- A. Energy Performance Certificates: NFRC-certified energy performance values from manufacturer.
- B. Product test reports.
- C. Source quality-control reports.
- D. Field quality-control reports.
- E. Sample warranties.
- 1.4 CLOSEOUT SUBMITTALS
 - A. Maintenance data.

1.5 QUALITY ASSURANCE

- A. Installer Qualifications: An entity that employs installers and supervisors who are trained and approved by manufacturer.
- B. Testing Agency Qualifications: Qualified according to ASTM E 699 for testing indicated.
- C. Product Options: Information on Drawings and in Specifications establishes requirements for aesthetic effects and performance characteristics of assemblies. Aesthetic effects are indicated by dimensions, arrangements, alignment, and profiles of components and assemblies as they relate to sightlines, to one another, and to adjoining construction.
 - 1. Do not change intended aesthetic effects, as judged solely by Architect, except with Architect's approval. If changes are proposed, submit comprehensive explanatory data to Architect for review.

1.6 WARRANTY

- A. Special Warranty: Manufacturer agrees to repair or replace components of aluminumframed entrances and storefronts that do not comply with requirements or that fail in materials or workmanship within specified warranty period.
 - 1. Warranty Period: Five years from date of Substantial Completion.
- B. Special Finish Warranty: Standard form in which manufacturer agrees to repair finishes or replace aluminum that shows evidence of deterioration of factory-applied finishes within specified warranty period.
 - 1. Warranty Period: 10 years from date of Substantial Completion.

PART 2 - PRODUCTS

2.1 PERFORMANCE REQUIREMENTS

- A. Delegated Design: Engage a qualified professional engineer, as defined in Section 014000 "Quality Requirements," to design aluminum-framed entrances and storefronts.
- B. General Performance: Comply with performance requirements specified, as determined by testing of aluminum-framed entrances and storefronts representing those indicated for this Project without failure due to defective manufacture, fabrication, installation, or other defects in construction.
 - 1. Aluminum-framed entrances and storefronts shall withstand movements of supporting structure, including, but not limited to, twist, column shortening, long-term creep, and deflection from uniformly distributed and concentrated live loads.
 - 2. Failure also includes the following:
 - a. Thermal stresses transferring to building structure.
 - b. Glass breakage.
 - c. Noise or vibration created by wind and thermal and structural movements.
 - d. Loosening or weakening of fasteners, attachments, and other components.
 - e. Failure of operating units.
- C. Structural Loads:
 - 1. Wind Loads: per Michigan Building Code.
 - 2. Other Design Loads: per Michigan Building Code.
- D. Deflection of Framing Members: At design wind pressure, as follows:
 - 1. Deflection Normal to Wall Plane: Limited to 1/175 of clear span for spans of up to 13 feet 6 inches (4.1 m) and to 1/240 of clear span plus 1/4 inch (6.35 mm) for spans greater than 13 feet 6 inches (4.1 m) or an amount that restricts edge deflection of individual glazing lites to 3/4 inch (19.1 mm), whichever is less.
 - 2. Deflection Parallel to Glazing Plane: Limited to 1/360 of clear span or 1/8 inch (3.2 mm), whichever is smaller.
 - a. Operable Units: Provide a minimum 1/16-inch (1.6-mm) clearance between framing members and operable units.
 - 3. Cantilever Deflection: Where framing members overhang an anchor point, as follows:
 - a. Perpendicular to Plane of Wall: No greater than 1/240 of clear span plus 1/4 inch (6.35 mm) for spans greater than 11 feet 8-1/4 inches (3.6 m) or 1/175 times span, for spans of less than 11 feet 8-1/4 inches (3.6 m).
- E. Structural: Test according to ASTM E 330/E 330M as follows:
 - 1. When tested at positive and negative wind-load design pressures, storefront assemblies, including entrance doors, do not evidence deflection exceeding specified limits.

- 2. When tested at 150 percent of positive and negative wind-load design pressures, storefront assemblies, including entrance doors and anchorage, do not evidence material failures, structural distress, or permanent deformation of main framing members exceeding 0.2 percent of span.
- 3. Test Durations: As required by design wind velocity, but not less than 10 seconds.
- F. Air Infiltration: Test according to ASTM E 283 for infiltration as follows:
 - 1. Fixed Framing and Glass Area:
 - a. Maximum air leakage of 0.06 cfm/sq. ft. (0.30 L/s per sq. m) at a static-air-pressure differential of 6.24 lbf/sq. ft. (300 Pa).
 - 2. Entrance Doors:
 - a. Single Doors: Maximum air leakage of 0.5 cfm/sq. ft. (2.54 L/s per sq. m) at a static-air-pressure differential of 1.57 lbf/sq. ft. (75 Pa).
- G. Water Penetration under Static Pressure: Test according to ASTM E 331 as follows:
 - 1. No evidence of water penetration through fixed glazing and framing areas, including entrance doors, when tested according to a minimum static-air-pressure differential of 20 percent of positive wind-load design pressure, but not less than 6.24 lbf/sq. ft. (300 Pa).
- H. Energy Performance: Certify and label energy performance according to NFRC as follows:
 - 1. Thermal Transmittance (U-factor): Fixed glazing and framing areas as a system shall have U-factor of not more than 0.45 Btu/sq. ft. x h x deg F (2.55 W/sq. m x K) as determined according to NFRC 100.
 - 2. Condensation Resistance: Fixed glazing and framing areas as a system shall have an NFRC-certified condensation resistance rating of no less than 45 as determined according to NFRC 500.
- I. Thermal Movements: Allow for thermal movements resulting from ambient and surface temperature changes.
 - 1. Temperature Change: 120 deg F (67 deg C), ambient; 180 deg F (100 deg C), material surfaces.

2.2 STOREFRONT SYSTEMS

- A. Basis-of-Design Product for Aluminum-Framed Entrances and Storefronts: Subject to compliance with requirements, provide Tubelite TU24650 (6.5") series for tall units, and Tubelite T14000 (4.5") series for clerestory units, or architect approved equal by one of the following:
 - 1. Kawneer
 - 2. YKK
 - 3. Boyd Aluminum
- B. Framing Members: Manufacturer's extruded- or formed-aluminum framing members of thickness required and reinforced as required to support imposed loads.
 - 1. Exterior Framing Construction: Thermally broken.
 - 2. Glazing System: Retained mechanically with gaskets on four sides.
 - 3. Fabrication Method: Field-fabricated stick system.
 - 4. Aluminum: Alloy and temper recommended by manufacturer for type of use and finish indicated.
 - 5. Steel Reinforcement: As required by manufacturer.
- C. Backer Plates: Manufacturer's standard, continuous backer plates for framing members, if not integral, where framing abuts adjacent construction.
- D. Brackets and Reinforcements: Manufacturer's standard high-strength aluminum with nonstaining, nonferrous shims for aligning system components.

2.3 GLAZING

- A. Glazing: Comply with Section 088000 "Glazing."
- B. Glazing Gaskets: Manufacturer's standard sealed-corner pressure-glazing system of black, resilient elastomeric glazing gaskets, setting blocks, and shims or spacers.
- C. Glazing Sealants: As recommended by manufacturer.

2.4 ACCESSORIES

- A. Sills:: Provide Extruded Aluminum window sills in color to match frames.
- B. Aluminum Jamb Trim: Manufacturer's standard aluminum mullion cladding in color to match frames.

2.5 MATERIALS

- A. Sheet and Plate: ASTM B 209 (ASTM B 209M).
- B. Extruded Bars, Rods, Profiles, and Tubes: ASTM B 221 (ASTM B 221M).
- C. Extruded Structural Pipe and Tubes: ASTM B 429/B 429M.
- D. Structural Profiles: ASTM B 308/B 308M.
- E. Steel Reinforcement:
 - 1. Structural Shapes, Plates, and Bars: ASTM A 36/A 36M.
 - 2. Cold-Rolled Sheet and Strip: ASTM A 1008/A 1008M.
 - 3. Hot-Rolled Sheet and Strip: ASTM A 1011/A 1011M.
 - 4. Primer: Manufacturer's standard zinc-rich, corrosion-resistant primer complying with SSPC-PS Guide No. 12.00; applied immediately after surface preparation and pretreatment. Select surface preparation methods according to recommendations in SSPC-SP COM, and prepare surfaces according to applicable SSPC standard.

2.6 FABRICATION

- A. Form or extrude aluminum shapes before finishing.
- B. Weld in concealed locations to greatest extent possible to minimize distortion or discoloration of finish. Remove weld spatter and welding oxides from exposed surfaces by descaling or grinding.
- C. Fabricate components that, when assembled, have the following characteristics:
 - 1. Profiles that are sharp, straight, and free of defects or deformations.
 - 2. Accurately fitted joints with ends coped or mitered.
 - 3. Physical and thermal isolation of glazing from framing members.
 - 4. Accommodations for thermal and mechanical movements of glazing and framing to maintain required glazing edge clearances.
 - 5. Provisions for field replacement of glazing from interior.
 - 6. Fasteners, anchors, and connection devices that are concealed from view to greatest extent possible.
- D. Mechanically Glazed Framing Members: Fabricate for flush glazing without projecting stops.
- E. After fabrication, clearly mark components to identify their locations in Project according to Shop Drawings.
- 2.7 ALUMINUM FINISHES
 - A. Clear Anodic Finish: AAMA 611, AA-M12C22A31, Class II, 0.010 mm or thicker.

B. Color Anodic Finish: AAMA 611, AA-M12C22A32/A34, Class II, 0.010 mm or thicker.
1. Color: Dark bronze.

PART 3 - EXECUTION

3.1 INSTALLATION

- A. General:
 - 1. Comply with manufacturer's written instructions.
 - 2. Do not install damaged components.
 - 3. Fit joints to produce hairline joints free of burrs and distortion.
 - 4. Rigidly secure nonmovement joints.
 - 5. Install anchors with separators and isolators to prevent metal corrosion and electrolytic deterioration and to prevent impeding movement of moving joints.
 - 6. Seal perimeter and other joints watertight unless otherwise indicated.
- B. Metal Protection:
 - 1. Where aluminum is in contact with dissimilar metals, protect against galvanic action by painting contact surfaces with materials recommended by manufacturer for this purpose or by installing nonconductive spacers.
 - 2. Where aluminum is in contact with concrete or masonry, protect against corrosion by painting contact surfaces with bituminous paint.
- C. Set continuous sill members and flashing in full sealant bed, as specified in Section 079200 "Joint Sealants," to produce weathertight installation.
- D. Install components plumb and true in alignment with established lines and grades.
- E. Install operable units level and plumb, securely anchored, and without distortion. Adjust weather-stripping contact and hardware movement to produce proper operation.
- F. Install glazing as specified in Section 088000 "Glazing."

3.2 FIELD QUALITY CONTROL

- A. Testing Agency: Engage a qualified testing agency to perform tests and inspections.
- B. Field Quality-Control Testing: Perform the following test on representative areas of aluminum-framed entrances and storefronts.
 - 1. Water-Spray Test: Before installation of interior finishes has begun, areas designated by Architect shall be tested according to AAMA 501.2 and shall not evidence water penetration.
 - a. Test Area: A minimum area of 75 feet (23 m) by 1 story of aluminum-framed systems.
 - 2. Air Infiltration: ASTM E 783 at 1.5 times the rate specified for laboratory testing in "Performance Requirements" Article but not more than 0.09 cfm/sq. ft. (0.45 L/s per sq. m) at a static-air-pressure differential of 1.57 lbf/sq. ft. (75 Pa).
 - 3. Water Penetration: ASTM E 1105 at a minimum uniform and cyclic static-air-pressure differential of 0.67 times the static-air-pressure differential specified for laboratory testing in "Performance Requirements" Article, but not less than 6.24 lbf/sq. ft. (300 Pa), and shall not evidence water penetration.
- C. Aluminum-framed entrances and storefronts will be considered defective if they do not pass tests and inspections.
- D. Prepare test and inspection reports.

PROJECT NO. 2019113.34

END OF SECTION 084113

SECTION 8710 - DOOR HARDWARE

PART 1 - GENERAL

- 1.1 RELATED DOCUMENTS
 - A. Refer to "General and Special Conditions", and "Instructions to Bidders", Division 1 of Specifications. Requirements of these Sections and the project drawings shall govern work in this section.

1.2 SUMMARY

- A. Furnish all items of Door Hardware specified, scheduled, shown or required herein except those items specifically excluded from this section of the specification.
- B. Related Sections include the following:
 - 1. Division 6 Section "Rough Carpentry"
 - 2. Division 6 Section "Interior Architectural Woodwork: Installation of Finish Hardware"
 - 3. Division 7 Section "Joint Sealants"
 - 4. Division 8 Section "Steel Doors and Frames"
 - 5. Division 8 Section "Flush Wood Doors"
 - 6. Division 8 Section "Aluminum-Framed Entrances and Storefronts"
 - 7. Division 16 -Section "Smoke Detection Systems"
 - 8. Section 16000 Electrical rough-in, conduit junction boxes, wiring, primary power and final hook-up of all finish hardware components requiring electrical connections.
- C. Specific Omissions: Hardware for the following is specified or indicated elsewhere, unless specifically listed in the hardware sets:
 - 1. Toilet accessories of all kinds including grab bars.
 - 2. Access doors and panels

1.3 QUALITY ASSURANCE

- A. Requirements of Regulatory Agencies:
 - 1. Furnish finish hardware to comply with the requirements of laws, codes, ordinances, and regulations of the governmental authorities having jurisdiction where such requirements exceed the requirements of the Specifications.
 - 2. Furnish finish hardware to comply with the requirements of the regulations for public building accommodations for physically handicapped persons of the governmental authority having jurisdiction and to comply with Americans with Disabilities Act.
 - 3. Provide hardware for fire-rated openings in compliance with NFPA 80 and state and local building code requirements. Provide only hardware that has been tested and listed by UL for types and sizes of doors required and complies with requirements of door and door frame labels.
 - 4. Where emergency exit devices are required on fire-rated doors that carry supplementary marking on the doors UL labels indicating "Fire Door to be equipped with Fire Exit Hardware" provide UL label on exit devices indicating "Fire Exit Hardware".
- B. Hardware Supplier:
 - 1. Shall be an established firm dealing in contract builders' hardware. He must have adequate inventory, qualified personnel on staff and be located within 100 miles of the project. Only domestic manufacturers are acceptable and the distributor must

be a **factory-authorized** dealer for all materials required. The supplier shall be or have in employment an Architectural Hardware Consultant. (AHC).

- C. Electrified Door Hardware Supplier:
 - 1. Shall be an experienced door hardware supplier who has completed projects with electrified door hardware similar in material, design, and extent to that indicated for this project, whose work has resulted in construction with a record of successful inservice performance, and who is acceptable to manufacturer of primary materials.
 - 2. Shall prepare data for electrified door hardware, including shop drawings, based on testing and engineering analysis of manufacturer's standard units in assemblies similar to those indicated for this project.
 - 3. Shall have experience in providing consulting services for electrified door hardware installations.
- D. Pre-construction Meeting:
 - 1. Prior to development of the Hardware Schedule, a Finish Hardware Meeting will be held at the Architect's office The Construction Manager and the Hardware Supplier's personnel, directly responsible for preparing the Hardware Schedule, shall meet with the Architect and the Architect's Hardware Consultant. The purpose of the meeting is to review the contract documents' hardware schedule requirements and will include, but not be limited to the following:
 - a. Review specification requirements for hardware schedule, formats, hardware locations, opening descriptions, and other information specified.
 - b. Review products specified versus products proposed.
 - c. Hardware Supplier shall distribute, at the meeting, samples of schedules from other projects of similar nature prepared by the same person as will prepare schedule for this project.
- E. Pre-installation Meeting:
 - 1. Before hardware installation, Construction Manager shall request a hardware installation seminar be conducted on the installation of hardware; specifically that of locksets, closers, exit devices, overhead stops and coordinators. Manufacturer's representatives of the above products, in conjunction with the hardware supplier for the project, shall present the seminar. Seminar will be held at job site and attended by installers of hardware for aluminum, hollow metal and wood doors. Seminar to address proper coordination and installation of hardware, per finish hardware schedule for this specific project, by using installation manuals, hardware schedule, templates, physical product samples and installation video's.
 - 2. When any electrical or pneumatic hardware is specified this meeting shall also include the following trades/installers: Electrical, Security, Alarm systems and Architect.
 - 3. Convene one week prior to commencing work of this Section
 - 4. The Hardware Supplier shall include the cost of this seminar in his proposal.
- F. Manufacturer:
 - 1. Obtain each type of hardware (latch and lock sets, hinges, closers, etc.) from a single manufacturer, although several may be indicated as offering products complying with requirements.
 - 2. Provide electrified door hardware from same manufacturer as mechanical door hardware, unless otherwise indicated.

1.4 SUBMITTALS

- A. Hardware Schedule
 - 1. Submit proper number of Hardware Schedules to allow the Architect to retain two copies for his use, plus the number of copies required by the Contractor for his distribution and use. In any event, do not submit more than six copies.
 - 2. Include the following:

a. Preface sheet listing category only and manufacturer's names of items being furnished as follows:

CATEGORY	SPECIFIED	SCHEDULED
Hinges	Manufacturer A	Manufacturer B
Lock sets	Manufacturer X	Manufacturer X
Kick Plates	Open	Manufacturer Z

- 3. Hardware Locations: Refer to Article 3.1 B2 Locations.
- 4. Opening Description: Single or pair, number, room locations, hand, active leaf, degree of swing, size, door material, frame material, and UL listing.
- 5. Hardware Description: Quantity, category, product number, fasteners, and finish.
- 6. Headings that refer to the specified Hardware Set Numbers.
- 7. Scheduling Sequence shown in Hardware Sets.
- 8. Product data of each hardware item, and shop drawings where required, for special conditions and specialty hardware.
- 9. Electrified hardware system operation description.
- 10. "Vertical" scheduling format only. "Horizontal" schedules will be returned "Not Approved."
- 11. Typed Copy.
- 12. Double-Spacing.
- 13. 8-1/2 x 11 inch sheets
- 14. U.S. Standard Finish symbols or BHMA Finish symbols.
- B. Product Data:
 - 1. Submit, in booklet form using supplier's schedule covers as binders. Product data of items of hardware listed in supplier's schedule.
 - 2. Submit product data concurrently with hardware schedule.
- C. Inspection Report:
 - 1. Submit inspection report specified in 3.1.C2 for locksets, exit devices, ADA special closers, door closers and all electrical hardware.
- D. Samples:
 - 1. Prior to submittal of the final hardware schedule and prior to final ordering of finish hardware, submit one sample, if required, of each type of exposed hardware unit, finished as required and tagged with full description for coordination with schedule.
 - 2. Samples will be returned to the supplier. Units, which are acceptable and remain undamaged through submittal, review and field comparison procedures may, after final check of operation, be used in the work, within limitations of keying coordination requirements.
- E. Elevation and Wiring Drawings:
 - 1. Submit elevation drawing showing relationship of all electrical and pneumatic hardware components to door and frame. Indicate number and gage of wires required.
 - 2. Submit wiring drawing showing point to point wire hook up for all components.
 - 3. Submit system operations descriptions for each type of opening; describe each possible condition.
- F. Submit to Construction Manager, two copies each of parts and service manuals and two each of any special installation or adjustment tools. Include for locksets, exit devices, door closers and any electrical products.
- 1.5 PRODUCT DELIVERY, STORAGE, AND HANDLING
 - A. Label each item of hardware with the appropriate door number and Hardware Schedule heading number, and deliver to the installer so designated by the contractor.

1.6 WARRANTY

- A. Mortise locksets shall carry manufacturer's 3-year warranty against manufacturing defects and workmanship.
- B. Closers shall carry manufacturer's 30-year warranty against manufacturing defects and workmanship.
- C. Exit devices shall carry manufacturer's 3-year warranty against manufacturing defects and workmanship.
- D. Continuous gear hinges shall carry manufacturer's Lifetime warrantee to be free from defects in material and workmanship.
- E. Balance of items shall carry a manufacturer's 1-year warranty against manufacturing defects and workmanship.
- F. During the warranty period, replace defective work, including labor, materials and other costs incidental to the work. Inspect the work within 24 hours after receipt of notice from the Owner. Replace work found to be defective as defined in the Contract Documents.

PART 2 - PRODUCTS

2.1 MANUFACTURER

A. Furnish each category with the products of only one manufacturer unless specified otherwise; this requirement is mandatory whether various manufacturers are listed or not.

2.2 PRODUCTS

- A. Provide the products of manufacturer designated or if more than one manufacturer is listed, the comparable product of one of the other manufacturers listed. Where only one manufacturer or product is listed, "no substitution" is implied.
- B. Hinges
 - 1. Furnish hinges of cuts and size as listed in Hardware Sets.
 - 2. Where hinges are specified at openings with "existing frames", provide size and weight to match existing preparations, regardless of the hinge specified in the Hardware Set.
 - 3. Numbers used are lves. Equal products of Hager and McKinney are acceptable.
- C. Continuous Gear Hinge:
 - 1. 6063-T6 aluminum alloy, anodized finish (cap on entire hinge painted if specified). Manufacture to template, uncut hinges non-handed, pinless assembly, three interlocking extrusions, full height of door and frame, fasteners 410 stainless steel plated and hardened. Anodizing of material shall be done after fabrication of components so that all bearing slots are anodized.
 - 2. Length: 1" less than door opening height. Fastener $12-24 \times 1/2$ " #3 Phillips keen form stainless steel self-tapping at aluminum and hollow metal doors, 12-1/2" #3 Philips, flathead full thread at wood doors.
 - 3. Numbers used are lves. Equal products of Select are acceptable.
 - a. For Aluminum and FRP frames; 1.lves 112XY
 - b. For Hollow Metal frames;
 - 1.lves 224XY

D. LOCKSETS AND LATCHSETS - MORTISE TYPE

- 1. Locksets shall be manufactured from heavy gauge steel, minimum lockcase thickness 1/8", containing components of steel with a zinc dichromate plating for corrosion resistance.
- 2. Locks are to have a standard 2 ³/₄" backset with a full ³/₄" throw two-piece stainless steel mechanical anti-friction latchbolt. Deadbolt shall be a full 1" throw, constructed of stainless steel.
- 3. Lockcase shall be easily handed without chassis disassembly by removing handing screw on lockcase and installing in opposite location on reverse side. Changing of door hand bevel from standard to reverse hand shall be done by removing the lockcase scalp plate, and pulling and rotating the latchbolt 180 degrees.
- 4. Lock trim shall be through-bolted to the door to assure correct alignment and proper operation. Lever trim shall have external spring cage mechanism to assist in support of the lever weight.
- 5. Function numbers are Schlage.
- a. Schlage L9000
- 6. Trim:
 - a. Schlage 03N
- 7. Provide strikes with extended lips where required to protect trim from being marred by latch bolt. Provide strike lips that do not project more than 1/8" beyond door frame trim at single doors and have 7/8" lip to center at pairs of 1-3/4" doors. Provide wrought box strikes on all locks and latches.

E. EXIT DEVICES

- 1. Exit devices shall be touchpad style, fabricated of brass, bronze, stainless steel, or aluminum, plated to the standard architectural finishes to match the balance of the door hardware.
- 2. All exit devices shall incorporate a fluid damper, which decelerates the touchpad on its return stroke and eliminates noise associated with exit device operation. Touchpad shall extend a minimum of one half of the door width. All latchbolts to be deadlatching type, with a self-lubricating coating to reduce wear. End-cap will have two-point attachment to the mounting bracket.. Touchpad shall match exit device finish, and shall be stainless steel for US26, US26D, US28, US32, and US32D finishes. Only compression springs will be used in devices, latches, and outside trims or controls.
- 3. Strikes shall be roller type and come complete with a locking plate to prevent movement.
- 4. All exit devices shall have passed a 1 million (1,000,000) cycle test based on ANSI A156.3, 1994, Grade 1 test standards and certified by and independent testing lab.
- 5. Plastic templates shall be included with each exit device to facilitate a quick, easy and accurate installation.
- 6. All mortise exit devices shall have passed a 10 million (10,000,000) cycle test based on ANSI A156.3, 1944, Grade 1 test standards and certified by an independent testing lab.
- 7. Provide cylinder dogging on panic exit hardware where noted in hardware sets.
- 8. Exit devices shall be UL listed panic exit hardware. All exit devices for fire rated openings shall be UL labeled fire exit hardware.
- 9. Lever trim for exit devices shall be vandal-resistant type, which will travel to a 90degree down position when more than 35 pounds of torque are applied, and which can easily be re-set.
- 10. Function numbers are Von Duprin.
 - a. Von Duprin 98 and 35A Series.
- 11. Trim:

- a. As specified in sets.
- b. Levers to match lockset design where specified.

G. CLOSERS

- 1. Door closers shall have fully hydraulic, full rack and pinion action with a high strength cast iron cylinder. Cylinder body shall be 1 ½" in diameter, and double heat treated pinion shall be 11/16" in diameter with double D slab drive arm connection.
- 2. Hydraulic fluid shall be of a type requiring no seasonal closer adjustment for temperatures ranging from 120 degrees F to -30 degrees F.
- 3. Spring power shall be continuously adjustable over the full range of closer sizes, and allow for reduced opening force for the physically handicapped. Hydraulic regulation shall be by tamper-proof, non-critical valves. Closers shall have separate adjustment for latch speed, general speed, and backcheck.
- 4. All closers shall have solid forged steel main arms (and forged forearms for parallel arm closers).
- 5. All surface mounted mechanical closers shall be certified to exceed ten million (10,000,000) full load cycles by a recognized independent testing laboratory.
- 6. Powder coating finish to be certified to exceed 100 hours salt spray testing by ETL, an independent testing laboratory used by BHMA for ANSI certification.
- 7. Refer to door and frame details and furnish accessories such as drop plates, panel adapters, spacers and supports as required to correctly install door closers. State degree of door swing in the hardware schedule.
 - a. LCN Series as listed in sets.

H. OVERHEAD HOLDERS and STOPS

- 1. Type, function and fasteners must be same as Glynn-Johnson specified. Size per manufacturer's selector chart. Plastic end caps, hold open mechanisms and shock blocks are not allowed. End caps must be finished same as balance of unit.
- 2. Manufacture products using base material of Brass/Bronze for US3, US4, & US10B finished products and 300 Stainless Steel for US32 & US32D finished products.
- 3. Type, function, and fasteners must be the same as Glynn-Johnson specified. Size per manufacturer's selector chart.
 - a. Glynn-Johnson

I. KICK PLATES

- 1. Furnish .050 inches thick 10" high x door width less 2" at single doors and less 1" at pairs. Where glass or louvers prevent this height, supply with height equal to height of bottom rail less
- 2. Kickplates shall be drilled and counter sunk for oval head, counter sunk screws. Pan head not acceptable.
 - 3. Any BHMA manufacturing product meeting above is acceptable.
- J. WALL STOPS
 - 1. Length to exceed projection of all other hardware. Provide with threaded studs and expansion shields for masonry wall construction. Install with slope at top.
 - a. Ives WS33
 - b. BHMA L12011 or L12021

K. DOOR HOLDING MAGNETS

- 1. Electrically controlled, fail-safe, holds door open until current is interrupted.
- 2. Furnish model to hold door away from wall to allow for any trim or levers on pull side of door.
 - a. LCN SEM 7800 series

L. THRESHOLDS

- 1. 1/2-inch high 5-inch wide. Cope at jambs.
- 2. Furnish full wall opening width when frames are recessed.
- 3. Cope in front of mullions if thresholds project beyond door faces.
- 4. Furnish with non-ferrous Stainless Steel Screws and Lead Anchors.
 - a. Zero as listed in sets
 - b. Equal by NGP, Reese or Pemko

M. DOOR SWEEPS

- 1. Surface Sweeps:
 - a. Zero as listed in sets
 - b. Equal by NGP, Reese or Pemko

N. SOUND SEAL

- 1. Adjustable type perimeter seal.
 - a. Zero as listed in sets
 - b. Equal by NGP, Reese or Pemko

O. AUTOMATIC DOOR BOTTOMS

- 1. Surface: Provide UL approved at all fire doors.
 - a. Zero as listed in sets
 - b. Equal by NGP, Reese or Pemko

P. MISCELLANEOUS

- 1. Furnish items not categorized in the above descriptions but specified by manufacturer's names in Hardware Sets.
- Q. FASTENERS
 - 1. Furnish fasteners of the proper type, size, quantity and finish. Use machine screws and expansion shields for attaching hardware to concrete or masonry, and wall grip inserts at hollow wall construction.. Furnish machine screws for attachment to reinforced hollow metal doors and frames and reinforced aluminum doors and frames. Furnish full thread wood screws for attachment to solid wood doors and frames. "TEK" type screws are not acceptable.

2.3 FINISHES

A. Generally, Dull Chrome, US26D / BHMA 626. Provide finish for each item as indicated in sets.

2.4 TEMPLATES AND HARDWARE LOCATION

- A. Furnish hardware made to template. Supply required templates and hardware locations to the door and frame manufacturers.
- B. Furnish metal template to frame/door supplier for continuous hinge.
- C. Refer to Article 3.1 B2, Locations, and coordinate with templates.

2.5 CYLINDERS KEY CONTROL AND KEYING

- A. All cylinders for this project will be supplied by one supplier regardless of door type and location.
- B. All cylinders will be Schlage and will accept small format interchangeable cores.
- C. Final cores will be provided and installed by the Owner or the Owner's Representative.
- D. Provide disposable or keyed construction cores for use during construction period as specified in sets.

PART 3 - EXECUTION

3.1 INSTALLATION

- A. General:
 - 1. Install hardware according to manufacturers installations and to manufacturers template dimensions. Attach all items of finish hardware to doors, frames, walls, etc. with fasteners furnished and required by the manufacture of the item.
 - 2. Provide blocking/reinforcement for all wall mounted hardware.
 - 3. Reinforced hollow metal doors and frames and reinforced aluminum door and frames: drilled and tapped machine screws.
 - 4. Solid wood doors and frames: full thread wood screws. Drill pilot holes before inserting screws.
 - 5. Continuous gear hinges attached to hollow metal doors and frames and aluminum doors and frames: $12-24 \times 1/2''$ #3 Phillips Keenform self-tapping. Use #13 or 3/16 drill for pilot.
 - 6. Continuous Gear Hinges require continuous mortar guards of foam or cardboard 1/2" thick x frame height, applied with construction adhesive.
 - 7. Install weather-strip gasket prior to parallel arm closer bracket, rim exit device or any stop mounted hardware. Gasket to provide a continuous seal around perimeter of door opening. Allow for gasket when installing finish hardware. Door closers will require special templating. Exit devices will require adjustment in backset.
- B. Locations:
 - 1. Dimensions are from finish floor to center line of items.
 - 2. Include this list in Hardware Schedule.

0/11200111	
Hinges	Door Manufacturer's Standard
Levers	Door Manufacturer's Standard
Exit Device Touchbar	Per Template
Wall Stops & Holders	At Head

DIMENSION

C. Final Adjustment:

CATEGORY

- 1. Provide the services of a representative to inspect material furnished and its installation and adjustment, to make final hardware adjustment, and to instruct the Owner's personnel in adjustment, care and maintenance of hardware.
- 2. Locksets, closers and exit devices shall be inspected by the factory representative and adjusted after installation and after the HVAC system is in operation, to insure correct installation and proper adjustment in operation. The manufacturer's

representative shall prepare a written report stating compliance, and also recording locations and kinds of noncompliance. The original report shall be forwarded to the Architect with copies to the Contractor, hardware distributor, hardware installer and building owner.

- D. Technical and Warranty Information
 - 1. At the completion of the project, the technical and warranty information coalesced and kept on file by the General Contractor/Construction Manager shall be given to the Owner or Owner's Agent. In addition to both the technical and warranty information, all factory order acknowledgement numbers supplied to the General Contractor/Construction Manager during the construction period shall be given to the Owner or Owner's Agent. The warranty information and factory order acknowledgement numbers shall serve to both expedite and properly execute any warranty work that may be required on the various hardware items supplied on the project.
 - 2. Submit to General Contractor/Construction Manager, two copies each of parts and service manuals and two each of any special installation or adjustment tools. Include for locksets, exit devices, door closers and any electrical products.

B127	.1	Dup No. H.01 B154.1						
	ТО НА							
QTY		DESCRIPTION	CATALOG NUMBER	FINISH	MFR			
3	EA	HINGE	5BB1HW 4.5 X 4.5 NRP	652	IVE			
1	EA	SFIC MORTISE CYL.	80-110	626	SCH			
1	EA	SFIC EVEREST CORE	80-037	626	SCH			
1	EA	SURFACE CLOSER	4111 AVB EDA MC	689	LCN			
1	EA	KICK PLATE	8400 10" X 2" LDW B-CS	630	IVE			
1	EA	WALL STOP	WS33	626	IVE			
3	EA	SILENCER	SR64	GRY	IVE			
Hardw	Hardware Group No. H.02							
B128	.1							
EACH	TO HA	VE:						
QTY		DESCRIPTION	CATALOG NUMBER	FINISH	MFR			
1	EA	CONT. HINGE	112HD	628	IVE			
1	EA	PANIC HARDWARE	CDSI-98-EO	626	VON			
1	EA	SFIC MORTISE CYL.	80-110	626	SCH			
1	EA	SFIC EVEREST CORE	80-037	626	SCH			
1	EA	CONCEALED PULL	(BY DOOR MFR)					
1	EA	OH STOP	100S	630	GLY			
1	EA	SURFACE CLOSER	4111 AVB EDA MC	689	LCN			
1	SET	WEATHER SEAL	(BY FRAME MFR)					
1	EA	DOOR SWEEP	39A	А	ZER			
1	EA	THRESHOLD	65A-223	А	ZER			

END OF SECTION 08710

SECTION 088000 - GLAZING

PART 1 - GENERAL

1.1 SUMMARY

- A. Section includes:
 - 1. Glass for windows, doors, and storefront framing.
 - 2. Glazing sealants and accessories.

1.2 COORDINATION

A. Coordinate glazing channel dimensions to provide necessary bite on glass, minimum edge and face clearances, and adequate sealant thicknesses, with reasonable tolerances.

1.3 ACTION SUBMITTALS

- A. Product Data: For each type of product.
- B. Glass Samples: For each type of glass product other than clear monolithic vision glass; 12 inches (300 mm) square.
- C. Glazing Schedule: List glass types and thicknesses for each size opening and location. Use same designations indicated on Drawings.
- D. Delegated-Design Submittal: For glass indicated to comply with performance requirements and design criteria, including analysis data signed and sealed by the qualified professional engineer responsible for their preparation.

1.4 INFORMATIONAL SUBMITTALS

A. Preconstruction adhesion and compatibility test report.

1.5 QUALITY ASSURANCE

A. Sealant Testing Agency Qualifications: An independent testing agency qualified according to ASTM C 1021 to conduct the testing indicated.

1.6 PRECONSTRUCTION TESTING

- A. Preconstruction Adhesion and Compatibility Testing: Test each glass product, tape sealant, gasket, glazing accessory, and glass-framing member for adhesion to and compatibility with elastomeric glazing sealants.
 - 1. Testing is not required if data are submitted based on previous testing of current sealant products and glazing materials matching those submitted.

1.7 WARRANTY

- A. Manufacturer's Special Warranty for Coated-Glass Products: Manufacturer agrees to replace coated-glass units that deteriorate within specified warranty period. Deterioration of coated glass is defined as defects developed from normal use that are not attributed to glass breakage or to maintaining and cleaning coated glass contrary to manufacturer's written instructions. Defects include peeling, cracking, and other indications of deterioration in coating.
 - 1. Warranty Period: 10 years from date of Substantial Completion.
- B. Manufacturer's Special Warranty for Laminated Glass: Manufacturer agrees to replace laminated-glass units that deteriorate within specified warranty period. Deterioration of

laminated glass is defined as defects developed from normal use that are not attributed to glass breakage or to maintaining and cleaning laminated glass contrary to manufacturer's written instructions. Defects include edge separation, delamination materially obstructing vision through glass, and blemishes exceeding those allowed by referenced laminated-glass standard.

- 1. Warranty Period: Five years from date of Substantial Completion.
- C. Manufacturer's Special Warranty for Insulating Glass: Manufacturer agrees to replace insulating-glass units that deteriorate within specified warranty period. Deterioration of insulating glass is defined as failure of hermetic seal under normal use that is not attributed to glass breakage or to maintaining and cleaning insulating glass contrary to manufacturer's written instructions. Evidence of failure is the obstruction of vision by dust, moisture, or film on interior surfaces of glass.
 - 1. Warranty Period: 10 years from date of Substantial Completion.

PART 2 - PRODUCTS

2.1 MANUFACTURERS

- A. Manufacturers: Subject to compliance with requirements, provide products by one of the following:
 - 1. Guardian Glass; SunGuard.
 - 2. Vitro.
 - 3. Safti-First
- 2.2 PERFORMANCE REQUIREMENTS
 - A. Delegated Design: Engage a qualified professional engineer, registered in the State of Michigan to design glazing.
 - B. Structural Performance: Glazing shall withstand the following design loads within limits and under conditions indicated determined according to the International Building Code and ASTM E 1300.
 - 1. Design Wind Pressures: per Michigan Building Code.
 - 2. Differential Shading: Design glass to resist thermal stresses induced by differential shading within individual glass lites.
 - C. Safety Glazing: Where safety glazing is required by the building codes, provide glazing that complies with 16 CFR 1201, Category II.
 - D. Thermal and Optical Performance Properties: Provide glass with performance properties specified, as indicated in manufacturer's published test data, based on procedures indicated below:
 - 1. U-Factors: Center-of-glazing values, according to NFRC 100 and based on LBL's WINDOW 5.2 computer program, expressed as Btu/sq. ft. x h x deg F (W/sq. m x K).
 - 2. Solar Heat-Gain Coefficient and Visible Transmittance: Center-of-glazing values, according to NFRC 200 and based on LBL's WINDOW 5.2 computer program.
 - 3. Visible Reflectance: Center-of-glazing values, according to NFRC 300.

2.3 GLASS PRODUCTS, GENERAL

- A. Glazing Publications: Comply with published recommendations of glass product manufacturers and organizations below unless more stringent requirements are indicated. See these publications for glazing terms not otherwise defined in this Section or in referenced standards.
 - 1. GANA Publications: "Laminated Glazing Reference Manual" and "Glazing Manual."

- 2. AAMA Publications: AAMA GDSG-1, "Glass Design for Sloped Glazing," and AAMA TIR A7, "Sloped Glazing Guidelines."
- 3. IGMA Publication for Sloped Glazing: IGMA TB-3001, "Guidelines for Sloped Glazing."
- 4. IGMA Publication for Insulating Glass: SIGMA TM-3000, "North American Glazing Guidelines for Sealed Insulating Glass Units for Commercial and Residential Use."
- B. Safety Glazing Labeling: Where safety glazing is required by the building codes, permanently mark glazing with certification label of the SGCC or another certification agency acceptable to authorities having jurisdiction or manufacturer. Label shall indicate manufacturer's name, type of glass, thickness, and safety glazing standard with which glass complies.
- C. Insulating-Glass Certification Program: Permanently marked either on spacers or on at least one component lite of units with appropriate certification label of IGCC.
- D. Thickness: Where glass thickness is indicated, it is a minimum. Provide glass that complies with performance requirements and is not less than the thickness indicated.
- E. Strength: Where annealed float glass is indicated, provide annealed float glass, heatstrengthened float glass, or fully tempered float glass as needed to comply with "Performance Requirements" Article. Where heat-strengthened float glass is indicated, provide heat-strengthened float glass or fully tempered float glass as needed to comply with "Performance Requirements" Article. Where fully tempered float glass is indicated, provide fully tempered float glass.

2.4 GLASS PRODUCTS

- A. Clear Annealed Float Glass: ASTM C 1036, Type I, Class 1 (clear), Quality-Q3.
- B. Fully Tempered Float Glass: ASTM C 1048, Kind FT (fully tempered), Condition A (uncoated) unless otherwise indicated, Type I, Class 1 (clear) or Class 2 (tinted) as indicated, Quality-Q3.
- C. Heat-Strengthened Float Glass: ASTM C 1048, Kind HS (heat strengthened), Type I, Condition A (uncoated) unless otherwise indicated, Type I, Class 1 (clear) or Class 2 (tinted) as indicated, Quality-Q3.In

2.5 FIRE RATED GLASS

- A. Fire Rated Glass: Fire protective, safety rated, specialty tempered glass tested in accordance with NFPA 80, NFPA 252, NFPA 257, UL 9, UL 10B and UL 10C. Basis of Design Product: Superlite 1 by Safti-First.
 - 1. Thickness: 1/4" (6 mm).
 - 2. Appearance: Clear.
 - 3. Fire Rating: 20 minutes without hose stream test.
 - 4. Impact Safety Resistance: Must meet CPSC 16 CFR 1201 I (150 ft. lbs.; limited to 1,296 sq. in.) & II (400 ft. lbs.; up to maximum size tested).

2.6 LAMINATED GLASS

- A. Laminated Glass: ASTM C 1172. Use materials that have a proven record of no tendency to bubble, discolor, or lose physical and mechanical properties after fabrication and installation.
 - 1. Construction: Laminate glass with polyvinyl butyral interlayer or cast-in-place and cured-transparent-resin interlayer to comply with interlayer manufacturer's written instructions.

- 2. Interlayer Thickness: Provide thickness not less than that indicated and as needed to comply with requirements.
- 3. Interlayer Color: Clear unless otherwise indicated.
- 2.7 INSULATING GLASS
 - A. Insulating-Glass Units: Factory-assembled units consisting of sealed lites of glass separated by a dehydrated interspace, qualified according to ASTM E 2190.
 - 1. Sealing System: Dual seals.
 - 2. Perimeter Spacer: Manufacturer's standard warm-edge spacer material and construction.

2.8 GLAZING SEALANTS

- A. General:
 - 1. Compatibility: Compatible with one another and with other materials they contact, including glass products, seals of insulating-glass units, and glazing channel substrates, under conditions of service and application, as demonstrated by sealant manufacturer based on testing and field experience.
 - 2. Suitability: Comply with sealant and glass manufacturers' written instructions for selecting glazing sealants suitable for applications indicated and for conditions existing at time of installation.
 - 3. Sealant shall have a VOC content of 250 g/L or less.
 - 4. Colors of Exposed Glazing Sealants: As selected by Architect from manufacturer's full range.
- B. Glazing Sealant: Neutral-curing silicone glazing sealant complying with ASTM C 920, Type S, Grade NS, Class 25, Use NT.
 - 1. Available Products:
 - a. GE Silicones; Silglaze II SCS2800
 - b. Tremco; Tremsil 600
 - c. Dow Corning Corporation; 795

2.9 GLAZING TAPES

- A. Back-Bedding Mastic Glazing Tapes: Preformed, butyl-based, 100 percent solids elastomeric tape; nonstaining and nonmigrating in contact with nonporous surfaces; with or without spacer rod as recommended in writing by tape and glass manufacturers for application indicated; and complying with ASTM C 1281 and AAMA 800 for products indicated below:
 - 1. AAMA 804.3 tape, where indicated.
 - 2. AAMA 806.3 tape, for glazing applications in which tape is subject to continuous pressure.
 - 3. AAMA 807.3 tape, for glazing applications in which tape is not subject to continuous pressure.
- B. Expanded Cellular Glazing Tapes: Closed-cell, PVC foam tapes; factory coated with adhesive on both surfaces; and complying with AAMA 800 for the following types:
 - 1. AAMA 810.1, Type 1, for glazing applications in which tape acts as the primary sealant.
 - 2. AAMA 810.1, Type 2, for glazing applications in which tape is used in combination with a full bead of liquid sealant.
- 2.10 MISCELLANEOUS GLAZING MATERIALS
 - A. Cleaners, Primers, and Sealers: Types recommended by sealant or gasket manufacturer.

- B. Setting Blocks: Elastomeric material with a Shore, Type A durometer hardness of 85, plus or minus 5.
- C. Spacers: Elastomeric blocks or continuous extrusions of hardness required by glass manufacturer to maintain glass lites in place for installation indicated.
- D. Edge Blocks: Elastomeric material of hardness needed to limit glass lateral movement (side walking).
- E. Cylindrical Glazing Sealant Backing: ASTM C 1330, Type O (open-cell material), of size and density to control glazing sealant depth and otherwise produce optimum glazing sealant performance.
- F. Perimeter Insulation for Fire-Resistive Glazing: Product that is approved by testing agency that listed and labeled fire-resistant glazing product with which it is used for application and fire-protection rating indicated.

PART 3 - EXECUTION

3.1 GLAZING, GENERAL

- A. Comply with combined written instructions of manufacturers of glass, sealants, gaskets, and other glazing materials, unless more stringent requirements are indicated, including those in referenced glazing publications.
- B. Protect glass edges from damage during handling and installation. Remove damaged glass from Project site and legally dispose of off Project site. Damaged glass includes glass with edge damage or other imperfections that, when installed, could weaken glass, impair performance, or impair appearance.
- C. Apply primers to joint surfaces where required for adhesion of sealants, as determined by preconstruction testing.
- D. Install setting blocks in sill rabbets, sized and located to comply with referenced glazing publications, unless otherwise required by glass manufacturer. Set blocks in thin course of compatible sealant suitable for heel bead.
- E. Do not exceed edge pressures stipulated by glass manufacturers for installing glass lites.
- F. Provide spacers for glass lites where length plus width is larger than 50 inches (1270 mm).
- G. Provide edge blocking where indicated or needed to prevent glass lites from moving sideways in glazing channel, as recommended in writing by glass manufacturer and according to requirements in referenced glazing publications.

3.2 TAPE GLAZING

- A. Position tapes on fixed stops so that, when compressed by glass, their exposed edges are flush with or protrude slightly above sightline of stops.
- B. Install tapes continuously, but not necessarily in one continuous length. Do not stretch tapes to make them fit opening.
- C. Cover vertical framing joints by applying tapes to heads and sills first, then to jambs. Cover horizontal framing joints by applying tapes to jambs, then to heads and sills.
- D. Place joints in tapes at corners of opening with adjoining lengths butted together, not lapped. Seal joints in tapes with compatible sealant approved by tape manufacturer.
- E. Apply heel bead of elastomeric sealant.

- F. Center glass lites in openings on setting blocks and press firmly against tape by inserting dense compression gaskets formed and installed to lock in place against faces of removable stops. Start gasket applications at corners and work toward centers of openings.
- G. Apply cap bead of elastomeric sealant over exposed edge of tape.

3.3 GASKET GLAZING (DRY)

- A. Cut compression gaskets to lengths recommended by gasket manufacturer to fit openings exactly, with allowance for stretch during installation.
- B. Insert soft compression gasket between glass and frame or fixed stop so it is securely in place with joints miter cut and bonded together at corners.
- C. Installation with Drive-in Wedge Gaskets: Center glass lites in openings on setting blocks and press firmly against soft compression gasket by inserting dense compression gaskets formed and installed to lock in place against faces of removable stops. Start gasket applications at corners and work toward centers of openings. Compress gaskets to produce a weathertight seal without developing bending stresses in glass. Seal gasket joints with sealant recommended by gasket manufacturer.
- D. Installation with Pressure-Glazing Stops: Center glass lites in openings on setting blocks and press firmly against soft compression gasket. Install dense compression gaskets and pressure-glazing stops, applying pressure uniformly to compression gaskets. Compress gaskets to produce a weathertight seal without developing bending stresses in glass. Seal gasket joints with sealant recommended by gasket manufacturer.
- E. Install gaskets so they protrude past face of glazing stops.
- 3.4 SEALANT GLAZING (WET)
 - A. Install continuous spacers, or spacers combined with cylindrical sealant backing, between glass lites and glazing stops to maintain glass face clearances and to prevent sealant from extruding into glass channel and blocking weep systems until sealants cure. Secure spacers or spacers and backings in place and in position to control depth of installed sealant relative to edge clearance for optimum sealant performance.
 - B. Force sealants into glazing channels to eliminate voids and to ensure complete wetting or bond of sealant to glass and channel surfaces.
 - C. Tool exposed surfaces of sealants to provide a substantial wash away from glass.

3.5 CLEANING AND PROTECTION

- A. Immediately after installation remove nonpermanent labels and clean surfaces.
- B. Protect glass from contact with contaminating substances resulting from construction operations. Examine glass surfaces adjacent to or below exterior concrete and other masonry surfaces at frequent intervals during construction, but not less than once a month, for buildup of dirt, scum, alkaline deposits, or stains.
 - 1. If, despite such protection, contaminating substances do come into contact with glass, remove substances immediately as recommended in writing by glass manufacturer. Remove and replace glass that cannot be cleaned without damage to coatings.
- C. Remove and replace glass that is damaged during construction period.
- 3.6 MONOLITHIC GLASS SCHEDULE
 - A. Glass Type GL-A: 20 Minutefire rated glass at interior corridor fire rated location.

- 1. Minimum Thickness: 6 mm.
- 2. Safety glazing required.

3.7 INSULATING GLASS SCHEDULE

- A. Glass Type GL-B: Low-E-coated, clear insulating glass at all exterior locations not requiring safety glasing.
 - 1. Basis-of-Design Product, provide one of the following:
 - a. Guardian Glass; SunGuard SNX 62/27
 - b. Vitro (PPG); Solarban 70 XL
 - 2. Overall Unit Thickness: 1 inch (25 mm).
 - 3. Minimum Thickness of Each Glass Lite: 6 mm.
 - 4. Outdoor Lite: Heat-strengthened float glass.
 - 5. Interspace Content: Argon.
 - 6. Indoor Lite: Heat-strengthened float glass.
 - 7. Low-E Coating: Sputtered on second surface.
 - 8. Winter Nighttime U-Factor: .24 maximum.
 - 9. Summer Daytime U-Factor: .21 maximum.
 - 10. Visible Light Transmittance: 61 percent minimum.
 - 11. Solar Heat Gain Coefficient: .27 maximum.
 - 12. Safety glazing required.

3.8 INSULATING-LAMINATED-GLASS SCHEDULE

- A. Glass Type GL-C: Low-E-coated, clear insulating laminated glass at exterior doors, and windows or locations adjacent to doors or floor line requiring safety glazing.
 - 1. Basis-of-Design Product, provide one of the following:
 - a. Guardian Glass; SunGuard SNX 62/27
 - b. Vitro (PPG); Solarban 70 XL
 - 2. Overall Unit Thickness: 1 inch (25 mm).
 - 3. Outdoor Lite: Clear laminated glass with two plies of tempered float glass. a. Minimum Thickness of Each Glass Ply: 3 mm.
 - 4. Interspace Content: Argon.
 - 5. Indoor Lite: Fully tempered float glass.
 - 6. Minimum Thickness of Indoor Lite: 6 mm.
 - 7. Low-E Coating: Sputtered on second surface.
 - 8. Winter Nighttime U-Factor: .24 maximum.
 - 9. Summer Daytime U-Factor: .21 maximum.
 - 10. Visible Light Transmittance: 61 percent minimum.
 - 11. Solar Heat Gain Coefficient: .27 maximum.
 - 12. Safety glazing required.

END OF SECTION 088000

SECTION 088300 - MIRRORS

PART 1 - GENERAL

1.1 SUMMARY

A. Section Includes:1. Silvered flat glass mirrors.

1.2 ACTION SUBMITTALS

- A. Product Data: For each type of product.
- B. Shop Drawings: Include mirror elevations, edge details, mirror hardware, and attachment details.
- C. Samples: For each type of the following:
 - 1. Mirrors: 12 inches (300 mm) square, including edge treatment on two adjoining edges.
 - 2. Mirror Clips: Full size.
 - 3. Mirror Trim: 12 inches (300 mm) long.

1.3 INFORMATIONAL SUBMITTALS

- A. Preconstruction Test Reports: From mirror manufacturer indicating that mirror mastic was tested for compatibility and adhesion with mirror backing and substrates on which mirrors are installed.
- B. Sample Warranty: For special warranty.
- 1.4 CLOSEOUT SUBMITTALS
 - A. Maintenance Data: For mirrors to include in maintenance manuals.

1.5 WARRANTY

- A. Special Warranty: Manufacturer agrees to replace mirrors that deteriorate within specified warranty period. Deterioration of mirrors is defined as defects developed from normal use that are not attributed to mirror breakage or to maintaining and cleaning mirrors contrary to manufacturer's written instructions. Defects include discoloration, black spots, and clouding of the silver film.
 - 1. Warranty Period: Five years from date of Substantial Completion

PART 2 - PRODUCTS

2.1 SILVERED FLAT GLASS MIRRORS

- A. Mirrors, General: ASTM C1503; manufactured using copper-free, low-lead mirror coating process. Subject to compliance with requirements, provide products by themirrorcompany.com, or Architect Approved Equal.
- B. Safety Glazing Products: provide products that comply with 16 CFR 1201, Category II.

2.2 MISCELLANEOUS MATERIALS

- A. Setting Blocks: Elastomeric material with a Shore, Type A durometer hardness of 85, plus or minus 5.
- B. Edge Sealer: Coating compatible with glass coating and approved by mirror manufacturer for use in protecting against silver deterioration at mirrored glass edges.
- C. Mirror Mastic: An adhesive setting compound, asbestos-free, produced specifically for setting mirrors.
- D. Film Backing for Safety Mirrors: Film backing and pressure-sensitive adhesive; both compatible with mirror backing paint as certified by mirror manufacturer.

2.3 MIRROR HARDWARE

- A. Aluminum J-Channels: Aluminum extrusions with a return deep enough to produce a glazing channel to accommodate mirrors of thickness indicated and in lengths required to cover edges of mirrors in a single piece.
 - 1. Aluminum J-Channel Bottom and Side Trim: J-channels formed with front leg and back leg not less than 3/8 and 7/8 inch (9.5 and 22 mm) in height, respectively, and a thickness of not less than 0.04 inch (1.0 mm).
 - 2. Aluminum J-Channel Top Trim: J-channels formed with front leg and back leg not less than 5/8 and 1 inch (16 and 25 mm) in height, respectively, and a thickness of not less than 0.04 inch (1.0 mm).
 - 3. Finish: Clear bright anodized.
- B. Fasteners: Fabricated of same basic metal and alloy as fastened metal and matching it in finished color and texture where fasteners are exposed.

2.4 FABRICATION

- A. Fabricate cutouts for notches and holes in mirrors without marring visible surfaces. Locate and size cutouts, so they fit closely around penetrations in mirrors.
- B. Mirror Edge Treatment: Flat polished
 - 1. Seal edges of mirrors with edge sealer after edge treatment to prevent chemical or atmospheric penetration of glass coating.
- C. Film-Backed Safety Mirrors: Apply film backing with adhesive coating over mirror backing paint, as recommended in writing by film-backing manufacturer, to produce a surface free of bubbles, blisters, and other imperfections.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Examine substrates, over which mirrors are to be mounted, with Installer present, for compliance with installation tolerances, substrate preparation, and other conditions affecting performance of the Work.
- B. Verify compatibility with and suitability of substrates, including compatibility of existing finishes or primers with mirror mastic.

C. Proceed with installation only after unsatisfactory conditions have been corrected and surfaces are dry.

3.2 PREPARATION

A. Comply with mastic manufacturer's written installation instructions for preparation of substrates, including coating substrates with mastic manufacturer's special bond coating where applicable.

3.3 INSTALLATION

- A. General: Install mirrors to comply with mirror manufacturer's written instructions and with referenced National Glass Association (NGA) publications. Mount mirrors accurately in place in a manner that avoids distorting reflected images.
- B. Install mirrors with mastic and mirror hardware. Attach mirror hardware securely to mounting surfaces with mechanical fasteners installed with anchors or inserts as applicable. Install fasteners so heads do not impose point loads on backs of mirrors.
 - 1. Aluminum J-Channels: Provide setting blocks 1/8 inch (3 mm) thick by 4 inches (100 mm) long at quarter points. To prevent trapping water, provide, between setting blocks, two slotted weeps not less than 1/4 inch (6.4 mm) wide by 3/8 inch (9.5 mm) long at bottom channel.
 - 2. Install mastic as follows:
 - a. Apply barrier coat to mirror backing where approved in writing by manufacturers of mirrors and backing material.
 - b. Apply mastic to comply with mastic manufacturer's written instructions for coverage and to allow air circulation between back of mirrors and face of mounting surface.
 - c. After mastic is applied, align mirrors and press into place while maintaining a minimum airspace of 1/8 inch (3 mm) between back of mirrors and mounting surface.
- C. Clean exposed surface of mirrors not more than four days before date scheduled for inspections that establish date of Substantial Completion. Clean mirrors as recommended in writing by mirror manufacturer and NGA's publication "Proper Procedures for Cleaning Flat Glass Mirrors."

END OF SECTION 088300

SECTION 092216 - NON-STRUCTURAL METAL FRAMING

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes:1. Non-load-bearing steel framing systems for interior gypsum board assemblies.
- 1.2 ACTION SUBMITTALS
 - A. Product Data: For each type of product.

PART 2 - PRODUCTS

- 2.1 PERFORMANCE REQUIREMENTS
 - A. Fire-Test-Response Characteristics: Provide materials and construction identical to those tested according to ASTM E 119.
- 2.2 FRAMING SYSTEMS
 - A. Steel Studs and Runners: ASTM C 645.
 - 1. Minimum Base-Metal Thickness: 0.0296 inch (20 gauge).
 - 2. Depth: As indicated on Drawings.
 - B. Light Gage Framing for Non Structural Use: ASTM A 653.
 - 1. Minimum Base-Metal Thickness: 0.0296 inch (20 gauge).
 - 2. Depth: As indicated on Drawings
 - C. Flat Strap and Backing Plate: Steel sheet for blocking and bracing in length and width indicated.
 - 1. Minimum Base-Metal Thickness: 0.027 inch (0.7 mm).
 - D. Cold-Rolled Channel Bridging: 0.053-inch (1.34-mm) bare-steel thickness, with minimum 1/2-inch- (13-mm-) wide flanges.
 - 1. Depth: 1-1/2 inches (38 mm).
 - 2. Clip Angle: Not less than 1-1/2 by 1-1/2 inches (38 by 38 mm), 0.068-inch- (1.72-mm-) thick, galvanized steel.
 - E. Hat-Shaped, Rigid Furring Channels: ASTM C 645.
 - 1. Minimum Base-Metal Thickness: 0.033 inch (0.84 mm).
 - 2. Depth: 7/8 inch (22.2 mm).
 - F. Cold-Rolled Furring Channels: 0.053-inch (1.34-mm) uncoated-steel thickness, with minimum 1/2-inch- (13-mm-) wide flanges.
 - 1. Depth: As indicated on Drawings.
 - 2. Furring Brackets: Adjustable, corrugated-edge type of steel sheet with minimum uncoated-steel thickness of 0.033 inch (0.8 mm).
 - 3. Tie Wire: ASTM A 641/A 641M, Class 1 zinc coating, soft temper, 0.062-inch- (1.59mm-) diameter wire, or double strand of 0.048-inch- (1.21-mm-) diameter wire.

2.3 AUXILIARY MATERIALS

A. Fasteners for Metal Framing: Of type, material, size, corrosion resistance, holding power, and other properties required to fasten steel members to substrates.

- B. Isolation Strip: Provide one of the following:
 - 1. Asphalt-Saturated Organic Felt: ASTM D 226, Type 1 (No. 15 asphalt felt), nonperforated.
 - 2. Foam Gasket: Adhesive-backed, closed-cell vinyl foam strips that allow fastener penetration without foam displacement, 1/8 inch (3.2 mm) thick, in width to suit steel stud size.
- PART 3 EXECUTION
- 3.1 INSTALLATION, GENERAL
 - A. Installation Standard: ASTM C 754.
 - 1. Gypsum Board Assemblies: Also comply with requirements in ASTM C 840 that apply to framing installation.
 - B. Install supplementary framing, and blocking to support fixtures, equipment services, heavy trim, grab bars, toilet accessories, furnishings, or similar construction.
 - C. Install bracing at terminations in assemblies.
 - D. Do not bridge building control and expansion joints with non-load-bearing steel framing members. Frame both sides of joints independently.
- 3.2 INSTALLING FRAMED ASSEMBLIES
 - A. Install framing system components according to spacings indicated, but not greater than spacings required by referenced installation standards for assembly types.
 - B. Where studs are installed directly against exterior masonry walls or dissimilar metals at exterior walls, install isolation strip between studs and exterior wall.
 - C. Install studs so flanges within framing system point in same direction.
 - D. Install tracks (runners) at floors and overhead supports. Extend framing full height to structural supports or substrates above suspended ceilings, except where partitions are indicated to terminate at suspended ceilings. Continue framing around ducts penetrating partitions above ceiling.
 - E. Direct Furring:
 - 1. Screw to wood framing.
 - 2. Attach to concrete or masonry with stub nails, screws designed for masonry attachment, or powder-driven fasteners spaced 24 inches (610 mm) o.c.
 - F. Installation Tolerance: Install each framing member so fastening surfaces vary not more than 1/8 inch (3 mm) from the plane formed by faces of adjacent framing.

END OF SECTION 092216

SECTION 092900 - GYPSUM BOARD

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes:1. Interior gypsum board.
- 1.2 ACTION SUBMITTALS
 - A. Product Data: For each type of product.

PART 2 - PRODUCTS

- 2.1 PERFORMANCE REQUIREMENTS
 - A. Fire-Resistance-Rated Assemblies: For fire-resistance-rated assemblies, provide materials and construction identical to those tested in assembly indicated according to ASTM E 119 by an independent testing agency.
 - B. Low Emitting Materials: For ceiling and wall assemblies, provide materials and construction identical to those tested in assembly and complying with the testing and product requirements of the California Department of Health Services' "Standard Practice for the Testing of Volatile Organic Emissions from Various Sources Using Small-Scale Environmental Chambers."

2.2 INTERIOR GYPSUM BOARD

- A. <u>Manufacturers</u>: Subject to compliance with requirements, available manufacturers offering products that may be incorporated into the Work include, but are not limited to, the following:
 - 1. <u>USG Corporation</u>.
 - 2. <u>National Gypsum Company</u>.
 - 3. <u>American Gypsum</u>.
 - 4. <u>CertainTeed Corp</u>.
 - 5. <u>Georgia-Pacific Gypsum LLC</u>.
 - 6. <u>Lafarge North America Inc</u>.
- B. Impact-Resistant Gypsum Board: ASTM C1396/C1396M gypsum board, tested according to ASTM C1629/C1629M.
 - 1. Core: 5/8 inch (15.9 mm), Type x.
 - 2. Surface Abrasion: ASTM C1629/C1629M, meets or exceeds Level 3 requirements.
 - 3. Indentation: ASTM C1629/C1629M, meets or exceeds Level 3 requirements.
 - 4. Soft-Body Impact: ASTM C1629/C1629M, meets or exceeds Level 3 requirements.
 - 5. Hard-Body Impact: ASTM C1629/C1629M, meets or exceeds Level 3 requirements according to test in Annex A1.
 - 6. Long Edges: Tapered.
 - 7. Mold Resistance: ASTM D3273, score of 10 as rated according to ASTM D3274.
- 2.3 TRIM ACCESSORIES
 - A. Interior Trim: ASTM C 1047.

- 1. Material: Galvanized or aluminum-coated steel sheet, rolled zinc, plastic, or paperfaced galvanized steel sheet.
- B. Aluminum Trim: ASTM B 221 (ASTM B 221M), Alloy 6063-T5.

2.4 JOINT TREATMENT MATERIALS

- A. General: Comply with ASTM C 475/C 475M.
- B. Joint Tape:
 - 1. Interior Gypsum Board: Paper.
- C. Joint Compound for Interior Gypsum Board: For each coat use formulation that is compatible with other compounds applied on previous or for successive coats.
 - 1. Prefilling: At open joints, rounded or beveled panel edges, and damaged surface areas, use setting-type taping compound.
 - 2. Embedding and First Coat: For embedding tape and first coat on joints, fasteners, and trim flanges, use drying-type, all-purpose compound.
 - 3. Fill Coat: For second coat, use drying-type, all-purpose compound.
 - 4. Finish Coat: For third coat, use drying-type, all-purpose compound.
 - 5. Skim Coat: For final coat of Level 5 finish, use drying-type, all-purpose compound or high-build interior coating product designed for application by airless sprayer and to be used instead of skim coat to produce Level 5 finish.

2.5 AUXILIARY MATERIALS

- A. General: Provide auxiliary materials that comply with referenced installation standards and manufacturer's written recommendations.
- B. Laminating Adhesive: Adhesive or joint compound recommended for directly adhering gypsum panels to continuous substrate.
 - 1. Laminating adhesive shall have a VOC content of 50 g/L or less when calculated according to 40 CFR 59, Subpart D (EPA Method 24).
 - 2. Durabond 90 or equal.
- C. Steel Drill Screws: ASTM C 1002, unless otherwise indicated.

PART 3 - EXECUTION

- 3.1 APPLYING AND FINISHING PANELS
 - A. Comply with ASTM C 840.
 - B. Examine panels before installation. Reject panels that are wet, moisture damaged, and mold damaged.
 - C. Fasten panels to studs / framing with manufacturer approved fasteners at recommended spacing.
 - D. Isolate perimeter of gypsum board applied to non-load-bearing partitions at structural abutments, except floors. Provide 1/4- to 1/2-inch- (6.4- to 12.7-mm-) wide spaces at these locations and trim edges with edge trim where edges of panels are exposed. Seal joints between edges and abutting structural surfaces with acoustical sealant.
 - E. Install trim with back flanges intended for fasteners, attach to framing with same fasteners used for panels. Otherwise, attach trim according to manufacturer's written instructions.
 - 1. Aluminum Trim: Install in locations indicated on Drawings.

- 2. Control Joints: Install control joints according to ASTM C 840 and in specific locations approved by Architect for visual effect.
- F. Prefill open joints, rounded or beveled edges, and damaged surface areas.
- G. Apply joint tape over gypsum board joints, except for trim products specifically indicated as not intended to receive tape.
- H. Gypsum Board Finish Levels: Finish panels to levels indicated below and according to ASTM C 840:
 - 1. Level 1: Ceiling plenum areas, concealed areas, and where indicated.
 - 2. Level 5: At panel surfaces that will be exposed to view unless otherwise indicated.
 - a. Primer and its application to surfaces are specified in other Division 09 Sections.
- I. Protect adjacent surfaces from drywall compound and texture finishes and promptly remove from floors and other non-drywall surfaces. Repair surfaces stained, marred, or otherwise damaged during drywall application.
- J. Remove and replace panels that are wet, moisture damaged, and mold damaged.

END OF SECTION 092900

SECTION 096513 - RESILIENT BASE AND ACCESSORIES

PART 1 - GENERAL

- 1.1 SUMMARY
 - A. Section Includes:
 - 1. Resilient base.
 - 2. Resilient molding accessories.
- 1.2 ACTION SUBMITTALS
 - A. Product Data: For each type of product.
 - B. Samples: For each exposed product and for each color and texture specified, not less than 12 inches (300 mm) long.
- PART 2 PRODUCTS
- 2.1 RESILIENT WALL BASE: **RWB-1**
 - A. Manufacturers: Subject to compliance with requirements, provide products by the following: Roppe Corporation
 - B. Basis of Design Product Standard: ASTM F 1861, Type TP (rubber, thermoplastic).
 - 1. Group: I Solid
 - 2. Profile: Standard Cove with Toe
 - C. Height: 4 inches.
 - D. Minimum Thickness: 0.125 inch (3.2 mm).
 - E. Lengths: Coils in manufacturer's standard length.
 - F. Outside Corners: Job formed.
 - G. Inside Corners: Job formed.
 - H. Colors: refer to "Finish Material Schedule" on drawing A3.01.
- 2.2 RESILIENT MOLDING ACCESSORIES
 - A. Manufacturers: Subject to compliance with requirements, provide products by one of the following:
 - 1. Roppe Corporation
 - 2. VPI, LLC: Floor Products Division
 - 3. Armstrong World Industries, Inc.
 - 4. Johnsonite, Inc.
 - 5. Burke Industries, Inc.
 - 6. Flexco, Inc.
 - 7. Mondo Rubber International, Inc.
 - 8. Nora Rubber Flooring
 - 9. Mannington Commercial
 - B. Description: Rubber reducer strip and transition strips for resilient flooring.
 - C. Profile and Dimensions: As required per condition. Profile must comply with ADA requirements.
 - D. Locations: Provide rubber moldings at all areas where dissimilar flooring materials meet.

2.3 INSTALLATION MATERIALS

- A. Trowelable Leveling and Patching Compounds: Latex-modified, portland cement based or blended hydraulic-cement-based formulation provided or approved by resilient-product manufacturer for applications indicated.
- B. Adhesives: Water-resistant type recommended by resilient-product manufacturer for resilient products and substrate conditions indicated.
 - 1. Adhesives shall have a VOC content of 50 g/L or less except that adhesive for rubber stair treads shall have a VOC content of 60 g/L or less.
- C. Stair-Tread Nose Filler: Two-part epoxy compound recommended by resilient stair-tread manufacturer to fill nosing substrates that do not conform to tread contours.
- D. Floor Polish: Provide protective, liquid floor-polish products recommended by resilient stairtread manufacturer.

PART 3 - EXECUTION

3.1 PREPARATION

- A. Prepare substrates according to manufacturer's written instructions to ensure adhesion of resilient products.
- B. Concrete Substrates for Resilient Stair Accessories: Prepare horizontal surfaces according to ASTM F 710.
 - 1. Verify that substrates are dry and free of curing compounds, sealers, and hardeners.
 - 2. Remove substrate coatings and other substances that are incompatible with adhesives and that contain soap, wax, oil, or silicone, using mechanical methods recommended by manufacturer. Do not use solvents.
 - 3. Alkalinity and Adhesion Testing: Perform tests recommended by manufacturer. Proceed with installation only after substrate alkalinity falls within range on pH scale recommended by manufacturer in writing, but not less than 5 or more than 9 pH.
 - 4. Moisture Testing: Perform tests so that each test area does not exceed 200 sq. ft. (18.6 sq. m), and perform no fewer than three tests in each installation area and with test areas evenly spaced in installation areas.
 - a. Anhydrous Calcium Chloride Test: ASTM F 1869. Proceed with installation only after substrates have maximum moisture-vapor-emission rate of 3 lb of water/1000 sq. ft. (1.36 kg of water/92.9 sq. m) in 24 hours.
 - b. Relative Humidity Test: Using in-situ probes, ASTM F 2170. Proceed with installation only after substrates have a maximum 75 percent relative humidity level measurement.
- C. Fill cracks, holes, and depressions in substrates with trowelable leveling and patching compound; remove bumps and ridges to produce a uniform and smooth substrate.
- D. Do not install resilient products until they are the same temperature as the space where they are to be installed.
- E. Immediately before installation, sweep and vacuum clean substrates to be covered by resilient products.

3.2 RESILIENT BASE INSTALLATION

- A. Comply with manufacturer's written instructions for installing resilient base.
- B. Apply resilient base to walls, columns, and areas where base is required as shown on the drawings.
- C. Install resilient base in lengths as long as practical without gaps at seams and with tops of adjacent pieces aligned.

- D. Tightly adhere resilient base to substrate throughout length of each piece, with base in continuous contact with horizontal and vertical substrates.
- E. Do not stretch resilient base during installation.
- F. On masonry surfaces or other similar irregular substrates, fill voids along top edge of resilient base with manufacturer's recommended adhesive filler material.
- G. Job-Formed Corners:
 - 1. Outside Corners: Use straight pieces of maximum lengths possible and form with returns not less than 3 inches in length.
 - a. Form without producing discoloration (whitening) at bends.
 - 2. Inside Corners: Use straight pieces of maximum lengths possible and form with returns not less than 3 inches in length.
 - a. Miter corners to minimize open joints.
- 3.3 RESILIENT ACCESSORY INSTALLATION
 - A. Comply with manufacturer's written instructions for installing resilient accessories.
 - B. Resilient Molding Accessories: Butt to adjacent materials and tightly adhere to substrates throughout length of each piece. Install reducer strips at edges of floor covering that would otherwise be exposed.

3.4 CLEANING AND PROTECTION

- A. Comply with manufacturer's written instructions for cleaning and protecting resilient products.
- B. Floor Polish: Remove soil, adhesive, and blemishes from resilient stair treads before applying liquid floor polish.
 - 1. Apply two coats.
- C. Cover resilient products subject to wear and foot traffic until Substantial Completion.

END OF SECTION 096513

SECTION 096566 - RESILIENT ATHLETIC FLOORING

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes:
 - 1. Rubber Sheet Flooring.
- 1.2 ACTION SUBMITTALS
 - A. Product Data: For each type of product.
 - B. Shop Drawings: Show installation details and locations of the following:
 - 1. Seam locations for sheet flooring.
 - C. Sustainable Design Submittals:
 - 1. Material: Through-body 100% post-consumer recycled tire rubber SBR (Styrene-Butadiene Rubber) + 100% PostIndustrial Colored EPDM (Ethylene-Propylene Diene Monomer) 2019 To Market Global proprietary combinations - AFTA Registered 2005.
 - D. Samples: for each exposed product and for each type, color, and pattern specified.
- 1.3 CLOSEOUT SUBMITTALS
 - A. Maintenance data.
- 1.4 QUALITY ASSURANCE
 - A. Rubber Sheet Flooring Installer Qualifications: An experienced installer who has completed rubber sheet flooring installations using seaming methods indicated for this project and similar in material, design, and extent to that indicated for this project; who is acceptable to manufacturer; and whose work has resulted in installations with a record of successful in-service performance.

PART 2 - PRODUCTS

- 2.1 RUBBER SHEET FLOOR (RAF-1)
 - A. Manufacturers: Subject to compliance with requirements, provide products as manufactured by To Market as basis of design. Copy this article and re-edit for each product.
 - a. Style Name: Atmosphere Runway 2
 - b. Product Line: Citation
 - c. Color: TM2926 Signal Square
 - d. Size: 4'x50'
 - e. Thickness: 9mm
 - B. Equal products as manufactured by one of the following are also acceptable:
 - 1. Tarkett
 - 2. Tarkett Sports
 - 3. Centuar
 - 4. Dinoflex

- C. Description: Athletic flooring consisting of rubber sheet goods with smooth edges for adhered application.
- D. Material: Through-body 100% post-consumer recycled tire rubber SBR (Styrene-Butadiene Rubber) + 100% PostIndustrial Colored EPDM (Ethylene-Propylene Diene Monomer) 2019 To Market Global proprietary combinations - AFTA Registered 2005.

2.2 ACCESSORIES

- A. Trowelable Leveling and Patching Compound: Latex-modified, hydraulic-cementbased formulation approved by flooring manufacturer.
- B. Adhesives: Water-resistant type recommended in writing by manufacturer for substrate and conditions indicated.

PART 3 - EXECUTION

3.1 PREPARATION

- A. Prepare substrates according to manufacturer's written instructions to ensure adhesion of flooring.
- B. Concrete Substrates: Prepare according to ASTM F710.
 - 1. Verify that substrates are dry and free of curing compounds, sealers, and hardeners.
 - 2. Alkalinity Testing: Perform pH testing according to ASTM F710. Proceed with installation only if pH readings are not less than **7.0** and not greater than **8.5**.
 - 3. Moisture Testing: Perform tests so that each test area does not exceed **1000** sq. ft. (304.8 sq. m) and perform no fewer than three tests in each installation area and with test areas evenly spaced in installation areas.
 - a. Anhydrous Calcium Chloride Test: ASTM F1869. Proceed with installation only after substrates have maximum moisture-vapor-emission rate of **3 lb** of water/1000 sq. ft. (1.36 kg of water/92.9 sq. m) in 24 hours.
 - b. Relative Humidity Test: Using in-situ probes, ASTM F2170. Proceed with installation only after substrates have a maximum **75** percent relative humidity level measurement.
- C. Remove substrate coatings and other substances that are incompatible with adhesives and that contain soap, wax, oil, or silicone, using mechanical methods recommended in writing by manufacturer. Do not use solvents.
- D. Use trowelable leveling and patching compound to fill cracks, holes, and depressions in substrates.
- E. Sweep and vacuum clean substrates to be covered by flooring immediately before installation. After cleaning, examine substrates for moisture, alkaline salts, carbonation, and dust. Proceed with installation only after unsatisfactory conditions have been corrected.
- 3.2 FLOORING INSTALLATION, GENERAL
 - A. Comply with manufacturer's written installation instructions.
 - B. Scribe, cut, and fit flooring to butt neatly and tightly to vertical surfaces, equipment anchors, floor outlets, and other interruptions of floor surface.

- C. Extend flooring into toe spaces, door reveals, closets, and similar openings unless otherwise indicated.
- 3.3 SHEET FLOORING INSTALLATION
 - A. Unroll sheet flooring and allow it to stabilize before cutting and fitting.
 - B. Lay out sheet flooring as follows:
 - 1. Maintain uniformity of flooring direction.
 - 2. Minimize number of seams; place seams in inconspicuous and low-traffic areas, at least 6 inches (150 mm) away from parallel joints in flooring substrates.
 - 3. Match edges of flooring for color shading at seams.
 - 4. Locate seams according to approved Shop Drawings.
 - C. Adhere products to substrates using a full spread of adhesive applied to substrate to comply with adhesive and flooring manufacturers' written instructions, including those for trowel notching, adhesive mixing, and adhesive open and working times.
 - 1. Provide completed installation without open cracks, voids, raising and puckering at joints, telegraphing of adhesive spreader marks, and other surface imperfections.
 - D. Rubber Sheet Flooring Seams: Prepare and finish seams to produce surfaces flush with adjoining flooring surfaces.

3.4 CLEANING AND PROTECTION

- A. Perform the following operations immediately after completing flooring installation:
 - 1. Remove adhesive and other blemishes from flooring surfaces.
 - 2. Sweep and vacuum flooring thoroughly.
 - 3. Damp-mop flooring to remove marks and soil after time period recommended in writing by manufacturer.
- B. Protect flooring from mars, marks, indentations, and other damage from construction operations and placement of equipment and fixtures during remainder of construction period. Use protection methods recommended in writing by manufacturer.
 - 1. Do not move heavy and sharp objects directly over flooring. Protect flooring with plywood or hardboard panels to prevent damage from storing or moving objects over flooring.

END OF SECTION 096566

SECTION 101423 - PANEL SIGNAGE

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes:
 - 1. Panel signs.
 - 2. Panel sign mounting hardware.
- 1.2 ACTION SUBMITTALS
 - A. Product Data: For panel signs.
 - B. Shop Drawings: For panel signs.
 - 1. Include fabrication and installation details and attachments to other work.
 - 2. Show sign mounting heights, locations of supplementary supports to be provided by other installers, and accessories.
 - 3. Show message list, typestyles, graphic elements, and layout for each sign at least 1/2" scale.
 - C. Samples: For each exposed product and for each color and texture specified.

1.3 INFORMATIONAL SUBMITTALS

- A. Sample warranty.
- 1.4 CLOSEOUT SUBMITTALS
 - A. Maintenance data.
- 1.5 WARRANTY
 - A. Special Warranty: Manufacturer agrees to repair or replace components of signs that fail in materials or workmanship within specified warranty period.
 - 1. Warranty Period: 5 years from date of Substantial Completion.

PART 2 - PRODUCTS

- 2.1 PERFORMANCE REQUIREMENTS
 - A. Structural Performance: Signs and supporting elements shall withstand the effects of gravity and other loads within limits and under conditions indicated.

2.2 PANEL SIGNS

- A. Panel Sign: Sign with smooth, uniform surfaces; with message and characters having uniform faces, sharp corners, and precisely formed lines and profiles; and as follows:
 - 1. Solid-Sheet Sign, Stainless steel with finish specified in "Surface Finish Subparagraph and as follows:
 - a. Water Jet- Cut Graphics: Sign face cut through with graphics or lettering.
 - 2. Sign-Panel Perimeter: Finish edges smooth.
 - a. Edge Condition at Vertical and Horizontal Edges: Square cut.
 - b. Corner Condition in Elevation: Square with eased edges.

- 3. Frameless perimeter.
- 4. Mounting: Stainless Steel Standoffs mounted to solid blocking or framing.
- 5. Surface Finish: #4 Brushed finish.
- 2.3 PANEL-SIGN MATERIALS
 - A. Stainless Steel Sheet: Type 304.1. Guage: 10.
- 2.4 PANLE SIGN MOUNTING HARDWARE
 - A. Fasteners and Anchors: Manufacturer's standard as required for secure anchorage of signs, noncorrosive and compatible with each material joined, and complying with the following unless otherwise indicated:
 - 1. Exposed Metal-Fastener Components, General:
 - a. Stainless Steel round stand-offs with brushed finish.
 - 1) Size: 2 inch x 2 inch.

2.5 FABRICATION

- A. Water Jet- Cut Graphics: Cut characters and other graphics through sign surface to produce precisely formed copy.
 - 1. Remove all burrs and ensure edges are uniform and smooth.

PART 3 - EXECUTION

3.1 INSTALLATION

- A. General: Install signs using mounting methods indicated and according to manufacturer's written instructions.
 - 1. Install signs level, plumb, true to line, and at locations and heights indicated, with sign surfaces free of distortion, oil canning, and other defects in appearance.
 - 2. Before installation, verify that sign surfaces are clean and free of materials or debris that would impair installation.
 - 3. Provide blocking as required for secure attachment.
- B. Mounting Methods:
 - 1. Through Fasteners: Drill holes in substrate using predrilled holes in sign as template. Place sign in position and flush to surface. Install through fasteners and tighten.
- C. Remove temporary protective coverings and strippable films as signs are installed.

END OF SECTION 101423

SECTION 096723-RESINOUS FLOORING

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

- A. This section includes the following:
 - 1. Resinous flooring system as shown on the drawings and in schedules.
 - 2. Metal Edge Strips.

1.3 SYSTEM DESCRIPTION

- A. The work shall consist of preparation of the substrate, the furnishing and application of a cementitious urethane based self-leveling seamless flooring system with decorative chip broadcast and Epoxy broadcast and topcoats.
- B. The system shall have the color and texture as specified by the Owner with a nominal thickness of 3/16 inch. It shall be applied to the prepared area(s) as defined in the plans strictly in accordance with the Manufacturer's recommendations.
- C. Cove base (if required) to be applied where noted on plans and per manufacturers standard details unless otherwise noted

1.4 SUBMITTALS

- A. Product Data: Latest edition of Manufacturer's literature including performance data and installation procedures.
- B. Manufacturer's Material Safety Data Sheet (MSDS) for each product being used.
- C. Samples: A 3 x 3 inch square sample of the proposed system. Color, texture, and thickness shall be representative of overall appearance of finished system subject to normal tolerances.

1.5 QUALITY ASSURANCE

- A. The Manufacturer shall have a minimum of 10 years experience in the production, sales, and technical support of epoxy and urethane industrial flooring and related materials.
- B. The Applicator shall have experience in installation of the flooring system as confirmed by the manufacturer in all phases of surface preparation and application of the product specified.
- C. No requests for substitutions shall be considered that would change the generic type of the specified System.
- D. System shall be in compliance with requirements of United States Department of Agriculture (USDA), Food, Drug Administration (FDA), and local Health Department.
- E. System shall be in compliance with the Indoor Air Quality requirements of CA section

01350 as verified by a qualified independent testing laboratory.

F. A pre-installation conference shall be held between Applicator, General Contractor and the Owner to review and clarification of this specification, application procedure, quality control, inspection and acceptance criteria and production schedule.

1.6 PRODUCT DELIVERY, STORAGE, AND HANDLING

- A. Packing and Shipping
 - 1. All components of the system shall be delivered to the site in the Manufacturer's packaging, clearly identified with the product type and batch number.
- B. Storage and Protection
 - 1. The Applicator shall be provided with a dry storage area for all components. The area shall be between 60 F and 85 F, dry, out of direct sunlight and in accordance with the Manufacturer's recommendations and relevant health and safety regulations.
 - 2. Copies of Material Safety Data Sheets (MSDS) for all components shall be kept on site for review by the Engineer or other personnel.
- C. Waste Disposal
 - 1. The Applicator shall be provided with adequate disposal facilities for non-hazardous waste generated during installation of the system.

1.7 PROJECT CONDITIONS

1

- A. Site Requirements
 - 1. Application may proceed while air, material and substrate temperatures are between 60 F and 85 F providing the substrate temperature is above the dew point. Outside of this range, the Manufacturer shall be consulted.
 - 2. The relative humidity in the specific location of the application shall be less than 85 % and the surface temperature shall be at least 5 F above the dew point.
 - 3. The Applicator shall ensure that adequate ventilation is available for the work area. This shall include the use of manufacturer's approved fans, smooth bore tubing and closure of the work area.
 - 4. The Applicator shall be supplied with adequate lighting equal to the final lighting level during the preparation and installation of the system.
- B. Conditions of new concrete to be coated with cementitious urethane material.
 - Concrete shall be moisture cured for a minimum of 3 days and have fully cured a minimum of 5 days
 - in accordance with ACI-308 prior to the application of the coating system pending moisture tests.
 - 2. Concrete shall have a flat rubbed finish, float or light steel trowel finish (a hard steel trowel finish is neither necessary nor desirable).
 - 3. Sealers and curing agents should not to be used.
 - 4. Concrete shall have minimum design strength of 3,500 psi. and a maximum water/cement ratio of 0.45
 - 5. Concrete surfaces on grade shall have been constructed with a vapor barrier to protect against the effects of vapor transmission and possible delamination of the system.
- C. Safety Requirements
 - 1. All open flames and spark-producing equipment shall be removed from the work area prior to commencement of application.
 - 2. "No Smoking" signs shall be posted at the entrances to the work area.
 - 3. The Owner shall be responsible for the removal of foodstuffs from the work area.
 - 4. Non-related personnel in the work area shall be kept to a minimum.

1.8 WARRANTY

A. Dur-A-Flex, Inc. warrants that material shipped to buyers at the time of shipment substantially free from material defects and will perform substantially to Dur-A-Flex, Inc.

published literature if used in accordance with the latest prescribed procedures and prior to the expiration date.

B. Dur-A-Flex, Inc. liability with respect to this warranty is strictly limited to the value of the material purchase.

PART 2 - PRODUCTS

- 2.1 FLOORING
 - A. Basis of Design: Dur-A-Flex, Inc, Hybri-Flex EC (self leveling chip broadcast), epoxy/aliphatic urethane topcoat seamless flooring system.
 - 1. System Materials:
 - a. Topping: Dur-A-Flex, Inc, Poly-Crete SL resin, hardener and SL aggregate.
 - b. The broadcast aggregate shall be Dur-A-Flex, Inc. Macro chip
 - c. Broadcast: Dur-A-Flex, Inc. Dur-A-Glaze #4, epoxy based two-component resin.
 - d. Groutcoat: Dur-A-Flex, Inc Dur-A-Glaze #4, epoxy-based, two-component resin.
 - e. Top coat: Dur-A-Flex, Inc. Armor Top aliphatic urethane 2 component resin with grit.
 - 2. Cove System: a. POLY-CRETE WR
 - d. PULY-CRETE W
 - 3. Patch Materials
 - a. Shallow Fill and Patching: Use Dur-A-Flex, Inc. Poly-Crete MD (up to ¼ inch).
 - b. Deep Fill and Sloping Material (over ¼ inch): Use Dur-A-Flex, Inc. Poly-Crete WR.

Poly-Crete SI

2.2 MANUFACTURER

- A. Dur-A-Flex, Inc., 95 Goodwin Street, East Hartford, CT 06108, Phone: (860) 528-9838
- B. Manufacturer of Approved System shall be single source and made in the USA.

2.3 PRODUCT REQUIREMENTS

A. Topping

/	ropping		
	1.	Percent Reactive	100 %
	2.	VOC	0 g/L
	3.	Bond Strength to Concrete ASTM D 4541	400 psi, substrates fails
	4.	Compressive Strength, ASTM C 579	9,000 psi
	5.	Tensile Strength, ASTM D 638	2,175 psi
	6.	Flexural Strength, ASTM D 790	5,076 psi
	7.	Impact Resistance @ 125 mils, MIL D-3134, No visible damage or deterioration	160 inch Ibs
В.	Bro	oadcast Coat	Dur-A-Glaze #4 Resin
	1.	Percent Reactive,	100 %
	2.	VOC	<4 g/L
	3.	Water Absorption, ASTM D 570	0.04%
	4. 5.	Tensile Strength, ASTM D 638 Coefficient of thermal expansion	4000psi
	-	ASTM D 696,	2 x 10 ⁻⁵ in/in/F
	6.	Flammability ASTM D-635	Self-Extinguishing
	7.	Flame Spread/ NFPA 101 ASTM E-84	Class A
C.	Grout Coat		Dur-A-Glaze 4 Waterclear Resin
	1.	Percent Reactive,	100 %
	2.	VOC	<4 g/L
	3.	Water Absorption, ASTM D 570	0.04%
	4.	Tensile Strength, ASTM D 638	4000psi
	5.	Coefficient of thermal expansion	

ASTM D 696,

- 6. Flammability ASTM D-635
- 7. Flame Spread/ NFPA 101 ASTM E-84
- D. Topcoat
 - 1. VOC
 - 2. 60 Degree Gloss ASTM D523
 - 3. Mixed Viscosity, (Brookfield 25°C)
 - 4. Tensile strength, ASTM D 638
 - 5. Abrasion Resistance, ASTM D4060 CS 17 wheel (1,000 g load) 1,000 cycles
 - 6. Pot life @ 70° F 50% RH
 - Dry properties, 70°F, 50% R.H. 60°F, 30% RH 80°F, 70%RH
 - 8. Flash Point PMCC
 - 9. Full Chemical resistance

PROJECT NO. 2019113.34

2 x 10⁻⁵ in/in/F Self-Extinguishing Class A

Armor Top O g/L 75+/-5 500 cps 7,000 psi Satin 10 mg loss without grit 2 hours 8 hours tack free, 12 hours Dry 12 hours tack free, 18 hours Dry 4 hours tack free, 6 hours Dry

186°F 7 days

PART 3 - EXECUTION

- 3.1 EXAMINATION
 - A. Examine substrates, areas and conditions, with Applicator present, for compliance with requirements for maximum moisture content, installation tolerances and other conditions affecting flooring performance.
 - 1. Verify that substrates and conditions are satisfactory for flooring installation and comply with requirements specified.

3.2 PREPARATION

- A. General
 - 1. New and existing concrete surfaces shall be free of oil, grease, curing compounds, loose particles, moss,
 - algae growth, laitance, friable matter, dirt, and bituminous products.
 - 2. Moisture Testing: Perform tests recommended by manufacturer and as follows.
 - a. Perform anhydrous calcium chloride test ASTM F 1869-98. Application will proceed only when the vapor/moisture emission rates from the slab is less than and not higher than 20 lbs/1,000 sf/24 hrs.
 - b. Perform relative humidity test using is situ probes, ASTM F 2170. Proceed with installation only after substrates have a maximum 99% relative humidity level measurement.
 - c. If the vapor drive exceeds 99% relative humidity or 20 lbs/1,000 sf/24 hrs then the Owner and/or Engineer shall be notified and advised of additional cost for the possible installation of a vapor mitigation system that has been approved by the manufacturer or other means to lower the value to the acceptable limit.
 - 3. Mechanical surface preparation
 - a. Shot blast all surfaces to receive flooring system with a mobile steel shot, dust recycling machine (Blastrac or equal). All surface and embedded accumulations of paint, toppings hardened concrete layers, laitance, power trowel finishes and other similar surface characteristics shall be completely removed leaving a bare concrete surface having a minimum profile of CSP 4-5 as described by the International Concrete Repair Institute.

- b. Floor areas inaccessible to the mobile blast machines shall be mechanically abraded to the same degree of cleanliness, soundness and profile using diamond grinders, needle guns, bush hammers, or other suitable equipment.
- c. Where the perimeter of the substrate to be coated is not adjacent to a wall or curb, a minimum 1/4 inch

key cut shall be made to properly seat the system, providing a smooth transition between areas. The

detail cut shall also apply to drain perimeters and expansion joint edges.

- d. Cracks and joints (non-moving) greater than 1/8 inch wide are to be chiseled or chipped-out and repaired per manufacturer's recommendations.
- 4. At spalled or worn areas, mechanically remove loose or delaminated concrete to a sound concrete and

patch per manufactures recommendations.

3.3 APPLICATION

- A. General
 - 1. The system shall be applied in five distinct steps as listed below:
 - a. Substrate preparation.
 - b. Body Coat- Pigmented Poly-Crete SL.
 - c. Chip Broadcast- Broadcast of Macro Decorative Vinyl Chip into the SL.
 - b. Topping/overlay application with chip broadcast.
 - c. Resin application with chip broadcast.
 - d. Grout Coat application
 - e. Topcoat application.
 - 2. Immediately prior to the application of any component of the system, the surface shall be dry and any remaining dust or loose particles shall be removed using a vacuum or clean, dry, oil-free compressed air.
 - 3. The handling, mixing and addition of components shall be performed in a safe manner to achieve the desired results in accordance with the Manufacturer's recommendations.
 - 4. The system shall follow the contour of the substrate unless pitching or other leveling work has been specified by the Architect.
 - 5. A neat finish with well-defined boundaries and straight edges shall be provided by the

Applicator.

- B. Topping
 - 1. The topping shall be applied as a self-leveling system as specified by the Architect. The topping shall be applied in one lift with a nominal thickness of 1/8 inch.
 - 2. The topping shall be comprised of three components, a resin, hardener and filler as supplied by the Manufacturer.
 - 3. The hardener shall be added to the resin and thoroughly dispersed by suitably approved mechanical means. SL Aggregate shall then be added to the catalyzed mixture and mixed in a manner to achieve a homogenous blend.
 - 4. The topping shall be applied over horizontal surfaces using ½ inch "v" notched squeegee, trowels or other systems approved by the Manufacturer.
 - 5. Immediately upon placing, the topping shall be degassed with a loop roller.
 - 6. Chip aggregate shall be broadcast to excess into the wet resin, Macro chip at the rate of 0.1 lbs/sf
 - 7. Allow material to fully cure. Vacuum, sweep and/or blow to remove all loose chips.
- C. Broadcast
 - 1. The broadcast coat resin shall be applied at the rate of 100 sf/gal.
 - 2. The broadcast coat shall be comprised of liquid components, combined at a ratio of 2 parts resin to 1 part hardener by volume and shall be thoroughly blended by mechanical means such as a high speed paddle mixer.

- 3. Chip aggregate shall be broadcast into the wet resin, Macro chips at the rate of 0.1 lbs/sf,
- 4. Allow material to fully cure. Vacuum, sweep and/or blow to remove all loose chips.
- D. Grout Coat
 - 1. The grout coat t shall be squeegee applied with a coverage rate of 100 sf/gal.
 - 2. The topcoat shall be comprised of liquid components, combined at a ratio of 2 parts resin to 1 part hardener by volume and shall be thoroughly blended by mechanical means such as a high speed paddle mixer.
 - 3. The grout coat will be back rolled and cross rolled to provide a uniform texture and finish
- E. Top Coat
 - 1. The topcoat with grit shall be roller applier with a coverage rate of 500 sf/gal.
 - 2. The finish floor will have a nominal thickness of 3/16 inch.
- F. Cove System

1. POLY-CRETE WR is an aggregate filled, trowel applied cove system based upon a liquid polyurethane resin. It is designed specifically for use with POLY-CRETE HF and POLY-CRETE MD and POLY-CRETE SL polyurethane flooring in order to maintain the same standards of resistance to abrasion and chemical contact.

- G. Miscellaneous Materials.
 - 1. Metal Edge Strips:
 - 1. Basis of Design Manufacturer: Subject to compliance with requirements, provide the following products by Laticrete, Schluter, or Architect approved equal:
 - a. Resinous Floor transitions: Schluter 'Schiene'
 - b. Location: Transition between existing terrazzo flooring and RF-1.
 - c. Finish: To be selected from manufacturer full range of colors.

3.4 FIELD QUALITY CONTROL

- A. Tests, Inspection
 - I. The following tests shall be conducted by the Applicator:
 - a. Temperature
 - 1. Air, substrate temperatures and, if applicable, dew point.
 - b. Coverage Rates
 - 1. Rates for all layers shall be monitored by checking quantity of material used against the area covered.

3.5 CLEANING AND PROTECTION

- A. Cure flooring material in compliance with manufacturer's directions, taking care to prevent their contamination during stages of application and prior to completion of the curing process.
- B. Remove masking. Perform detail cleaning at floor termination, to leave cleanable surface for subsequent work of other sections.

SECTION 099123 - INTERIOR PAINTING

PART 1 - GENERAL

1.1 SUMMARY

- A. Section includes surface preparation and the application of paint systems on the following interior substrates:
 - 1. Concrete masonry units (CMU).
 - 2. Glazed Masonry
 - 3. Steel.
 - 4. Gypsum board or plaster.
 - 5. Ceiling tiles and grid and ductwork.
- B. Refer to Division 9 Section "High Performance Coatings" for painting of embedded steel lintels.

1.2 DEFINITIONS

- A. Gloss Level 1: Not more than 5 units at 60 degrees and 10 units at 85 degrees, according to ASTM D 523.
- B. Gloss Level 2: Not more than 10 units at 60 degrees and 10 to 35 units at 85 degrees, according to ASTM D 523.
- C. Gloss Level 3: 10 to 25 units at 60 degrees and 10 to 35 units at 85 degrees, according to ASTM D 523.
- D. Gloss Level 4: 20 to 35 units at 60 degrees and not less than 35 units at 85 degrees, according to ASTM D 523.
- E. Gloss Level 5: 35 to 70 units at 60 degrees, according to ASTM D 523.
- F. Gloss Level 6: 70 to 85 units at 60 degrees, according to ASTM D 523.
- G. Gloss Level 7: More than 85 units at 60 degrees, according to ASTM D 523.

1.3 SUBMITTALS

- A. Product Data: For each type of product. Include preparation requirements and application instructions.
- B. Samples: Paint drawdown cards for each color and type of topcoat.

PART 2 - PRODUCTS

2.1 PAINT, GENERAL

- A. Manufacturers: Subject to compliance with requirements, provide products from one of the following manufacturers:
 - 1. Sherwin Williams
 - 2. Benjamin Moore
 - 3. Pratt & Lambert
 - 4. PPG
 - 5. Glidden
 - 6. Valspar

- B. MPI Standards: Provide products that comply with MPI standards indicated and that are listed in its "MPI Approved Products List."
- C. Material Compatibility:
 - 1. Provide materials for use within each paint system that are compatible with one another and substrates indicated, under conditions of service and application as demonstrated by manufacturer, based on testing and field experience.
 - 2. For each coat in a paint system, provide products recommended in writing by manufacturers of topcoat for use in paint system and on substrate indicated.
- D. VOC Content: Products shall comply with VOC limits of authorities having jurisdiction.
 - 1. Flat Paints and Coatings: 50 g/L.
 - 2. Nonflat Paints and Coatings: 150 g/L.
 - 3. Dry-Fog Coatings: 400 g/L.
 - 4. Primers, Sealers, and Undercoaters: 200 g/L.
 - 5. Anticorrosive and Antirust Paints Applied to Ferrous Metals: 250 g/L.
 - 6. Zinc-Rich Industrial Maintenance Primers: 340 g/L.
 - 7. Pretreatment Wash Primers: 420 g/L.
 - 8. Floor Coatings: 100 g/L.
 - 9. Shellacs, Clear: 730 g/L.
 - 10. Shellacs, Pigmented: 550 g/L.
- 2.2 PRIMERS/SEALERS
 - A. Primer Sealer, Latex, Interior: MPI #50.
 - 1. Basis of Design: Sherwin Williams Pro Mar 200, B28WO2600 Interior Latex Primer
 - B. Primer, Block Filler, Latex, interior, MPI #4
 1. Basis of Design: Sherwin Williams Pro Industrial Heavy Duty Block Filler
 - C. Primer, Bonding, Urethane Modified Acrylic, MPI #17
 1. Basis of Design: Sherwin Williams Extreme Bond Primer, B51WO1150
- 2.3 METAL PRIMERS
 - A. Primer, Alkyd, Anti-Corrosive, for Metal: MPI #79.
 1. Basis of Design: Sherwin Williams Kem Bond HS B50WZ004
- 2.4 OIL-BASED PAINTS
 - A. Enamel, Alkyd: MPI #811. Basis of Design: Sherwin Williams Direct to Metal B55W00101
- 2.5 WATER-BASED PAINTS
 - A. Latex, Interior: MPI #43.
 1. Basis of Design: Sherwin Williams Pro Mar 200, B31-2600 Interior Latex Paint
 - B. Water-Based Dry-Fall System MPI INT 5.1C: Dry-Fall, latex, flat, MPI #118.
 - 1. Basis of Design: Sherwin Williams Pro Industrial Waterbourne Acrylic Dry Fall B42W00181.

C. EPOXY PAINTS

- D. Epoxy, Water Based, Catalyzed: MPI #115.
 - 1. Basis of Design: Sherwin Williams Pro Industrial, B73W311 Catalyzed Epoxy Paint

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Examine substrates and conditions, with Applicator present, for compliance with requirements for maximum moisture content and other conditions affecting performance of the Work.
- B. Maximum Moisture Content of Substrates: When measured with an electronic moisture meter as follows:
 - 1. Concrete: 12 percent.
 - 2. Masonry (Clay and CMU): 12 percent.
 - 3. Wood: 15 percent.
 - 4. Gypsum Board: 12 percent.
 - 5. Plaster: 12 percent.
- C. Verify suitability of substrates, including surface conditions and compatibility with existing finishes and primers.
- D. Proceed with coating application only after unsatisfactory conditions have been corrected.
 - 1. Application of coating indicates acceptance of surfaces and conditions.

3.2 PREPARATION

- A. Comply with manufacturer's written instructions and recommendations in "MPI Manual" applicable to substrates indicated.
- B. Remove hardware, covers, plates, and similar items already in place that are removable and are not to be painted. If removal is impractical or impossible because of size or weight of item, provide surface-applied protection before surface preparation and painting.
 - 1. After completing painting operations, use workers skilled in the trades involved to reinstall items that were removed. Remove surface-applied protection if any.
- C. Light abrade glazed masonry or other glossy surfaces as recommended by the paint manufacturer prior to priming.
- D. Clean substrates of substances that could impair bond of paints, including dust, dirt, oil, grease, and incompatible paints and encapsulants.
 - 1. Remove incompatible primers and reprime substrate with compatible primers or apply tie coat as required to produce paint systems indicated.

3.3 APPLICATION

- A. Apply primers and paints according to manufacturer's written instructions and to recommendations in "MPI Manual."
- B. Adhesion Test: Use principles of ASTM D3359 after minimum 7 day cure time of primer to ensure 90% of coating continues to adhere, contact coatings manufacturer for assistance as needed.

- C. Apply paints to produce surface films without cloudiness, spotting, holidays, laps, brush marks, roller tracking, runs, sags, ropiness, or other surface imperfections. Cut in sharp lines and color breaks.
- 3.4 CLEANING AND PROTECTION
 - A. Protect work of other trades against damage from paint application. Correct damage to work of other trades by cleaning, repairing, replacing, and refinishing, as approved by Architect, and leave in an undamaged condition.
 - B. At completion of construction activities of other trades, touch up and restore damaged or defaced painted surfaces.

3.5 INTERIOR PAINTING SCHEDULE

- A. Steel Substrates:
 - 1. Quick-Drying Enamel System:
 - a. Prime Coat: Primer, alkyd, anti-corrosive, for metal, MPI #79
 - b. Intermediate Coat: Alkyd, matching topcoat.
 - c. Topcoat: Alkyd, quick dry, semi-gloss (Gloss Level 5), MPI #81.
- B. Concrete Masonry Substrates:
 - 1. Latex System:
 - a. Prime Coat: Block Filler (at new CMU)
 - b. Intermediate Coat: Latex, interior, matching topcoat.
 - c. Topcoat: Latex, interior, semi-gloss (Gloss Level 5), MPI #43.
- C. Glazed Masonry Substrates:
 - 1. Epoxy System:
 - a. Prime Coat: Bonding Primer MPI #17
 - b. Intermediate Coat: Epoxy, matching topcoat.
 - c. Topcoat:Epoxy,Water Based, Catalyzed,(Gloss Level 5), MPI #115.
- D. Gypsum Board or Plaster Substrates:
 - 1. Latex System:
 - a. Prime Coat: Primer sealer, latex, interior, MPI #50.
 - b. Intermediate Coat: Latex, interior, matching topcoat.
 - c. Topcoat: Latex, interior, (Gloss Level 5), MPI #43.
- E. Ceiling Tiles and Grid and ductwork:
 - 1. Water Based Dry Fall System
- 3.6 PAINT COLOR SCHEDULE
 - A. Refer to Drawings for paint colors and locations.

END OF SECTION 099123

SECTION 10101 - VISUAL DISPLAY SURFACES

PART 1 - GENERAL

- 1.1 SUMMARY
 - A. This Section includes the following:1. Markerboards.
- 1.2 SUBMITTALS
 - A. Product Data: For each type of product indicated.
 - B. Shop Drawings: Include plans, elevations, sections, details, and attachments to other work.
 - 1. Show location of panel joints.
 - 2. Include sections of typical trim members.
 - C. Samples: For each type of visual display surface indicated.
 - D. Product test reports for surface-burning characteristics of vinyl fabrics.
 - E. Maintenance data.

1.3 QUALITY ASSURANCE

- A. Installer Qualifications: An authorized representative of motor-operated, sliding visual display unit manufacturer for installation and maintenance of units required for this Project.
- B. Fire-Test-Response Characteristics: Provide fabrics with the surface-burning characteristics indicated, as determined by testing identical products per ASTM E 84 by UL or another testing and inspecting agency acceptable to authorities having jurisdiction. Identify materials with appropriate markings of applicable testing and inspecting agency.
- C. Preinstallation Conference: Conduct conference at Project site.

1.4 DELIVERY, STORAGE, AND HANDLING

A. Deliver factory-built visual display boards, including factory-applied trim where indicated, completely assembled in one piece without joints, where possible. If dimensions exceed maximum manufactured panel size, provide two or more pieces of equal length as acceptable to Architect. When overall dimensions require delivery in separate units, prefit components at the factory, disassemble for delivery, and make final joints at the site.

1.5 WARRANTY

- A. Special Warranty for Porcelain-Enamel Face Sheets: Manufacturer's standard form in which manufacturer agrees to repair or replace porcelain-enamel face sheets that fail in materials or workmanship within specified warranty period.
 - 1. Failures include, but are not limited to, the following:
 - a. Surfaces lose original writing and erasing qualities.
 - b. Surfaces become slick or shiny.
 - c. Surfaces exhibit crazing, cracking, or flaking.
 - 2. Warranty Period: 50 years from date of Substantial Completion.

PART 2 - PRODUCTS

2.1 MATERIALS, GENERAL

- A. Porcelain-Enamel Face Sheet: ASTM A 424, enameling-grade steel, (24 gauge) 0.024inch (0.61-mm) uncoated thickness; with exposed face and edges coated with a 3-coat process consisting of primer, 1.7-to-2.5-mil- (0.043-to-0.064-mm-) thick, ground coat, and color cover coat; and concealed face coated with primer and 1.7-to-2.5-mil- (0.043to-0.064-mm-) thick ground coat.
 - 1. Gloss-Finish Cover Coat: Gloss as indicated; dry-erase markers wipes clean with dry cloth or standard eraser. Minimum 3.0-to-4.0-mil- (0.076-to-0.102-mm-) thick cover coat. Cover and ground coats shall be fused to steel at manufacturer's standard firing temperatures but not less than 1475 deg F (802 deg C).
- B. Particleboard: ANSI A208.1, Grade 1-M-1.
- C. Fiberboard: ANSI A208.2, Grade MD.
- D. Vinyl Fabric: FS CCC-W-408, Type II, burlap weave; weighing not less than 20 oz./sq. yd.; with flame-spread index of 25 or less when tested according to ASTM E 84.
- E. Extruded Aluminum: ASTM B 221 (ASTM B 221M), Alloy 6063.
- F. Laminating Adhesive: Manufacturer's standard moisture-resistant thermoplastic type.

2.2 MARKERBOARD ASSEMBLIES

- A. Porcelain-Enamel Markerboard Assembly: Balanced, high-pressure, factory-laminated markerboard assembly of 3-ply construction consisting of backing sheet, core material, and (24 gauge) 0.024-inch- (0.61-mm-) thick, porcelain-enamel face sheet with gloss finish.
 - 1. Available Manufacturers:
 - a. ADP/Lemco, Inc.
 - b. Best-Rite Manufacturing.
 - c. Claridge Products & Equipment, Inc.
 - d. Ghent Manufacturing Inc.
 - e. Marsh Industries, Inc.
 - f. Peninsular Slate Company.
 - g. Platinum Visual Systems; a division of ABC School Equipment, Inc.
 - h. PolyVision Corporation.
 - i. Newline Products, Inc.
 - 2. Particleboard Core: 3/8 inch (9.5 mm) thick, with 0.015-inch (0.38 mm) aluminum sheet backing.
 - 3. Backing Sheet: 0.015 inch thick (0.38 mm) aluminum sheet backing.
 - 4. Laminating Adhesive: Manufacturer's standard, moisture-resistant, thermoplastic-type adhesive.

2.3 MARKERBOARD ACCESSORIES

- A. Aluminum Frames and Trim: Fabricated from not less than 0.062-inch- (1.57-mm-) thick, extruded aluminum; of size and shape indicated.
 - 1. Field-Applied Trim: Manufacturer's standard snap-on trim with no visible screws or exposed joints.

2.4 FABRICATION

A. Fabricate visual display surfaces to sizes indicated on Drawings.

- B. Porcelain-Enamel Visual Display Assemblies: Laminate porcelain-enamel face sheet and backing sheet to core material under heat and pressure with manufacturer's standard flexible, waterproof adhesive.
- C. Factory-Assembled Visual Display Units: Coordinate factory-assembled units with trim and accessories indicated. Join parts with a neat, precision fit.
 - 1. Make joints only where total length exceeds maximum manufactured length. Fabricate with minimum number of joints, balanced around center of board, as acceptable to Architect or as indicated on approved Shop Drawings.
 - 2. Provide manufacturer's standard vertical-joint spline system between abutting sections of markerboards.
 - 3. Provide manufacturer's standard mullion trim at joints between markerboards and tackboards of combination units.
- D. Aluminum Frames and Trim: Fabricate units straight and of single lengths, keeping joints to a minimum. Miter corners to neat, hairline closure.
 - 1. Where factory-applied trim is indicated, trim shall be assembled and attached to visual display units at manufacturer's factory before shipment.
- E. Aluminum Anodic Finish: Class II, clear anodic coating complying with AAMA 611.

PART 3 - EXECUTION

3.1 INSTALLATION

- A. Prepare surfaces to achieve a smooth, dry, clean surface free of flaking, unsound coatings, cracks, defects, and substances that will impair bond between visual display boards and surfaces.
- B. Install visual display surfaces in locations and at mounting heights indicated on Drawings. Keep perimeter lines straight, level, and plumb. Provide grounds, clips, backing materials, adhesives, brackets, anchors, trim, and accessories necessary for complete installation.
- C. Field-Assembled Visual Display Units: Coordinate field-assembled units with grounds, trim, and accessories indicated. Join parts with a neat, precision fit.
 - 1. Make joints only where total length exceeds maximum manufactured length. Fabricate with minimum number of joints, balanced around center of board, as acceptable to Architect or as indicated on approved Shop Drawings.
 - 2. Provide manufacturer's standard vertical-joint spline system between abutting sections of markerboards.
- D. Attach one cleaning label to visual display surface in each room. Cover and protect visual display surfaces after installation and cleaning.

3.2 VISUAL DISPLAY SURFACE SCHEDULE

A. See drawings for locations and quantities of visual display boards and tackstrips.

- B. Visual Display Board: Factory and field assembled.
 - 1. Markerboard: Porcelain-enamel markerboard assembly.
 - a. Color: White; High Gloss.
 - 2. Factory-Applied Aluminum Trim: Manufacturer's standard with clear anodic finish.
 - 3. Locations:
 - a. As indicated on drawings.

END OF SECTION 10101

INDEX

Division 22 - Plumbing

22 05 00	Plumbing Requirements
22 05 10	Plumbing Systems Testing, Cleaning, Water Treatment and Startup
22 05 53	Plumbing System Identification
22 06 00	Plumbing Specialties
22 07 00	Plumbing Pipe Insulation
22 10 00	Plumbing Piping

Division 26 - Electrical

26 00 00	Basic Electrical Requirements
26 05 05	Selective Demolition for Electrical
26 05 19	Low-Voltage Electrical Power Conductors and Cables
26 05 26	Grounding and Bonding for Electrical Systems
26 05 29	Hangers and Supports for Electrical Systems
26 05 33.13	Conduit for Electrical Systems
26 05 33.16	Boxes for Electrical Systems
26 05 53	Identification for Electrical Systems
26 05 83	Wiring Connections
26 09 23	Lighting Control Devices
26 24 16	Panelboards
26 27 26	Wiring Devices
26 51 00	Interior Lighting

Division 28 - Electronic Safety & Security

28 46 13Fire Alarm System

MAI: 2024-1524

SECTION 22 05 00 - PLUMBING REQUIREMENTS

PART1 GENERAL

- 1.1 RELATED SPECIFICATIONS AND DOCUMENTS
 - A. Drawings and related specifications for this project including General and Supplementary Conditions, Division 1, General Requirements, Instructions to Bidders, Addenda's, etc. apply to and are considered a part of Division 22 - Mechanical Work.
 - B. Information in this division is intended to clarify or make additions to the requirements set forth in the General Conditions, Supplementary Conditions, and Division I of these specifications. Any conflict between this Division 22 and other sections or divisions of the specifications or drawings shall be brought to the attention of the Architect/Engineer in writing as a request for addendum prior to the bid opening.
 - C. Furnish all equipment, materials, articles, items, operations or methods listed, mentioned or scheduled on drawings, these specifications, manufacturer's installation instructions and include all labor, materials, equipment and incidentals necessary for their complete installation and operation.
 - D. All information contained in this section applies to all sections within Division 22 as if it was part of each section.
- 1.2 DRAWINGS AND SPECIFICATIONS
 - A. The drawings and these specifications are intended to supplement each other and any material or labor called for in one shall be furnished even if not specifically mentioned in both. Any material or labor which is neither shown on the drawings nor listed in this specification, but is normally incurred or required for completion of work shall be furnished. If there is a discrepancy between the drawings and specifications, the more stringent of the two shall be followed.
 - B. Drawings are diagrammatic and are intended to show approximate location and general arrangement of systems and equipment. No attempt has been made to show every ell, tee, etc. Drawings shall not be scaled for location of systems, equipment, etc. All dimensions whether given on drawings or scaled shall be verified in field and coordinated with all other trades and existing field conditions. Some plumbing, piping, equipment, etc. locations may require changes in location due to field conditions and coordination with other trades will be made with no additional cost to the Owner. Failure to check will be no reason for additional compensation.
 - C. These drawings and the associated specifications are intended to provide complete furnishing, installation and operational plumbing systems as specified under Division 22 and as called for on the drawings. If these drawings and associated specifications have information omitted that would not allow a completely operational system as is the intent of the Engineer, the bidder shall notify the Engineer a minimum one week prior to the bid date to allow for addenda. Once bids have been received, the Contractor shall be responsible for material, labor, etc., to furnish and install a completely operational plumbing system as is the intent of these drawings and associated specification.

- D. The installation of all systems, equipment, etc., is subject to clarification with submitted shop drawings and field coordination requirements. Equipment outlines shown on drawings or dimensioned on drawings are limiting dimensions. Any equipment that reduces the indicated clearances or exceeds specified or scheduled equipment dimensions shall not be used.
- E. The Architect/Engineer and Owner reserve the right to make minor changes in the location of equipment, piping, ductwork, etc. at the time of rough-in without additional cost to the Owner.
- F. The Mechanical Trades Contractor shall have completed for his portion of work, at least one installation of size and type comparable to this project and has been in satisfactory operation for at least two complete years. The Mechanical Trades Contractor shall also have a developed service department capable of negotiating service contracts with the Owner for systems herein specified.

1.3 AUTOCAD BACKGROUND FILES

A. The Contractor shall include in their bid any cost for requesting AutoCAD backgrounds for their use from the Architect or Engineer. The cost will be \$150.00 for the first plan, and \$50.00 for each additional plan that may be requested for AutoCAD use. A waiver of responsibility for the Architect and Engineer related to Contractor use of the CAD files shall be signed by the Contractor.

1.4 MANUFACTURER'S SPECIFICATIONS AND CAPACITIES

A. Some equipment, plumbing fixtures, materials, etc. that are scheduled on the drawings or listed in any addenda may not be specified in this specification. The manufacturer's specification and capacities shall be considered included and part of this specification whether it is specified in this specification or noted or scheduled on the drawings. The contractor shall remove and replace any "substituted" equipment or material, which has been installed or is on site, which in the opinion of the Architect/Engineer does not meet the scheduled equipment or materials, manufacturer's capacities or specification at no additional cost to the Owner.

1.5 DEFINITIONS

- A. Finished Spaces: Spaces other than mechanical and electrical equipment rooms, furred spaces, pipe and duct shafts, unheated spaces immediately below roof, spaces above ceilings, unexcavated spaces, crawlspaces, and tunnels.
- B. Exposed, Interior Installations: Exposed to view indoors. Examples include finished occupied spaces and mechanical equipment rooms.
- C. Exposed, Exterior Installations: Exposed to view outdoors or subject to outdoor ambient temperatures and weather conditions.
- D. Concealed, Interior Installations: Concealed from view and protected from physical contact by building occupants. Examples include above ceilings and in pipe shafts.

- E. Concealed, Exterior Installations: Concealed from view and protected from weather conditions and physical contact by building occupants but subject to outdoor ambient temperatures. Examples include installations within unheated shelters.
- F. The following are industry abbreviations for plastic materials:
 - 1. ABS: Acrylonitrile-butadiene-styrene plastic.
 - 2. CPVC: Chlorinated polyvinyl chloride plastic.
 - 3. PE: Polyethylene plastic.
 - 4. PVC: Polyvinyl chloride plastic.
- G. The following are industry abbreviations for rubber materials:
 - 1. EPDM: Ethylene-propylene-diene terpolymer rubber.
 - 2. NBR: Acrylonitrile-butadiene rubber.

1.6 LOCAL CONDITIONS

- A. Before submitting proposals, each contractor shall examine these specifications and associated drawings, addenda, etc. and shall examine the site of the project. The bidder shall fully investigate the site of this project, investigate coordination of his work with all other trades and existing conditions and completely satisfy himself as to the conditions to which the work is to be performed before submitting his/her bid. No allowances or considerations will be given at a later date for alleged misunderstanding as to the requirements of the work, materials to be furnished, or conditions required by the nature of this project site and coordination by the neglect on the bidder's part to make such an examination and coordination.
- B. Drawings show approximate location of existing services. The mechanical and electrical trades shall check with local utility companies or municipal agencies for exact location of services which they expect to encounter. The Mechanical Trades Contractor shall be responsible for hiring a company such as "Miss Dig" to stake out and locate all utilities in areas of excavation before commencing any work. The Mechanical Trades Contractor shall verify all elevations and locations of existing underground lines which are to be connected into or routed over or under. This verification shall be done prior to beginning work at this project.

1.7 QUALITY ASSURANCE

- A. All work shall be performed in accordance with all local and state codes, laws and regulations applicable to the work for this project. The contractor shall be responsible for all permits and costs for inspections, etc., and for checking with each utility company supplying service to this project and shall determine from them all, any changes in boxes, meters, valves, service, etc., and shall include all cost for inspections, revisions to services, etc. in his bid as required by local agencies, utilities, etc. No extra payment will be made for such items after the contractor submits his bid.
- B. In addition to all applicable Federal, State and local codes, the standards and codes listed below shall apply to all mechanical work. The reference to codes and standards shall be referenced to the latest edition or revision.
 - 1. American Gas Association (AGA)
 - 2. American National Standard Institute (ANSI)
 - 3. American Society of Mechanical Engineers (ASME)

- 4. American Society for Testing materials (ASTM)
- 5. American Water Works Association (AWWA)
- 6. American Welding Society
- 7. ANSI code of Pressure Piping and Unified Pressure Vessels
- 8. Cast Iron Soil Pipe Institute
- 9. National Electrical Manufacturer's Association (NEMA)
- 10. Standards of the Hydraulic Institute
- 11. Underwriters' Laboratories (UL)
- 12. Williams-Steiger Occupational Safety & Health Act (OSHA)
- C. In the event of conflict between drawings, codes, standards or specifications, the most stringent requirement shall apply.
- 1.8 SUBMITTALS AND SHOP DRAWINGS
 - A. Submit electronic sets of complete shop drawings for all plumbing equipment and materials associated with Division 22 and associated drawings to the Architect/Engineer for review before fabrication of work or ordering of equipment. Shop drawings shall be submitted at the earliest possible time.
 - B. Shop drawings shall be first reviewed by the contractor. Inaccurate shop drawings shall be corrected by the contractor to meet specifications and schedules for this project. The contractor shall then initial the shop drawings as having been reviewed before submitting to the Architect/Engineer. Shop drawings shall have, in addition to the mechanical information, the electrical requirements for minimum circuit amperes and maximum fuse size ratings of the equipment.
 - C. Drawings which are rejected must be corrected and returned for Architect/Engineer review before ordering.
 - D. Furnish to the job site copies or prints of shop drawings that have been reviewed by the Engineer as soon as possible.
 - E. Include a copy of each shop drawing in the Operation and Maintenance Manual.
 - F. The checking and reviewing of shop drawings by the Architect/Engineer shall be construed as assisting the contractor and the Architect/Engineer's action does not relieve the contractor from the responsibility for errors or omissions which may exist thereon. The contractor shall be held responsible for errors or omissions that are discovered after approval process and must be made good by the contractor.

1.9 PERMITS, INSPECTIONS AND TESTS

A. The Mechanical Trades Contractor shall take out all permits and arrange for necessary inspections and shall pay all assessments, fees and costs, etc., and make all tests as required by applicable codes. At the completion of the project, the Mechanical Trades Contractor shall furnish certificates of inspection and approval and secure final occupancy permit. Record copies shall be included in the Operation and Maintenance manuals.

1.10 RECORD DRAWINGS

- A. Maintain an up-to-date set of "record" drawings showing actual equipment, plumbing piping, etc. installation locations. Exact dimensions from column lines for all concealed work and tie-ins with elevations noted shall be included.
- B. Include a set of reproducible drawings and a set of prints in each Operation and Maintenance Manual.
- C. The Engineer reserves the right to request and be furnished any additional information he deems necessary to be shown on the record drawings.
- 1.11 OWNER'S INSTRUCTIONS
 - A. Upon completion of the project, the contractor shall be responsible for instructing the Owner's operating staff, in the presence of the Architect/Engineer's representative, in the proper operation and maintenance of the mechanical systems and equipment. Include a statement signed by the Owner that instructions have been given for proper operation and maintenance of the mechanical systems and equipment.
- 1.12 GUARANTEES
 - A. Furnish a written guarantee, to the Architect/Engineer, that will make the contractor responsible at his own expense for any imperfections in material and/or workmanship which may develop under ordinary use within a period of one (1) year from final Owner's acceptance of the work.
 - B. Furnish all written guarantees from equipment and/or material manufacturers which shall include the operating and performance conditions and capabilities upon which they are based.
- 1.13 PORTABLE AND DETACHABLE PARTS
 - A. Retain all portable and detachable parts of installation such as keys, spare accessories, operating manuals, etc. include in the Operation and Maintenance Manual.
- 1.14 OPERATION AND MAINTENANCE MANUALS
 - A. Furnish to the Architect/Engineer two (2) copies of an approved bound (3 ring binder) book with tabs for sections covering each item of equipment. These notebooks shall include shop drawings, maintenance manuals, operating manuals and parts lists to instruct the Owner on proper operation and use as well as maintenance for each piece of equipment. These books shall also include contractors', subcontractors' and manufacturers' names, telephone numbers and addresses.
 - B. The manuals must be approved by the Architect/Engineer before final payment to the contractor. The Engineer reserves the right to request and be furnished any additional information that he deems necessary to be included in the manuals.
- 1.15 RESPONSIBILITIES FOR USE OF SUBSTITUTE MATERIALS

- A. Contractor shall notify Architect/Engineer in writing at least ten (10) calendar days before bids are due for approval to use materials and/or equipment other than that which has been specified or scheduled. If substitute materials and/or equipment are approved and used, it will be this contractor's responsibility to guarantee that the items will function as the specified equipment or materials, will in no way alter the design of the structure or system, and will not require any additional mechanical work such as piping, plumbing, etc. Any additional cost required by substitute materials will be the responsibility of the contractor.
- B. It will be the contractor's responsibility, at his own expense, to remove or replace any non-approved equipment or material or any approved equipment or materials not originally specified or scheduled if equipment and materials do not meet with the satisfaction of the Architect/Engineer.
- C. It shall be the Contractor's (Mechanical Trades) responsibility to coordinate and pay for any Electrical Contractor costs due to any changes in substitute materials and/or equipment's power requirements, which differ from that shown on the design documents.
- D. No consideration will be given to requests for substitute materials because of delivery problems unless the contractor can prove that orders were placed as soon as possible after contract was awarded and that delays were not caused by submittal of unscheduled or unspecified (substituted) materials to the Architect/Engineer.
- 1.16 COST BREAKDOWN AND EQUIPMENT LIST
 - A. The successful bidder shall be responsible for submitting a cost breakdown to the Architect/Engineer and Owner within ten (10) calendar days after date of request of the breakdown. During progress of the work, if changes occur which cause additional cost, the price on such items shall be broken down in accordance with the items listed in the breakdown.
 - B. The bidders shall be responsible for submitting a complete list of all equipment manufacturers, makes, models, etc. that will be used for this project with their proposal. The equipment list shall be typed on the contractor's letterhead and shall be signed by the authorized officer.

1.17 MATERIALS AND EQUIPMENT

- A. Materials and equipment furnished under this project shall have a minimum warrantee of one (1) year. All materials and equipment shall be new, of first class quality and shall be furnished, delivered, erected, installed and finished in every detail and shall be so selected and arranged as to fit into the building space. All material or equipment that is not specified but necessary for this project shall be subject to the approval of the Architect/Engineer.
- B. Any materials or equipment not specified or scheduled but similar to that which has had prior approval shall be listed as a substitution and noted on the proposal form as such.
- C. The contractor shall include all miscellaneous materials and labor required to completely install and operate the plumbing systems as is intended by these drawings and specification.

1.18 SCHEDULE, COORDINATION AND INSTALLATION OF WORK

- A. The contractor shall carry on work in such a manner as to meet the dates as scheduled by the General Contractor and shall work overtime at no expense to the Owner as required to comply with the schedule. This contractor shall schedule all work with Owner and Architect/Engineer and schedule shut down of systems with Owner.
- B. Examine the site and all drawings and specifications and coordinate work with all other trades before commencing work for this project. Arrange work essentially as shown with the exact layout to be made on the job to suit actual conditions. Precise locations of equipment and materials shall be coordinated and shall be the responsibility of this contractor. Should any conflicts in location occur, and necessary deviations from drawings are required as determined by the Architect/Engineer, the contractor shall make necessary adjustments without additional cost to the Owner.
- C. All equipment, plumbing piping, etc. shall be located and/or routed to allow for the most convenient access for servicing.
- D. Arrange for necessary access doors, panels, etc. to allow servicing of equipment, piping, valves, etc. Perform any cutting and patching as required, made necessary by failure to make proper arrangements.
- E. Indicated equipment connections, sizes and locations shall be verified and connected according to manufacturer's shop drawings and installation instructions. Thoroughly investigate the space provided for equipment and connections before ordering equipment. All equipment shall be selected to fit into the space allowed, including connections with adequate space allowed for operation and maintenance.
- F. All work shall be installed in a neat and workmanlike manner, using skilled personnel thoroughly qualified in the trade or duties that they are to perform. Rough work will be rejected.
- G. Coordinate all equipment deliveries and schedules to allow timely installation. Contractor shall separate equipment into sections and reassemble in building if required by the installation at no extra cost to the Owner.
- H. Furnish a superintendent approved by the Architect/Engineer to oversee and coordinate the work to be performed with all other trades.
- I. Coordinate location of pipes, plumbing, etc. with other building components such as structural components (beams, joists, columns, etc.), electrical components (lighting, conduits, etc.) and architectural components (walls, ceilings, floors, pipe chases, roof, etc.).
- J. Before starting work, Contractor shall verify that available space for proposed pipes, equipment etc. is adequate for the intended purpose and will result in a first class installation. Regardless of drawings, responsibility for first class operating systems rests with the Contractor.
- K. Arrange for chases, slots, openings, etc. and other building components to allow for plumbing systems installation. Coordinate cutting and patching of these

PROJECT NO. 2019113.34

components to accommodate installation. This contractor shall be responsible for accurately locating for the general trades all chases, shafts, etc. and shall be responsible for all cutting and patching if these chases were not accurate or not coordinated in time with the general trades. Coordinate installation of all sleeves in walls, floors or other structural or architectural components.

- L. Sequence, coordinate and integrate installation of equipment and materials for efficient work flow during the project. Particular attention should be spent on larger pieces of equipment.
- M. Install equipment and materials with provisions for necessary access for service and maintenance. Allow space for removal of all parts that may require replacement or servicing.
- N. Coordinate installation of required supporting devices and set sleeves in poured-inplace concrete and other structural components as they are constructed.
- O. Coordinate requirements for access panels and doors for mechanical items requiring access that are concealed behind finished surfaces. When access panels are required, valves and equipment components requiring access shall be located to minimize the number of panels.
- P. Examine the work as it progresses and alert the Architect/Engineer in writing of any instances or obstructions that will prevent this contractor from performing his/her work.
- Q. The Mechanical Trade shall be responsible for all coordination of all site utilities, the gas company, etc. including coordination of all new and existing natural gas loads.

1.19 DELIVERY, STORAGE, AND HANDLING

- A. Deliver pipes and tubes with factory-applied end caps. Maintain end caps through shipping, storage, and handling to prevent pipe end damage and to prevent entrance of dirt, debris, and moisture.
- B. Store plastic pipes protected from direct sunlight. Support to prevent sagging and bending.
- C. Furnish and maintain a weatherproof storage facility on the site of adequate size to store miscellaneous equipment and/or materials to prevent exposure to the weather. Location of shed shall be determined by the Owner and Architect/Engineer. The Owner reserves the right to deny storage of materials or equipment in any existing or new buildings.

1.20 COOPERATION WITH ARCHITECT/ENGINEER AND OTHERS

- A. Coordinate all aspects of the plumbing system installation with all other trades, existing conditions, etc.
- B. If the bidder believes that changes in design are required to meet intended design capacities and operation or material and/or equipment is obviously omitted from these specifications and drawings, the bidder shall contact the Architect/Engineer in writing at least ten (10) days before bid date. The

acceptance of a bid by the Owner shall be binding and shall indicate that the bidder does not require any changes in design nor additional costs in order to meet the design and performance of the mechanical system as indicated in these specifications and drawings.

1.21 WORK INVOLVING OTHER TRADES

A. Equipment or materials specified in Division 22 may have to be installed by other trades (such as electrical trades or architectural trades) due to code requirements or union jurisdictional requirements. Where this occurs, this contractor shall include all costs required by other trades to complete the work and hire the respective trade to perform this work.

1.22 PERFORMANCE DATA AND ACCESSIBILITY

- A. All performance data specified in this specification or scheduled on drawings shall be considered actual performance of the equipment after installation. The supplier and installer shall be responsible for suitable allowances to adjust equipment to design capacities when actual operating and installation conditions differ from drawings.
- B. All equipment and materials shall be installed to allow access for servicing and maintenance. Coordinate final location of such equipment and materials that are concealed with required access doors on panels. Allow ample space for replacement or servicing.

1.23 CUTTING AND PATCHING

- A. Unless noted otherwise, the Mechanical Trades shall be responsible for all cutting, patching and associated work required under Division 22. This work shall be performed by trades normally performing this type of work except drilling of holes shall be done by the contractor requiring same. This includes replacing areas of cutting required by this work with proper reinforcing, termite shielding, materials, finishing, etc. to restore the areas to their original condition, and filling all openings around ducts, piping, etc. with approved fire retardant materials. Regardless, all drilling of holes shall be the responsibility of the Contractor requiring same.
- B. If noted on drawings that the General Trades will be responsible for all cutting and patching, it will be the Mechanical Trades responsibility to notify all General Trades during bidding of all areas requiring cutting and patching. Regardless, all drilling of holes shall be the responsibility of the contractor requiring same.

1.24 WORK IN EXISTING BUILDINGS

- A. Coordinate and schedule all work in existing building with Owner and Architect/Engineer. Systems shall be kept in operation at all times if at all possible. If a system shut-down is required, the contractor shall schedule with the Owner, the time and length of shut-down. A system shall not be shut down without written permission from the Owner.
- B. All existing equipment, plumbing, piping, etc. that is to be removed shall remain the property of the Owner. The contractor shall remove and locate this material that remains the property of the Owner to a location determined by the Owner

somewhere on site. If the Owner does not want to maintain possession of the removed material, the contractor shall be responsible for removing material from the site and disposing of this material as necessary to meet all codes and requirements and shall pay all costs as required for any disposal fees, inspections, permits, etc.

- C. All existing piping, equipment, etc. whether shown on drawings or not that is to be removed and/or abandoned and does not remain property of the Owner shall be removed from site.
- D. Any existing plumbing, piping, valves, mechanical equipment, etc. serving the existing building which are shown or not shown on drawings and are required for systems operation shall remain in use. If these systems require relocation to allow installation of new systems, the contractor shall be responsible for relocating to an Owner and Architect/Engineer approved location. The contractor shall pay all cost for this work and include such cost in his/her bid. (As specified previously, contractor shall be responsible for examining site and include all cost for work required to complete this project.)
- E. When active services, etc. are encountered in this project, the contractor shall furnish and install bracing, support, etc. as required to protect and keep these services active. (As specified previously, these drawings are diagrammatical. The contractor shall be responsible for verification of all existing services, piping, equipment, etc.).
- 1.25 ACCESS TO EQUIPMENT, VALVES, ETC.
 - A. Coordinate access panels with type of construction and furnish access panels in areas that are non-accessible. Access panels shall be furnished by this contractor and installed by the General Contractor. The access panels shall be all approved, UL labeled and fired rated and shall be located and sized to allow access to equipment, valves, etc.
 - B. Where access panels are required, valves, equipment etc. shall be located as to require the least number of access panels.
- 1.26 EQUIPMENT CONNECTIONS
 - A. Connections to equipment, plumbing fixtures, etc. shall be made in accordance with shop drawings, rough-in dimensions furnished by the manufacturer, codes, etc. and may vary with connections shown on drawings. The contractor shall be responsible for making connections and number of connectors as per shop drawings, codes, etc. at no additional cost to the Owner.
- 1.27 ELECTRICAL CONNECTIONS
 - A. The Electrical Trades shall be responsible for furnishing and installing all electrical equipment, wiring, etc. required for operation of mechanical equipment unless otherwise noted on the drawings. The Mechanical Trades shall furnish detailed information and wiring diagrams to the Electrical Trades for all equipment specified and/or scheduled for this project. In the event that the Mechanical Trades furnishes an "approved equal" or "alternate" that require changes in the original electrical design, the Mechanical Trades shall pay all costs to the Electrical Trades as required to make satisfactory adjustments. All electrical

work shall be done in accordance with the latest edition of the National Electric Code.

1.28 MOTORS, MOTOR STARTERS AND DISCONNECTS

- A. Unless otherwise noted on drawings, motors shall be of constant speed 1750 rpm, new NEMA Design B, 40°C rise, horse power rated, open drip-proof except TEFC in dirty atmosphere, induction type motor with service factor of 1.15 and be of sufficient capacity to continuously operate the apparatus to which it is connected under all conditions of operation without exceeding nameplate ratings.
- B. Motors shall be premium efficiency as calculated using IEEE test method 112B.
- C. Motors ½ Hp. or larger shall be three phase; motors under ½ Hp. shall be 115 volt, 60 cycle, single phase. Before ordering the motors, the contractor shall verify correct motor voltage with the Electrical Trades and field conditions.
- D. The Mechanical Trades shall furnish, for equipment under Division 22, all special switches, disconnects, starters, alternators, etc. as specified or scheduled to be factory furnished and/or factory installed with the equipment including wiring diagrams, etc. whether it is to be factory installed or field wired. All other motor starters, disconnects, etc. not noted as factory furnished shall be furnished and installed by the Electrical Trades.
- E. Starters that are to be factory furnished with equipment shall be of the combination type and shall be as specified under Electrical Trades Division. Furnish overload protection for each phase.
- F. All wiring methods and materials shall meet NEMA, National Electric Code and State of Michigan Code requirements.
- G. All displays on control panels shall be on face of the panels.

1.30 BASES AND SUPPORTS

- A. This contractor shall be responsible for furnishing all equipment pads and supports for equipment and materials required by Division 22 unless otherwise noted on drawings.
- B. All floor mounted mechanical equipment shall have a reinforced concrete pad furnished unless otherwise noted on drawings. The concrete pads shall be tied to the building floor with expansion bolts located maximum of 4'-0" on centers with a minimum of four (4) bolts, set before pouring and concealed within the pad. The Mechanical Trades shall verify exact pad or support size with the equipment manufacturer and shall size pad with adequate area to allow sufficient room for equipment mounting hardware, etc. Concrete pads shall have a 45 degree bevel at the top edge. The contractor shall verify exact location of concrete pads.
- Furnish all steel, hanging material, rods, etc. for suspending equipment off floor unless otherwise noted on drawings for equipment to be furnished under Division 22. This includes all structural steel for supporting between beams.
- D. All support structure shall be of strength to safely withstand all stresses and loads to which they will be subjected and shall distribute load properly over the

building area. Supports shall be designed to avoid undue strain to equipment and to avoid interference with piping, pipe connections, service and maintenance clearances, etc.

- E. Where equipment is to be floor mounted and requires legs, this contractor shall furnish and install structural steel members or steel pipe and fittings for legs. Fasten and brace to equipment and furnish flange at base to allow bolting to floor.
- F. Where equipment is to be ceiling or wall mounted, furnish necessary platform, structural steel, hardware, etc. as is most suitable for support of this equipment.
- G. All supports shall be approved by the Architect/Engineer.
- H. All piping, plumbing, etc. shall be suspended from structural steel members utilizing rods and approved hanger devices. Do not use metal deck for support. Beam clamps such as the Grinnell Fig. 260 or approved equal shall be used. Sheet metal "straps" shall <u>not</u> be used in place of rods.
- I. The mechanical trades shall be responsible for furnishing and setting in place all mechanical equipment, roof curbs and plumbing, piping roof curbs. The general trade shall be responsible for the roof work and associated flashing. The mechanical trade shall furnish and install treated wood base blocking as required to level curb and to match roof insulation thickness. Curb shall be as specified, or if not specified should be similar to Pate or Thy-curb with heavy gauge galvanized steel, insulated and with wood nailer. Height of curb scheduled or specified shall be height required to top of curb above finished roof. If height is not specified or noted, a minimum 12" high above finished roof will be required. (pipe support units shall be at height required).

1.29 SLEEVES, PLATES AND COLLARS

- A. Furnish all sleeves, plates and collars for plumbing piping, etc. passing through walls, floor ceilings, foundations, etc. Coordinate with the General Contractor the exact location and size of required openings. No pipe shall pass through a wall, floor ceiling, etc. without a sleeve. This contractor shall be responsible for sleeve locations and securing sleeves before concrete is formed.
- B. Sleeves for steel pipe shall be standard weight black steel pipe. For walls, foundations and ceilings, sleeve shall be kept flush with finished surfaces. For floors, the sleeve shall be set flush with bottom of concrete construction and be extended up 1/4" above concrete floor. Sleeves shall be set in place before construction of walls, floors, ceilings, etc.
- C. Sleeves for copper pipe shall be type "M" hard copper tubing installed typical to that of steel pipe sleeves.
- D. Sleeves for piping shall be sized to allow insulation to run continuous through sleeve whenever possible and to allow not less than 1/4" all around bare pipe or insulation.
- E. Where insulated piping passes through walls or floor sleeves, furnish 22 gauge galvanized band around insulation of same length as the sleeve length. Band

shall fit snugly over insulation and be held in place by steel metal collars all around insulation to cover openings.

- F. All penetration voids shall be sealed smoke tight with non-combustible materials similar to 3M or Hilti firestop systems to maintain the integrity of the fire rated structure. In a non-rated assembly, seal all voids with non-hardening sealant.
- G. Where bare piping 2" and smaller pass through wall or floors, furnish polished chrome plated brass escutcheons, split type. Bare piping 2½" and larger that pass through walls or floor, furnish 22 gauge galvanized steel metal collars so as to cover opening.
- H. Where piping penetrates an outside wall, below grade, utilize a mechanical sleeve, similar to Link-Seal, with stainless steel nuts and bolts on fasteners.

1.30 RIGGING AND HOISTING

- A. Perform all required rigging, hoisting, transportation, moving, etc. of all equipment, materials, etc. to be furnished and/or installed under Division 22 whether furnished by this contractor or by the Owner or other trades.
- 1.31 STORAGE FACILITY
 - A. Furnish and maintain a weatherproof storage facility on the site of adequate size to store miscellaneous equipment and/or materials to prevent exposure to the weather. Location of shed shall be determined by the Owner and Architect/Engineer. The Owner reserves the right to deny storage of materials or equipment in any existing or new buildings.

1.32 PROTECTION FROM DAMAGE

- A. The contractor shall be responsible for all materials, equipment, etc. and all work installed by himself and shall protect it from damage until final acceptance of this project by the Owner.
- B. Furnish all coverings and protection from dirt, dust, rain, storm, heat, traffic, wear, etc. and all possible injury including that by other workmen. Any equipment, workmanship, materials, etc. damaged prior to final acceptance by the Owner of this project shall be properly repaired at no expense to the Owner.
- C. Protect all plumbing fixtures and other equipment from damage by covering or coating. Any dented, scratched, rusted or marred surface finishes will not be accepted.
- D. Protect all equipment, materials, etc. from freezing.
- 1.33 COMMON PIPE MATERIALS AND INSTALLATION INSTRUCTIONS
 - A. Refer to individual Division 22 piping Sections for pipe, tube, and fitting materials and joining methods.
 - B. Pipe Threads: ASME B1.20.1 for factory-threaded pipe and pipe fittings.

- C. Refer to individual Division 22 piping Sections for special joining materials not listed below.
 - 1. Pipe-Flange Gasket Materials: Suitable for chemical and thermal conditions of piping system contents.
 - a. ASME B16.21, nonmetallic, flat, asbestos-free, 1/8-inch (3.2-mm) maximum thickness unless thickness or specific material is indicated.
 - 1) Full-Face Type: For flat-face, Class 125, cast-iron and cast-bronze flanges.
 - 2) Narrow-Face Type: For raised-face, Class 250, cast-iron and steel flanges.
 - b. AWWA C110, rubber, flat face, 1/8 inch thick, unless otherwise indicated; and full-face or ring type, unless otherwise indicated.
 - 2. Flange Bolts and Nuts: ASME B18.2.1, carbon steel, unless otherwise indicated.
 - 3. Plastic, Pipe-Flange Gasket, Bolts, and Nuts: Type and material recommended by piping system manufacturer, unless otherwise indicated.
 - 4. Solder Filler Metals: ASTM B 32, lead-free alloys. Include water-flushable flux according to ASTM B 813.
 - 5. Brazing Filler Metals: AWS A5.8, BCuP Series, copper-phosphorus alloys for general-duty brazing, unless otherwise indicated; and AWS A5.8, BAg1, silver alloy for refrigerant piping, unless otherwise indicated.
 - 6. Welding Filler Metals: Comply with AWS D10.12 for welding materials appropriate for wall thickness and chemical analysis of steel pipe being welded.
 - 7. Solvent Cements for Joining Plastic Piping:
 - a. ABS Piping: ASTM D 2235.
 - b. CPVC Piping: ASTM F 493.
 - c. PVC Piping: ASTM D 2564. Include primer according to ASTM F 656.
 - d. PVC to ABS Piping Transition: ASTM D 3138.
 - 8. Fiberglass Pipe Adhesive: As furnished or recommended by pipe manufacturer.
- 1.34 PIPE HANGERS AND SUPPORTS
 - A. Hangers and saddles shall be Modern Pipe Support Corp., Grinnel/Anvil, Autogrip, or M-CO. Inserts shall be of the type to receive a machine bolt head or nut after installation, permit horizontal adjustment, and shall be flush with the surface. For copper pipe with steel hangers, clean and wrap pipe with two layers of plastic insulating tape at point of contact. Roller supports shall be adjustable type with insulated standoff. Rods shall be used for suspended installation. Sheet metal "straps" shall not be used in place of rods.
 - B. Hangers for piping with vapor barrier sealed insulation shall be multipurpose pipe saddles fitting over the insulation. Wire or perforated strap iron will not be permitted for pipe supports. Do not support hangers from roof deck. Furnish and install all support steel as required to suspend from structural steel joist or beams. Hangers shall be clevis or split ring type with vertical adjustment and beam clamp similar to Grinnell/Anvil Fig. 260, with maximum spacing per ASHRAE Standards:

Pipe Size	Steel Pipe	Copper Pipe	PVC Pipe	Rod Size
½ to ¾ inch	6 feet	5 feet	4 feet	3/8"
1 inch	7 feet	5 feet	4 feet	3/8"

BAY CITY CENTRAL HIGH SCHOOL FITNESS CENTER BAY CITY PUBLIC SCHOOLS BAY CITY, MICHIGAN

1¼ inch	7 feet	7 feet	4 feet	3/8"
1½ inch	7 feet	7 feet	4 feet	1/2"
2 inch	10 feet	8 feet	4 feet	1/2″
2½ inch	11 feet	9 feet	4 feet	5/8"
3 inch	11 feet	9 feet	4 feet	5/8"
3 ½ inch	13 feet	11 feet	4 feet	5/8"
4 inch	14 feet	12 feet	4 feet	3/4"
5 inch	14 feet	12 feet	4 feet	3/4″
6 inch	14 feet		4 feet	3/4″
8 inch	16 feet		4 feet	7/8"
10 inch	16 feet		4 feet	7/8"
12 inch	20 feet		4 feet	1"

- C. Conform to ASME B31.9, ASTM F708, MSS SP58, MSS SP69 and MSS SP89.
- D. Hangers for Pipe Sizes ½ to 1½ Inch: Malleable iron, adjustable swivel, split ring.
- E. Hangers for Pipe Sizes 2 Inches and Over: Carbon steel, adjustable, clevis.
- F. Hangers for Hot Pipe Sizes thru 4 Inches: Carbon steel, adjustable, clevis.
- G. Hangers for Hot Pipe Sizes 5 Inches and Over: Adjustable steel yoke, cast iron roll, double hanger.
- H. Multiple or Trapeze Hangers: Steel channels with welded spacers and hanger rods.
- I. Wall Support for Pipe Sizes up thru 3 Inches: Cast iron hook.
- J. Wall Support for Pipe Sizes 4 Inches and Over: Welded steel bracket and wrought steel clamp.
- K. Vertical Support: Steel riser unistrut clamps at high, mid, and low locations.
- L. Floor Support for Cold Pipe all sizes and Hot Pipe Sizes up thru 4 Inches: Cast iron adjustable pipe saddle, lock nut, nipple, floor flange, and concrete pier or steel support.
- M. Copper Pipe Support: Carbon steel ring, adjustable, copper plated.
- N. Hanger Rods: Mild steel threaded both ends, threaded one end, or continuous threaded.
- O. Inserts: Malleable iron case of steel shell and expander plug for threaded connection with lateral adjustments, top slot for reinforcing rods, lugs for attaching to forms, size inserts to suit threaded hanger rods.
- 1.35 PLUMBING, PIPING, AND EQUIPMENT SUPPORT
 - A. Attachments of mechanical equipment to structural members are the responsibility of the installing trade. Structural members shall not be field cut, welded or otherwise modified without approval of the Architect/Engineer. Attachment to steel joist shall be made at panel points. When routing piping or ductwork perpendicular to joist, a support shall be provided at every steel joist;

PROJECT NO. 2019113.34

when parallel to joist, a support shall be provided at no more than 6' on centers or two panel bays. Structural members shall not be overloaded as a result of attachments. Attachment/equipment loading for all trades resulting in total load greater than an equivalent uniform 5 psf for any member shall be submitted to the Architect/Engineer for review. Mechanical Trades may contact the project Structural Engineer as required for panel point location assistance and welder certification requirements. Electrical Trades are still responsible for design, layout, and fabrication and installation of electrical supports and support attachment methods. Mechanical Trades shall submit attachment methods to the Structural Engineer for review.

- B. Install products in accordance with manufacturer's instructions.
- C. Do not fasten supports to pipes, ducts, mechanical equipment, and conduit.
- D. Do not use spring steel clips and clamps.
- E. Do not use powder-actuated anchors.
- F. Do not drill or cut structural members without permission from Architect/ Engineer.
- G. Fabricate supports from structural steel or steel channel. Rigidly weld members or use hexagon head bolts to present neat appearance with adequate strength and rigidity. Use spring lock washers under all nuts.
- 1.36 PIPING SYSTEMS SHUT OFF VALVES
 - A. Shut off valves shall be installed at all branch lines off main piping, or where mains divide/separate to serve different areas, to allow isolation of all branch piping and systems they serve such as toilet rooms, areas or wings of the building, etc.
- 1.37 CLEANING AND FINISHING
 - A. During construction period, remove all debris, rubbish, tools, equipment, unused materials, etc. as required or requested by the Architect/Engineer. All cost for cleanup and removal will be the responsibility of the contractor.
 - B. Upon completion of the project and before final acceptance by the Owner, the entire installation shall be thoroughly cleaned, all rubbish and unused material removed to the satisfaction of the Architect/Engineer. All dust and dirt shall be removed from all equipment, piping, ductwork, etc.
 - C. Thoroughly clean all floor drains, cleanouts, and plumbing fixtures. Clean all trays and strainers.
 - D. Finish paint all equipment, materials, piping, etc. as noted on drawings or listed in this specification. Match Owner's existing color scheme. Any Division 22 equipment which has been scratched or damaged shall be finished equal to the original finish.
- 1.38 EQUIPMENT/SYSTEMS START-UP

- A. Furnish and schedule manufacturer's start-up service for all equipment and systems. These start-up services shall be performed in the presence of, and to the satisfaction of the Owner and Architect/Engineer.
- 1.39 EQUIPMENT/SYSTEMS SIGN-OFF
 - A. The Mechanical Trades shall furnish written sign-offs on all systems stating that the equipment and systems have been checked, tested, started and that their operation has been verified correct through the entire range of operation that can be expected through the seasons.
- 1.40 SUBSTANTIAL COMPLETION
 - A. Contractor shall submit a letter to the Architect/Engineer advising that all work has been completed in accordance with plans and specifications and the project is ready for a final walk-thru.

END OF SECTION

MAI: 2024-1524 PH2

SECTION 22 05 10 - PLUMBING SYSTEMS TESTING, CLEANING, WATER TREATMENT & STARTUP

- PART 1 GENERAL
- 1.1 SECTION INCLUDES
 - A. Testing of piping systems.
 - B. Cleaning of piping systems.
 - C. Substantial completion check list and sign-off forms.
- 1.2 RELATED SECTIONS
 - A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself, but is supplementary to the entire specification and drawings.

1.3 SCOPE OF WORK

- A. The work covered by this specification consists of furnishing all labor, equipment, material, chemicals or methods that are mentioned, listed or scheduled on drawings or are in this specification. This includes all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the cleaning, flushing, testing and chemical treatment of the piping systems for this project. The work covered under this section of the specification is in no way complete within itself, but is supplementary to the entire specification and drawings.
- B. The substantial completion forms shall be required to be signed and submitted to the Architect/Engineer for approval prior to any insulation of piping systems or installation of ceiling tiles. The person that signs the substantial completion forms shall witness the testing, flushing and chemical treatment of the systems. The signature person's company shall be responsible for all cost incurred with future work by the Architect/Engineer or Owner due to inadequate testing, cleaning, operation or chemical treatment of the piping systems.

1.4 SUBMITTALS

- A. Submit electronic copies of the completed and signed substantial completion forms included in this section. Submit to the Architect/Engineer as system flushing, testing, and chemical treatment occurs. The Mechanical Trade shall maintain one set of substantial completion forms and submit them to the Architect/Engineer prior to the Architect/Engineer final project walk-through.
- B. Submit electronic copies of all equipment, chemicals and product data being furnished to this project for approval.

- C. Submit electronic copies of manufacturer's installation instructions, including placement of equipment in systems, piping configuration, and connection requirements.
- D. Submit certificate of compliance from authority having jurisdiction, indicating approval of systems that require review by local and state authorities.
- 1.5 PROJECT RECORD DOCUMENTS
 - A. Record actual installation locations of piping and equipment including sampling points and location of chemical injectors.
- 1.6 REGULATORY REQUIREMENTS
 - A. Conform to applicable code for addition of non-potable chemicals to building mechanical systems, and for public sewage systems.
 - B. Products requiring electrical connection and listed and classified by UL as suitable for the purpose specified and indicated.
- 1.7 MAINTENANCE SERVICE
 - A. Furnish service and maintenance of treatment systems and system water for one year from date of substantial completion.
 - B. Provide monthly technical service visits to perform field inspections and make water analysis on site. Detail findings in writing on proper practices, chemical treating requirements, and corrective actions needed. Submit two copies of field service report to Owner after each visit.
 - C. Provide laboratory and technical assistance services during this maintenance period.
 - D. Provide training course for Owner's personnel, instructing them on installation, care, maintenance, testing, and operation of the water treatment systems. Arrange course at startup of systems.
 - E. Provide on-site inspections of equipment during scheduled or emergency shutdown to properly evaluate success of water treatment program, and make recommendations in writing based on these inspections.

1.8 MAINTENANCE MATERIALS

- A. Provide sufficient chemicals for treatment and testing during warranty period.
- PART 2 PRODUCTS Not Used

PART 3 - EXECUTION

- 3.1 SANITARY AND STORM PIPING SYSTEMS
 - A. Testing

1. Conduct a water, air or peppermint test on the entire system in accordance with the State Plumbing Code. Test underground sanitary, storm and vent piping with at least a 10 foot head of water.

3.2 DOMESTIC COLD WATER PIPING SYSTEMS

- A. Testing
 - 1. Before any fixtures are connected, hydrostatically test piping system at 1.5 times the maximum system pressure, but not less than 100 psig in excess of working pressure for (4) hours. This pressure to be on piping only, not equipment.

B. Cleaning, flushing and disinfection.

- 1. All domestic water piping and equipment shall be completely flushed out and disinfected before placing system in service. Disinfection procedure and results shall be in accordance with all applicable codes and State Department of Public Health. (Piping shall be flushed until water is clear).
- 2. Ensure pH of water to be used as treatment is between 7.4 and 7.6 by adding alkali (caustic soda or soda ash) or Acid (hydrochloric).
- 3. Inject disinfectant, free chlorine in liquid, powder, tablet or gas form, throughout system to obtain 50 to 80 mg/L (50ppm) minimum residual.
- 4. Bleed water from outlets to ensure distribution and test for disinfectant residual at minimum 15 percent of outlets.
- 5. Maintain disinfectant in system for 2 hours.
- 6. If final disinfectant residual tests less than 25 mg/L, repeat test.
- 7. Flush disinfectant from system until residual equal to that of incoming water or 1.0 mg/L or 0.5 ppm maximum.
- 8. Take samples no sooner than 24 hours after flushing, from 10 percent of outlets and water entry, and analyze in accordance with AWWA-C51.
- 9. Verify that all tests and results are in accordance with local and state health codes and regulations.

3.3 SYSTEM COMPLETION CHECKLIST

- A. The checklist which follows this specification section is to be considered part of the specifications.
- B. The checklist is to be completed by the Installing Contractor and the prime Mechanical Contractor for each item as directed.

END OF SECTION

MAI: 2024-1524 PH2

PROJECT NO. 2019113.34

SYSTEMS COMPLETION CHECKLIST						
Inspection/Review Item	Notice Installi		ing Contractor Date		Owner's Representative	Remarks
	Required	Name	Signature		Signature	
Plumbing Systems				·		
Testing of Sanitary and Storm Systems	48 hours					Tested per specification
Testing of Domestic CW Piping.	48 hours					Tested per specification
Disinfection of Domestic CW Piping.	48 hours					Disinfect per specification and all applicable codes.
Domestic Water Sample and Approval	When submitted					Submit sample for review and approval by local authorities.
Valving	When completed					Verify that valves have been installed at all branch piping locations
Piping and Fitting Insulation	When Completed					Verify all piping and fitting are insulated per specification.
Pipe Labeling and Valve Tagging Identification	When completed					Verify system identification is complete per specification and valve chart submitted.
Owner's Training	7 days					Verify that Owner has been instructed on operation and maintenance of systems.

By signing this form, the Contractor is certifying that he has personally witnessed completion of that item, and it is complete and complies with all respects to the drawings and specifications.

All items are to be signed off on and submitted to MacMillan Associates Inc. before a final project walk-thru by the Engineer is requested. If the Engineer discovers items incomplete and/or not in accordance with this checklist, the drawings, or the specifications, the Contractor will be backcharged for the Engineer's time and expenses.

SC-3

SECTION 22 05 53 - PLUMBING SYSTEM IDENTIFICATION

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Nameplates.
 - B. Tags.
 - C. Pipe Markers.
- 1.2 PRODUCTS INSTALLED BUT NOT FURNISHED UNDER THIS SECTION
 - A. Medical Gas Systems: Supply of pipe labels for placement by this Section.
- 1.3 REFERENCES: Material and/or equipment specified in this section shall meet or exceed one or more of the property requirements or installation requirements of the following specifications/publications as applicable to the specific product or end use:
 - A. ANSI or equal standards for the Identification of Piping Systems.

1.4 SUBMITTALS

- A. Submit list of working, symbols, letter size, and color coding for mechanical identification.
- B. Submit valve chart and schedule, including valve tag number, location, function, and valve manufacturer's name and model number.
- C. Product Data: Provide manufacturers catalog literature for each product required.
- D. Manufacturer's Installation Instructions: Indicate special procedures, and installation.

PART 2 PRODUCTS

2.1 NAMEPLATES

- A. Description: Laminated three-layer plastic with engraved black letters on light contrasting background color. Furnish and install on all mechanical equipment.
- 2.2 TAGS
 - A. Metal Tags: Brass with stamped letters; tag size minimum 1½ inch diameter with smooth edges.
 - B. Chart: Typewritten letter size list in anodized aluminum frame.

2.3 PIPE MARKERS

A. Color: Match existing or conform to ANSI/OSHA standards.

- B. Plastic Pipe Markers: Factory fabricated, flexible, semi- rigid plastic, preformed to fit around pipe or pipe covering; minimum information indicating flow direction arrow and identification of fluid being conveyed.
- C. Plastic Tape Pipe Markers: Flexible, vinyl film tape with pressure sensitive adhesive backing and printed markings.
- D. Underground Plastic Pipe Markers: Bright colored continuously printed plastic ribbon tape, minimum 6 inches wide by 4 mil thick, manufactured for direct burial service.

2.4 CEILING TACKS

- A. Description: Steel with ³/₄ inch diameter color coded head.
- B. Color code as follows:
 - 1. Green Plumbing valves

PART 3 EXECUTION

- 3.1 PREPARATION
 - A. Degrease and clean surfaces to receive adhesive for identification materials.
 - B. Prepare surfaces as required by manufacturer's installations for stencil painting.

3.2 INSTALLATION

- A. Install plastic nameplates with corrosive-resistant mechanical fasteners, or adhesive. Apply with sufficient adhesive to ensure permanent adhesion and seal with clear lacquer.
- B. Install tags with corrosion resistant chain.
- C. Install plastic pipe markers in accordance with manufacturer's instructions.
- D. Install plastic tape pipe markers complete around pipe in accordance with manufacturer's instructions.
- E. Install underground plastic pipe markers 6 to 8 inches below finished grade, directly above buried pipe.
- F. Identify each piece of equipment with plastic nameplates. Small devices, such as in-line pumps, may be identified with tags.
- G. Identify valves in main and branch piping with tags.
- H. Identify piping, concealed or exposed, with plastic tape pipe markers or stenciled painting. Identify service, flow direction, and pressure. Install in clear view and align with axis of piping. Locate identification not to exceed 10 feet on straight runs including risers and drops, adjacent to each valve and tee, at each side of penetration of structure or enclosure, and at each obstruction.

I. Provide ceiling tacks to locate valves above T-bar type panel ceilings. Locate in corner of panel closest to equipment.

END OF SECTION

MAI: 2024-1524 PH2

SECTION 22 06 00 - PLUMBING SPECIALTIES

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. General information for piping systems, plumbing fixtures, backflow preventers, water heaters, sump and sewage pumps, etc. and general installation information.
- 1.2 FIELD MEASUREMENTS
 - A. Field verify all equipment and fixture locations.
 - B. Confirm that mill work is constructed with adequate provisions for the installation of countertop plumbing fixtures.
 - C. Confirm all mounting heights and locations of plumbing fixtures to meet all barrier free and American Disabilities Act codes and regulations.
- 1.3 EQUIPMENT, FIXTURE & MISCELLANEOUS SPECIFICATIONS
 - A. All equipment, plumbing fixtures, specialties, etc. that have been scheduled on drawings shall have the manufacturer's specification automatically included as part of this specification. All "approved substitute" or "voluntary alternate" equipment fixtures, etc. shall meet the capacities, quality, etc. of the scheduled items specification and capacities.
- PART 2 PRODUCTS
- 2.1 PIPE AND PIPE FITTINGS
 - A. See Section 22 10 00 for Plumbing Piping.
- 2.2 MATERIALS AND FINISH
 - A. Fixtures shall be of best quality vitreous china, acid resisting enameled cast iron or stainless steel, free from discoloration, chips, dents, warps, flaws, cracks, scratches, etc. or other blemishes. All vitreous china and enamel shall be white unless otherwise noted. Fixtures shall have manufacturer's guarantee label or trademark indicating first quality.
 - B. All exposed pipe, fittings, traps, wastes, faucets, valves, handles, escutcheons, bolts, screws and accessories shall be polished chrome plated brass unless noted otherwise. Exposed traps shall be chrome plated brass, adjustable with cleanout plug and escutcheon.
- 2.3 PLUMBING FIXTURES GENERAL
 - A. Furnish all fixtures as shown and scheduled on drawings.
 - B. Unless noted as "no substitutions", similar fixtures by the following manufacturers with equal or better qualities will be accepted as equal for:
 - 1. Plumbing Specialties Schier, Watts, Wilkins, Zurn.

- 2. Electric Water Coolers and Drinking Fountains: Elkay, Halsey Taylor, Haws, Oasis.
- C. Provide all chair carriers, mounting hardware, etc. as required by the plumbing fixtures and wall construction. Where fixtures are located on walls, furnish and install suitable steel shapes well anchored in place and supported from floor as necessary to support fixtures. Each fixture shall be supported solidly and shall be sufficiently strong to withstand severe usage.
- D. Where plumbing fixtures occur in walls with pipe spaces in back of same, the supports for fixtures shall consist of chair carriers built into the wall with bolt projecting through face of wall for attachments of fixture brackets.

PART 3 EXECUTION

3.1 PREPARATION

- A. Coordinate cutting and forming of roof and floor construction to receive drains to required invert and rim elevations.
- B. Coordinate all rough-in and/or final connections to equipment and plumbing fixtures. Plumbing fixtures shall be located as required to meet all barrier free and American Disabilities Act codes and regulations.
- C. Coordinate all piping invert elevations, location, routing, etc. to allow proper drainage from all plumbing fixtures to sewer mains. Verify all services existing and new for elevations, locations, etc. before commencing installation.

3.2 FIXTURE CONNECTIONS

A. In general, unless otherwise noted on the drawings, the sizes of all the branch connections to fixtures shall be no smaller than those listed in the following schedule and as required by local and state plumbing codes, latest edition:

Fixture	Waste	Vent	C.W.	H.W.
Drinking Fountain	11/2"	11⁄2"	1/2"	

3.3 INSTALLATION

- A. Plumbing fixtures and trim shall be protected against damage during construction. Fixtures damaged during this period shall be replaced.
- B. All valves, waste and water supply piping servicing fixtures exposed beyond face of finished walls shall be brass, nickel, and chromium plated. Where fixtures are mounted in countertops and cabinet work concealing valves and piping, chrome plated brass finishes are not required.
- C. All fixtures shall be independently valved with either integral stops or brass stops.

- D. Waste connections to floor or wall outlet fixtures shall be gas and water-tight; fastened with an approved setting compound, gasket or washer. Rubber gaskets or putty are not acceptable. The fixture shall be set the proper distance from the wall or floor.
- E. All brackets, cleats, plates, anchors, etc. required to support fixtures or piping rigidly in place shall be provided as work of this section and shall be installed behind finished walls.
- F. Provide and install basic fixtures from one major fixture manufacturer. Also, accessories such as faucets, strainers, stops, traps, etc. shall be manufactured by one major company where possible.
- G. All fixtures shall be set rigid, tight, plumb, level and true to assure rigidity and permanence. Provide chair carriers as manufactured by Wade, Josam, Zurn, or J.R. Smith for wall mounted fixtures. Carriers for wall mounted lavatories, drinking fountains, water coolers, and urinals shall have dual foot supports, tubular uprights, adjustable headers, alignment trusses, and all necessary accessories. Lavatory carriers shall be with concealed arms. Urinal carriers shall be as required for proper support.
- H. All wall mounted fixtures shall be tested by bearing the weight of 500 pounds without sagging or pulling away from the wall. Damage resulting from this test shall be made good by this contractor. All other piping and fixtures shall be secured to walls with wall plates, wall hangers and approved expansion shields and bolts.
- I. Connections between earthenware fixtures and soil pipe flanges shall be made gas and water tight with closet setting compound or approved Neoprene gaskets, without use of putty. Hold down bolts shall be brass, not less than ¹/₄" in diameter, and shall be equipped with nuts and washers.
- J. Provide each fixture with an approved compression service stop. Exposed stops shall be either loose key or screwdriver type.
- K. Caulk joint between wall and fixture at wall mounted lavatories, water closets, urinals, drinking fountains and service sinks with Silicone Sealant, white.
- L. Conductors:
 - 1. All inside conductors, except as otherwise specified, shall be caulked water tight and supported so as to provide for contraction, expansion and settlement of the building.
 - 2. All connections between outlet at roof drains and conductors shall be made and caulked watertight. Install all inside conductors and cooperate with the roofing contractor to properly install connections to the roof drains.
- M. Cleanouts:
 - 1. All soil, waste and drain pipes shall have cleanout at foot of stacks, outside near wall where line leaves building, at every change in the direction of run, at upper end of all horizontal runs, at intervals of not more than 100'-0" in straight runs of sanitary sewers and as required by code. All outlets shall be accessible so that drain line may be readily cleaned with a snake or other rodding tool. Extend cleanouts to finished floor or finished wall.

- N. Pipe relief from backflow preventer to nearest drain.
- O. Install water hammer arrestors as required by Code, complete with means for access if so required by the Plumbing Inspector.
- P. All exposed supplies and valves in finished areas shall be brass chrome plated. Supply lines to all hanging fixtures shall be from the wall, unless otherwise noted on drawings.
- Q. Install shutoff valves on all branches. All water supplies to fixtures shall have valve on supply line to the fixture.
- R. All plumbing fixtures shall be installed, vented, piped, trapped, etc. in accordance with all codes and regulations pertaining to this projects location.

END OF SECTION

MAI: 2024-1524 PH2

SECTION 22 07 00 - PLUMBING PIPE INSULATION

PART1 GENERAL

- 1.1 SECTION INCLUDES PIPE INSULATION FOR:
 - A. Domestic water piping system including cold water
 - B. Valves and fittings.
 - C. Miscellaneous.

1.2 REFERENCES

- A. Thermal insulation materials shall meet the property requirements of the following specifications as applicable to the specific product or end use:
- B. American Society for Testing of Materials Specifications:
 - 1. ASTM C547, "Standard Specification for Mineral Fiber Preformed Pipe Insulation"
 - 2. ASTM C533, "Standard Specification for Calcium Silicate Pipe & Block Insulation"
 - 3. ASTM C585, "Recommended Practice for Inner and Outer Diameters of Rigid Pipe Insulation for Nominal Sizes of Pipe and Tubing (NPS System)"
 - 4. ASTM C1136, "Standard Specification for Barrier Material, Vapor," Type 1 or 2 (jacket only)
- C. Insulation materials, including all water and vapor barrier materials, closures, hangers, supports, fitting covers, and other accessories, shall be furnished and installed in strict accordance with project drawings, plans, and specifications.

1.3 SCOPE

- A. The work covered by this specification consists of furnishing all labor, equipment, materials and accessories, and performing all operations required, for the correct fabrication and installation of thermal insulation applied to the following commercial piping systems, in accordance with the applicable project specifications and drawings, subject to the terms and conditions of the contract:
 - 1. Cold Piping Piping systems with fluids below 105°F. (Includes storm water systems)
- B. Insulation, vapor barriers, jacketing, hangers, supports, accessory materials, etc. shall be installed according to manufacturers recommendations.

1.4 DEFINITIONS

A. The term "mineral fiber" as defined by the above specifications includes fibers manufactured of glass, rock, or slag processed from a molten state, with or without binder.

1.5 SYSTEM PERFORMANCE

A. Insulation material furnished and installed hereunder shall meet the minimum thickness requirements of Standard 90.1 (12007), "Energy Efficient Design of new

Buildings" of the American Society of Heating, Refrigeration, and Air-Conditioning Engineers (ASHRAE) except minimum thickness shall be 1". However, if other factors such as condensation control or personnel protection are to be considered, the selection of the thickness of insulation should satisfy the controlling factor.

- В. Insulation materials furnished and installed hereunder shall be Class A maximum of 25 flame spread, 35 fuel contributed and 50 smoke developed rating and shall meet the fire hazard requirements of each of the following specifications:
 - 1. American Society for Testing of Materials ASTM E84 UL 723
 - 2. Underwriters' Laboratories, Inc.
 - National Fire Protection Associations 3. NFPA 255
- C. Calcium silicate products shall include a visual identification system to permit positive field determination of their asbestos-free characteristic.

1.6 QUALITY ASSURANCE

- Α. The contractor shall use whatever means are necessary to protect the insulation materials and accessories before, during and after installation. No insulation material shall be installed that has become damaged in any way. The contractor shall also use all means necessary to protect work and materials installed by other trades.
- В. If any insulation material has become wet because of transit or job site exposure to moisture or water, the contractor shall not install such material, and shall remove it from the job site. An exception may be allowed in cases where the contractor is able to demonstrate that wet insulation when fully dried out (either before installation, or afterward following exposure to system operating temperatures) will provide installed performance that is equivalent in all respects to new, completely dry insulation. In such cases, consult the insulation manufacturer for technical assistance.

PART 2 PRODUCTS

- 2.1 PIPE INSULATION ON INDOOR SYSTEMS
- Molded pipe insulation shall be manufactured to meet ASTM C585 for sizes required in Α. the particular system.
- В. Molded fibrous glass pipe insulation shall comply with the requirements of ASTM C547. Heavy density Fiberglas pipe insulation with factory applied all-service jacket (ASJ) and Doublesure* two-component adhesive closure system, or Fiberglas Pipe and Tank Insulation, heavy density fiberglass insulation with end grain adhered to ASJ all service jacket. Joints shall be sealed by butt strips having a two-component sealing system or by applying staples and pressure sensitive tape. When self-sealing lap systems are used, sufficient thickness of insulation shall be used to maintain the outer surface temperature of the operating system below +150°F. Manufacturer's data regarding thickness constraints in relation to operating temperature shall be followed. When multiple layers are required, all inner layer(s) shall be unjacketed.
- C. Fittings and valves shall be insulated with preformed fiberglass fittings, fabricated sections of fiberglass pipe insulation, fiberglass pipe and tank insulation, fiberglass

blanket insulation, or insulating cement. Thickness shall be equal to adjacent pipe insulation. Finish shall match that used on straight sections.

- D. Flanges, couplings, chilled water pump impeller housings, valve bonnets etc, shall be covered with an oversized pipe insulation section sized to provide the same insulation thickness as on the main pipe section. An oversized insulation section shall be used to form a collar between the two insulation sections with sections of insulation being used to fill gaps. Jacketing shall match that used on straight pipe sections. Rough cut ends shall be coated with a suitable vapor resistant mastic.
- E. On cold systems, vapor barrier performance is extremely important. Particular care must be given to vapor sealing the fitting cover or finish to the pipe insulation vapor barrier. Valve stems shall be sealed with caulking to allow free movement of the stem but provide a seal against moisture incursion. All penetrations of the ASJ and exposed ends of insulation shall be sealed with vapor barrier mastic.
- F. On hot systems where fittings are to be left exposed, insulation ends should be beveled away from bolts for easy access.
- G. All insulated, exposed piping inside the building within 8'-0" above the floor shall be additionally jacketed with a multi-ply, fabric reinforced, self adhesive insulation cladding material with a vapor barrier and a thickness of 0.015". Jacketing system shall be Venture Clad Plus #1579CW-E or equal.
- 2.2 SUPPORT FOR PIPE WITH INSULATION
 - A. All piping shall be supported in such a manner that neither the insulation nor the vapor/weather barrier is compromised by the hanger or the effects of the hanger. In all cases, hanger spacing shall be such that butt joints may be made outside the hanger.
 - 1. On all size piping of cold systems, the pipe hanger saddles shall be separated away from the pipe by utilizing inserts. The vapor barrier shall be continuous, including material covered by the hanger saddle.
 - 2. On warm water piping systems 3" in diameter or less, insulated with Fiberglas insulation, may be supported by placing saddles of the proper length and spacing, as designated in Owens-Corning Pub. 1-IN-12534, under the insulation.
 - 3. For hot or cold piping systems larger than 3" in diameter, Owens-Corning Calcium Silicate pipe insulation shall be used for high density inserts. Piping saddles for piping larger than 3" shall not be in contact with the piping.
 - 4. Owens-Corning Calcium Silicate pipe insulation may be used to support the entire weight of the piping system provided the hanger saddle is designed so the maximum compressive load does not exceed 100 psi.
 - 5. Where pipe shoes and roller supports are required, insulation shall be inserted in the pipe shoe to minimize pipe heat loss. Where possible, the pipe shoe shall be sized to be flush with the outer pipe insulation diameter.
 - 6. Thermal expansion and contraction of the piping and insulation system can generally be taken care of by utilizing double layers of insulation and staggering both longitudinal and circumferential joints. Where long runs are encountered, expansion joints may be required where single layers of the insulation are being used.
 - 7. On vertical runs, insulation support rings shall be used.

2.3 ACCESSORY MATERIALS

- A. Accessory materials installed as part of insulation work under this section shall include (but not be limited to):
 - 1. Closure Materials Butt strips, bands, wires, staples, mastics, adhesives; pressure-sensitive tapes.
 - 2. Field-applied jacketing materials Sheet metal, plastic, canvas, fiberglass cloth, insulating cement; PVC fitting covers.
 - 3. Support materials Hanger straps, hanger rods, saddles.
- B. All accessory materials shall be installed in accordance with project drawings and specifications, manufacturer's instructions, and/or in conformance with the current edition of the Midwest Insulation Contractors Association (MICA) "Commercial & Industrial Insulation Standards".

2.4 INSULATION THICKNESSES

- A. Fittings, including valves, flanges, unions, etc. shall be insulated with the same thickness as the required pipe insulation and covered with PVC fitting cover as specified.
- B. Pipe insulation thickness shall be as follows unless noted otherwise on drawings:

			Insulation
		Insulation	Conductivity
<u>Piping System</u>	<u>Pipe Size</u>	<u>Thickness</u>	<u>BTU-in H-FT²-F</u>
Domestic cold water	All sizes	1″	0.28

PART 3 EXECUTION

3.1 SITE INSPECTION

- A. Before starting work under this section, carefully inspect the site and installed work of other trades and verify that such work is complete to the point where installation of materials and accessories under this section can begin.
- B. Verify that all materials and accessories can be installed in accordance with project drawings and specifications and material manufacturers' recommendations.
- C. Verify by inspecting product labeling, submittal data, and/or certifications which may accompany the shipments that all materials and accessories to be installed on the project may comply with applicable specifications and standards and meet specified thermal and physical properties.

3.2 PREPARATION

- A. Ensure that all pipe and fitting surfaces over which insulation is to be installed are clean and dry.
- B. Ensure that insulation is clean, dry, and in good mechanical condition with all factory-applied vapor or weather barriers intact and undamaged. Wet, dirty, or damaged insulation shall not be acceptable for installation. All damaged insulation installed will be removed and replaced by the Contractor at no extra cost to the Owner.

C. Ensure that pressure testing of piping and fittings has been completed prior to installing insulation.

3.3 INSTALLATION

- A. General
 - 1. Install all insulation materials and accessories in accordance with manufacturer's published instructions and recognized industry practices to ensure that it will serve its intended purpose.
 - 2. Install insulation on piping subsequent to installation of heat tracing, painting, testing, and acceptance tests.
 - 3. Install insulation materials with smooth and even surfaces. Insulate each continuous run of piping with full-length units of insulation, with single cut piece to complete run. Do not use cut pieces or scraps abutting each other. Butt insulation joints firmly to ensure complete, tight fit overall piping surfaces.
 - 4. Maintain the integrity of factory-applied vapor barrier jacketing on all pipe insulation, protecting it against puncture, tears or other damage. All staples used on cold pipe insulation shall be coated with suitable sealant to maintain vapor barrier integrity.
- B. Fittings 1. Cov
 - Cover valves, fittings, and similar items in each piping system using one of the following:
 - a. Mitered sections of insulation equivalent in thickness and composition to that installed on straight pipe runs.
 - b. Insulation cement equal in thickness to the adjoining insulation.
 - c. PVC fitting covers insulated with material equal in thickness and composition to adjoining insulation.
- C. Penetrations
 - 1. Extend piping insulation without interruption through walls, floors, and similar piping penetrations, except where otherwise specified.
- D. Joints
 - 1. Butt pipe insulation against hanger inserts. For hot pipes, apply 3" wide vapor barrier tape or band over butt joints. For cold piping apply wet coat of vapor barrier lap cement on butt joints, and seal joints with 3" wide vapor barrier tape or band.
 - 2. All pipe insulation ends shall be tapered and sealed, regardless of service.

3.4 FIELD QUALITY ASSURANCE

A. Upon completion of all insulation work covered by this specification, visually inspect the work and verify that it has been correctly installed. This may be done while work is in progress, to assure compliance with requirements herein to cover and protect insulation materials during installation.

3.5 PROTECTION

A. Replace damaged insulation which cannot be satisfactorily repaired, including insulation with vapor barrier damage and moisture-saturated insulation.

B. The insulation contractor shall advise the general and/or the mechanical contractor as to requirements for protection of the insulation work during the remainder of the construction period, to avoid damage and deterioration of the finished insulation work.

3.6 SAFETY PRECAUTIONS

- A. Insulation contractor's employees shall be properly protected during installation of all insulation. Protection shall include proper attire when handling and applying insulation materials, and shall include (but not be limited to) disposable dust respirators, gloves, hard hats, and eye protection.
- B. The insulation contractor shall conduct all job site operations in compliance with applicable provisions of the Occupational Safety and Health Act, as well as with all state and/or local safety and health codes and regulations that may apply to the work.

3.7 ASBESTOS INSULATION

A. Any existing asbestos insulation on existing piping, valves, equipment, etc. where tie-ins are required, shall be removed by the Owner at Owner's expense. The contractor and Architect/Engineer shall not be responsible for any cost or work involved with removal or encapsulation of asbestos insulation.

END OF SECTION

MAI: 2024-1524 PH2

SECTION 22 10 00 - PLUMBING PIPING

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Sanitary and storm piping system.
 - B. Domestic water piping system
 - C. Valves.
- 1.2 REFERENCES: Material and/or equipment specified in this section shall meet or exceed one or more of the property requirements or installation requirements of the following specifications/publications as applicable to the specific product or end use:
 - A. ANSI B31.1 Power Piping.
 - B. ANSI B31.2 Fuel Gas Piping.
 - C. ANSI B31.4 Liquid Petroleum Transportation Piping Systems.
 - D. ANSI B31.9 Building Service Piping.
 - E. ASME Boiler and Pressure Vessel Code.
 - F. ASME Sec. 9 Welding and Brazing Qualifications.
 - G. ASME B16.1 Cast Iron Pipe Flanges and Flanged Fittings Class 25, 125, 250 and 800.
 - H. ASME B16.3 Malleable Iron Threaded Fittings.
 - I. ASME B16.4 Cast Iron Threaded Fittings Class 125 and 250.
 - J. ASME B16.18 Cast Bronze Solder-Joint Pressure Fittings.
 - K. ASME B16.22 Wrought Copper and Bronze Solder-Joint Pressure Fittings
 - L. ASME B16.23 Cast Copper Alloy Solder-Joint Drainage Fittings DWV.
 - M. ASME B16.26 Cast Bronze Fittings for Flared Copper Tubes.
 - N. ASME B16.29 Wrought Copper and Wrought Copper Alloy Solder Joint Drainage Fittings DWV.
 - O. ASTM A47 Ferritic Malleable Iron Castings.
 - P. ASTM A53 Pipe, Steel, Black and Hot-Dipped Zinc Coated, Welded.
 - Q. ASTM A74 Cast Iron Soil Pipe and Fittings.
 - R. ASTM A106 Carbon Steel Seamless Pipe.

- S. ASTM A234 Pipe Fittings of Wrought Carbon Steel and Alloy Steel for Moderate and Elevated Temperatures.
- T. ASTM A536 Ductile Iron Castings.
- U. ASTM B32 Solder Metal.
- V. ASTM B42 Seamless Copper Pipe.
- W. ASTM B43 Seamless Red Brass Pipe.
- X. ASTM B75 Seamless Copper Tube.
- Y. ASTM B88 Seamless Copper Water Tube.
- Z. ASTM B251 Wrought Seamless Copper and Copper-Alloy Tube.
- AA. ASTM B302 Threadless Copper Pipe (TP).
- BB. ASTM B306 Copper Drainage Tube (DWV).
- CC. ASTM C14 Concrete Sewer, Storm Drain, and Culvert Pipe.
- DD. ASTM C425 Compression Joints for Vitrified Clay Pipe and Fittings.
- EE. ASTM C443 Joints for Circular Concrete Sewer and Culvert Pipe, Using Rubber Gaskets.
- FF. ASTM C564 Rubber Gaskets for Cast Iron Soil Pipe and Fittings.
- GG. ASTM C700 Vitrified Clay Pipe, Extra Strength, Standard Strength, and Perforated.
- HH. ASTM D1785 Poly (Vinyl Chloride) (PVC) Plastic Pipe, Schedules 40, 80, and 120.
- II. ASTM D2235 Solvent Cement for Acrylonitrile Butadiene Styrene (ABS) Plastic Pipe and Fittings.
- JJ. ASTM D2241 Poly (Vinyl Chloride) (PVC) Plastic Pipe (SDR-PR).
- KK. ASTM D2466 Poly (Vinyl Chloride) (PVC) Plastic Pipe Fittings, Schedule 40.
- LL. ASTM D2513 Thermoplastic Gas Pressure Pipe, Tubing and Fittings.
- MM. ASTM D2564 Solvent Cements for Poly (Vinyl Chloride) (PVC) Plastic Pipe and Fittings.
- NN. ASTM D2680 Acrylonitrile-Butadiene-Styrene (ABS) Composite-Sewer Piping.
- OO. ASTM D2683 Socket-Type Polyethylene Fillings for Outside Diameter-Controlled Polyethylene Pipe.
- PP. ASTM D2729 Poly (Vinyl Chloride) (PVC) Sewer Pipe and Fittings.

- QQ. ASTM D2751 Acrylonitrile-Butadiene-Styrene (ABS) Sewer Pipe and Fittings.
- RR. ASTM D2846 Chlorinated Polyvinyl Chloride (CPVC) Pipe, Fittings, Solvent Cements and Adhesives for Potable Hot Water Systems.
- SS. ASTM D2855 Making Solvent-Cemented Joints with Poly (Vinyl Chloride) (PVC) Pipe and Fittings.
- TT. ASTM D3033 Type PSP Poly (Vinyl Chloride) (PVC) Sewer Pipe and Fittings.
- UU. ASTM D3034 Type PSM Poly (Vinyl Chloride) (PVC) Sewer Pipe and Fittings.
- VV. ASTM D3309 Polybutylene (PB) Plastic Hot Water Distribution System.
- WW. ASTM F477 Elastomeric Seals (Gaskets) for Joining Plastic Pipe.
- XX. ASTM F493 Solvent Cements for Chlorinated Poly (Vinyl Chloride) (CPVC) Plastic Pipe and Fittings.
- YY. ASTM F891, Schedule 40 Cellular Core PVC-DWV Pipe.
- ZZ. AWS A5.8 Brazing Filler Metal.
- AAA.AWWA C105 Polyethylene Encasement for Ductile Iron Piping for Water and Other Liquids.
- BBB. AWWA C110 Ductile Iron and Gray Iron Fittings 3 in. through 48 in., for Water and Other Liquids.
- CCC. AWWA C111- Rubber-Gasket Joints for Ductile Iron and Gray-Iron Pressure Pipe and Fittings.
- DDD.AWWA C151 Ductile-Iron Pipe, Centrifugally Cast in Metal Molds or Sand-Lined Molds, for Water or Other Liquids.
- EEE. AWWA C606 Grooved and Shouldered Joints.
- FFF. AWWA C651 Disinfecting Water Mains.
- GGG. CISPI 301 Cast Iron Soil Pipe and Fittings for Hubless Cast Iron Sanitary Systems.
- HHH. CISPI 310 Joints for Hubless Cast Iron Sanitary Systems.
- III. CAN-3 B281 Aluminum Drain, Waste, and Vent Pipe and Components.
- JJJ. NCPWB Procedure Specifications for Pipe Welding.
- KKK. NFPA 54 National Fuel Gas Code.
- LLL. NFPA 58 Storage and Handling of Liquefied Petroleum Gases.
- 1.3 QUALITY ASSURANCE

- A. Valves: Manufacturer's name and pressure rating marked on valve body.
- B. Welding Materials and Procedures: Conform to ASME Code and applicable state labor regulations.
- C. Welders Certification: In accordance with ASME Sec 9.
- D. All grooved joint couplings, fittings, valves, and specialties shall be the products of a single manufacturer. Grooving tools shall be of the same manufacturer as the grooved components.
- E. All castings used for coupling housings, fittings, valve bodies, etc. shall be date stamped for quality assurance and traceability.
- 1.4 DELIVERY, STORAGE, AND HANDLING
 - A. Deliver, store, protect and handle products to site.
 - B. Accept valves on site in shipping containers with labeling in place. Inspect for damage.
 - C. Provide temporary protective coating on cast iron and steel valves.
 - D. Provide temporary end caps and closures on piping and fittings. Maintain in place until installation.
 - E. Protect piping systems from entry of foreign materials by temporary covers, completing sections of the work, and isolating parts of completed system.

PART 2 PRODUCTS

- 2.1 SANITARY, STORM AND VENT PIPING, ABOVE GRADE (Must be approved by governing authorities)
 - A. Gravity Cast Iron Pipe: ASTM A74, service weight.
 - 1. Fittings: Cast iron.
 - 2. Joints: ASTM C564, hub and spigot, neoprene gasket system.
 - B. Gravity Cast Iron Pipe: CISPI 301, hubless, service weight.
 - 1. Fittings: Cast iron.
 - 2. Joints: Neoprene gaskets and stainless steel clamp-and-shield assemblies.
 - C. PVC Pipe: ASTM D2729 (when approved by the Architect/Engineer).
 - 1. Fittings: PVC.
 - 2. Joints: ASTM D2855, solvent weld with ASTM D2564 solvent cement.
- 2.2 DOMESTIC WATER PIPING, ABOVE GRADE INSIDE BUILDING (Must be approved by governing authorities)
 - A. Domestic water piping 6" and smaller shall be: Copper tubing: ASTM B88, Type L, hard drawn, seamless.
 - 1. Fittings: ASME B16.18 cast bronze tee tap or ASME B16.22 wrought copper and bronze.

BAY CITY CENTRAL HIGH SCHOOL FITNESS CENTER BAY CITY PUBLIC SCHOOLS BAY CITY, MICHIGAN

- 2. Fittings 1-1/2" and smaller: ASME B16.18 cast bronze or ASME B16.22 wrought copper, with 301 stainless steel internal components, EPDM seals, and push-to-connect ends. Victaulic Permalynx.
- 3. Joints: ASTM B32, solder, lead free Grade 95-A tin antimony or tin and silver with melting range 430 to 535 degrees F or AWS A5BcuP silver braze.
- 2.3 PIPE HANGERS AND SUPPORTS
 - A. Refer to Section 22 05 00.
- 2.4 FLANGES, UNIONS, AND COUPLINGS
 - A. Pipe Size 2 Inches and Under:
 - 1. Ferrous pipe: 150 psig malleable iron threaded unions.
 - 2. Copper tube and pipe: 150 psig bronze unions with soldered joints. (Solder shall be lead free.)
 - B. Dielectric Connections: Dielectric nipples shall be non-conducting for connection of dissimilar materials. Dielectric nipples shall be similar to Victaulic Style 647 or Style 47. A brass adapter dielectric union is not acceptable.

2.5 BALL VALVES

- A. Up to and including 3 Inches:
 - 1. Bronze one piece body, stainless steel ball, Teflon seats and stuffing box ring, lever handle and balancing stops, solder or threaded ends with union.
 - 2. Brass two piece body, chrome plated brass ball and stem, PTFE seats and seals, lever handle, and Vic-Press ends. Victaulic Series P589.
- B. Over 1-1/2 Inches: Cast ductile iron steel body, chrome plated steel ball, teflon seat and stuffing box seals, lever handle, or gear drive handwheel for sizes 10 inches and over, flanged or grooved ends. Basis of Design: Victaulic Series 726.

2.6 INSERTS

A. Inserts: Malleable iron case of steel shell and expansion plug for threaded connection with lateral adjustment, top slot for reinforcing rods, lugs for attaching to forms; size inserts to suit threaded hanger rods.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Verify that excavations are to required grade, dry, and not over-excavated.

3.2 PREPARATION

- A. Ream pipe and tube ends. Remove burrs. Bevel or groove plain end ferrous pipe.
- B. Remove scale and dirt, on inside and outside, before assembly.
- C. Prepare piping connections to equipment with flanges or unions.

- D. Unions and flanges for servicing and disconnect are not required in installations using grooved joint couplings. (The couplings shall serve as disconnect points.)
- 3.3 PLUMBING PIPING INSTALLATION
 - A. Install in accordance with manufacturer's instructions.
 - B. Dielectric nipples for connection of dissimilar materials. A brass adaptor dielectric union is not acceptable.
 - C. Route piping in orderly manner and maintain gradient.
 - D. Install piping to conserve building space and not interfere with use of space.
 - E. Group piping whenever practical at common elevations.
 - F. Provide clearance for installation of insulation and access to valves and fittings.
 - G. Provide access where valves and fittings are not exposed. Coordinate size and location of access doors.
 - H. Establish elevations of buried piping outside the building to ensure not less than 4'-0" of cover for sewers and not less than 5'-6" of cover for domestic water piping.
 - I. Where pipe support members are welded to structural building framing, scrape, brush clean, and apply one coat of zinc rich primer to weld.
 - J. Provide support for utility meters in accordance with requirements of utility companies.
 - K. Prepare pipe, fittings, supports, and accessories not prefinished, ready for finish painting.
 - L. All junctions of drainage piping shall be made with combination "Y" and 1/8 bend fittings.
 - M. Install bell and spigot pipe with bell end upstream.
 - N. Terminate plumbing vents 12" minimum above roof. Furnish and install weather cap on top of all vent pipes.
 - O. Install valves with stems upright or horizontal, not inverted.
 - P. Solder or "sweat" joints shall be used for all copper and brass fittings, valves and tubing, using the soldering flux and methods recommended by the manufacturer of the tubing and fittings. Solder shall be silver solder for buried piping. No lead solder shall be used on any potable water piping.
 - Q. Pipe vents from gas pressure reducing valves to outdoors and terminate in weather proof hood.
 - R. Equipment using gas and related piping shall be installed in compliance with NFPA 54 and 58, as applicable.

- S. Install ductile iron pipe and fittings in accordance wht AWWA C600 and manufacturer's instructions.
- T. Steel Rods, Bolt, Lugs, and Brackets: Coat buried steel with one coat of coal tar coating before backfilling.
- U. Maintain minimum 10-foot horizontal separation and 18 inch vertical separation of water main from sewer piping or as required by local code.
- 3.4 PLUMBING PIPING APPLICATION
 - A. Install unions downstream of valves and at equipment or apparatus connections. Unions are not required in installations using grooved mechanical joint couplings. (The couplings shall serve as unions and disconnect points).
 - B. Install brass male adapters each side of valves in copper piped system. Sweat solder adapters to pipe.
 - C. Install gate, ball, or butterfly valves for shut-off and to isolate equipment, part of systems, or vertical risers. All branch piping take-offs from mains, risers, or branch piping shall have valves installed to allow isolation of branch piping.
 - D. Install globe, ball, or butterfly valves for throttling, bypass, or manual flow control services.
 - E. Provide flow controls in water recirculating systems where indicated.

3.5 INSTALLATION OF INSERTS

- A. Install in accordance with manufacturer's instructions.
- B. Provide inserts for placement in concrete formwork.
- C. Provide inserts for suspending hangers from reinforced concrete slabs and sides of reinforced concrete beams.
- D. Provide hooked rod to concrete reinforcement section for inserts carrying pipe over 4 inches.
- E. Where concrete slabs form finished ceiling, locate inserts flush with slab surface.
- F. Where inserts are omitted, drill through concrete slab from below and provide through-bolt with recessed square steel plate and nut flush with top of slab.

3.6 PIPE HANGERS AND SUPPORTS

- A. Support horizontal piping as scheduled.
- B. Install hangers to provide minimum ½ inch space between finished covering and adjacent work.
- C. Place hangers within 12 inches of each horizontal elbow.
- D. Use hangers with 1½ inch minimum vertical adjustment.

- E. Support horizontal cast iron pipe adjacent to each hub, with 5 feet maximum spacing between hangers.
- F. Support vertical piping at every floor. Support vertical cast iron pipe at each floor at hub.
- G. Where several pipes can be installed in parallel and at same elevation, provide multiple or trapeze hangers.
- H. Support riser piping independently of connected horizontal piping.
- I. Provide copper plated hangers and supports for copper piping.
- J. Design hangers for pipe movement without disengagement of supported pipe.
- K. Prime coat and finish paint exposed steel hangers and supports. Hangers and supports located in crawl spaces, pipe shafts, and suspended ceiling spaces are not considered exposed. Hangers and supports located in mechanical spaces are considered exposed.

3.7 ERECTION TOLERANCES

- A. Establish invert elevations, slopes for drainage to minimum 1/8 inch per foot for piping 4" and larger, 1/4" per foot for piping 3" and smaller. Maintain gradients.
- B. Slope water piping and arrange to drain at low points.
- 3.8 SERVICE CONNECTIONS
 - A. Provide new water service complete with reduced pressure backflow preventer, double check valve assembly or water meter with by-pass valves as required by the local authorities.
 - B. Contractor shall pay all fees, costs, etc. to local authorities for tap-ins, inspections, etc. as required.

END OF SECTION

MAI: 2024-1524 PH2

SECTION 26 00 00 - BASIC ELECTRICAL REQUIREMENTS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Basic electrical Requirements specifically applicable to Division 26 & 28 Sections, in addition to Division 1 General Requirements.
 - B. Information in this section is intended to clarify or make additions to the requirements set forth in the General Conditions, Supplementary Conditions and Division 1 of these specifications. Any conflict between Division 26 & 28 and those in the General Conditions or within the Division 26 drawings, Supplementary Conditions and Division 1 shall be brought to the attention of the Architect/Engineer in writing as a request for addendum prior to the bid opening.
 - C. Furnish all equipment, materials, articles, items, operations or methods listed, mentioned or scheduled on drawings, these specifications, manufacturer's installation instructions and include all labor materials, equipment and incidentals necessary for complete installation and operation.
 - All information contained in this section applies to all sections within Division 26 & 28 as it was part of each section.
 - E. Final walk-thru. Electrical Contractor shall submit in writing to the Architect's office or the Construction Manager advising that all of the Division 26 & 28 work has been completed in accordance with the plans and specifications. The intent is to acknowledge the Contractor is ready for a walk-thru. Open items that are part of the required construction work should be completed prior to the final walk-thru to avoid developing a so called construction completion list. The engineer reserves the right to reschedule the final walk-thru as determined accordingly.
 - F. Pre-bid questions. All pre-bid questions, clarifications, etc. must be submitted in writing to the Architect Office or the Construction Manager. All phone calls, faxes or e-mails from bidders and manufacturers, etc. directly received by the Engineers office during the bidding phase will be deferred back to the Architect Office or the Construction Manager.
 - G. Electrical Contractor shall review all of the project plans and specifications and not rely solely on the electrical drawings to establish a project bid. Refer to the structural and mechanical drawings for final mechanical equipment locations. Mechanical drawings shall govern over the electrical drawing locations.
 - H. Unit Pricing: Contractor shall furnish pricing as listed in the Bid Proposal Forms.
 - I. The Contractor shall include in their bid any cost for requesting AutoCAD backgrounds for their use from the Architect or Engineer. The cost will be \$150.00 for the first plan, and \$50.00 for each additional plan that may be requested for AutoCAD use. A waiver of responsibility for the Architect and Engineer related to Contractor use of the CAD files shall be signed by the Contractor.

1.2 LAYOUT OF THE WORK

- A. Examine the site and all the drawings before proceeding with the layout and installation of this work. Verify all door swings and clearances to cabinets, etc., before locating switch and outlet boxes. Locate conduit, boxes, etc., essentially as shown on the drawings but in exact layout determined on the job to suit actual conditions. Confer and cooperate with the other trades on the job so all parts will be installed in proper relationship. Precise locations of parts to coordinate with other work is the responsibility of the Contractor.
- B. The Electrical Trades shall complete all cutting and patching for the electrical work, unless noted or specified otherwise. Division 26 & 28 Contractor shall be responsible to coordinate with the site Restoration Contractor for the new underground electrical work.
- C. Arrange exposed work as closely as practicable to wall or ceiling surfaces in an accurate alignment. Locate concealed work so fittings, connectors and other projections will clear surfaces. Exposed work is defined as non-finished spaces, such as mechanical/electrical rooms or as indicated on architectural room schedules. All finished spaces, installation shall be concealed. Refer to Architectural drawing for room finish schedules.
- D. During the bidding phase, if any design or discrepancy issues are discovered between the electrical drawings, specifications and other project plans, the contractor shall notify the Architect/Engineer. The intent is to resolve any issues during the bidding phase. For pertinent issues, addendums will be issued accordingly. After entering into a contract, it shall be considered there are no identified conflicts.
- E. No drilling of existing laminated beams for new work is permitted without review with the project Structural Engineer

1.3 INTERFERENCES

- A. The Electrical Contractor shall examine the plans of mechanical trades, the architectural and structural drawings and shall notify the Architect/Engineer to resolve such interference or discrepancy. The Electrical Contractor bid shall not be based solely on the Electrical Plans and Specifications. Contractor shall obtain and review all project documents. The Contractor, when directed, shall make such changes or off-sets as required so that the work shall be properly located and coordinated with the other trades. Failure to comply with the foregoing will not relieve contractor's responsibilities of making such changes. Such changes shall be completed at no additional cost to the Owner.
- B. All changes in location of equipment, fixtures, distribution equipment, receptacles, etc., from those shown on plans, shall be made without charge when directed by the Architect/Engineer before installation. At this time, an agreement shall be made if such a change is an additional cost to the owner.
- C. The Electrical Contractor shall confer with other trades regarding location and size of pipes, equipment, fixtures, conduit, duct openings, switches, outlets, etc., in order that there may be no interference in the installation of the work of any trades or delay in the progress of any work.

- D. Any changes made, necessary through failure to make proper arrangement to avoid interference, shall not be considered as extra.
- E. The Electrical Contractor shall cooperate with those performing work under other divisions in his preparation of interference drawings, to the extent that the location of plumbing piping, heating piping, and/or ventilation ducts, with respect to the installation of other trades, shall be mutually agreed on by those performing work under other divisions.
- F. In the event the described work on the drawings doesn't match requirements described in the specification, the more stringent shall be provided.
- G. Electrical Contractor shall review the Architectural drawings for work station, casework details and section drawings that show raceway details. Furnish the raceway as noted and detailed.
- H. Contractor shall carefully review the Code sections pertaining to safe working clearances to avoid piping, ducts interferences and other equipment. Install the electrical equipment to meet Code requirements. Adjust the locations shown as required.

1.4 MATERIALS AND WORKMANSHIP

- A. All materials and equipment furnished for installation on this project shall be new and in strict accordance with this specification. All packaged materials shall be delivered in the original containers which show the manufacturer's name and the identifying designations as to size, quality, etc. Materials delivered to the job in unmarked or mutilated packages will be immediately inspected by the Contractor. Materials or equipment judged as "damaged" by the Contractor's own inspection shall be immediately addressed with the supplier. All electrical equipment shall bear the Underwriter's Label.
- B. All work shall be performed in a professional manner under the supervision of the electrical project manager. The project manager shall be considered the main point of contact for the Architect/Owner's daily communication.
- C. Should any dispute arise as to the quality or fitness of the materials or workmanship, Architect, Owner, Engineer and Electrical Contractor shall mutually agree work is non-acceptable and shall be reworked at no additional cost to the Owner.
- D. Division 26 & 28 equipment schedule descriptions shall govern if it is found that the manufacturer's catalog numbering shown on the drawing is not current, or changed by the manufacturer without notification. Division 26 & 28 Contractor shall notify the Architect/Engineer with any conflicts during the bidding phase to get clarifications. After entering into a Contract, it shall be considered the equipment schedules provide the information to meet the intended specifications for quality and performance.

1.5 GUARANTEES

A. All equipment and work performed under Division 26 & 28 shall be guaranteed for one (1) year from time of substantial completion of project, unless directed otherwise in Division 1.

1.6 VOLUNTARY ALTERNATES

- A. The Architect/Engineer will only accept voluntary alternate as a bid deduct. Alternate must maintain the same level of quality to meet the design intent. Voluntary alternates must be submitted with the bid for review by the Owner. Failure to comply will be no reason to accept any voluntary alternates after entering into a contract.
- 1.7 OWNERS ACCEPTANCE OF EQUIPMENT
 - A. Refer to Division 1.
 - B. Upon the Owner's written acceptance, the Electrical Contractor's guarantee period shall begin and the Owner shall accept the responsibility for operation and maintenance and the Contractor's liability shall be limited to the conditions covered in the guarantee as described in these specifications.

1.8 REFERENCES

A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.

1.9 SUBMITTALS

- A. Submit electronic shop drawing files.
- B. Proposed Products List: Include Products specified in the following Sections:
 - 1. Section 26 05 19 Low Voltage Electrical Power Conductors and Cables
 - 2. Section 26 09 23 Lighting Control Devices
 - 3. Section 26 24 16 Panelboards
 - 4. Section 26 27 26 Wiring Devices
 - 5. Section 26 51 00 Interior Lighting
 - 6. Section 28 46 13 Fire Alarm System
- C. Submit shop drawings and product data grouped to include complete submittals of related systems, products, and accessories in single submittals.
- D. Mark dimensions and values in units to match those specified.
- E. Shop drawings shall be reviewed and checked by the Electrical Contractor for specification compliance prior to release for the Engineer's review. Failure to comply will be no cause or reason for additional costs to the Owner with project delays.
- F. Electrical distribution submittal shall include cut sheets for each piece of equipment. Written description is not acceptable.
- G. Bill of materials shall be submitted as part of O&M Manual. Bill of Materials is not considered a shop drawing.

1.10 REGULATORY REQUIREMENTS

A. Conform to applicable Building Code.

- B. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- C. Equipment: U.L. tested and approved for its purpose.
- D. The Electrical Contractor shall obtain and pay for all permits and inspection fees. Provide the Owner with final inspection documents from authorities having jurisdiction.
- E. State of Michigan, Bureau of Fire Services for Emergency Lighting and Fire Alarm Plan Review.
- F. Equipment: Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- G. Life Safety NFPA 101 The State of Michigan current adopted edition.
- H. Fire Alarm Code NFPA 72 The State of Michigan current adopted edition.
- I. 2015 Michigan Energy Code.
- J. ASHRAE 90.1 2013 Edition.
- K. 2019 School Rules.
- 1.11 PROJECT/SITE CONDITIONS
 - A. Install Work in locations shown on drawings, unless prevented by project conditions.
 - B. All bidders shall personally inspect the site and acquaint themselves with all existing conditions involved in execution of this contract, and make all necessary measurements. No "extra" will be considered for additional work required because of bidder's failure to do so.
 - C. Arc flash warning labels. Provide arc flash generic warning labels in accordance with 2023 NEC Section 110 requirements.
 - D. Provide PPE arc flash warning labels as specified with arc flash/short circuit coordination study

1.12 TEMPORARY SERVICES

- A. Division 26 Trades shall provide and maintain wiring for all interior construction lighting and power to meet OSHA Standards. Division 26 Trade shall provide and maintain all required lamps and guards. Contractor's power tools, cords, etc. shall be in strict accordance with National Electrical Code 2023, Article 590.
- B. Electrical Contractor shall pay for all temporary internet and power for their office and or construction trailer.

- C. Electrical Contractor shall be responsible to review Division 1 requirements to provide project temporary lighting and power requirements for the construction and demolition phases.
- 1.13 RECORD DRAWINGS
 - A. The Electrical Contractor shall furnish as-constructed drawings, including all Addendums, Bulletins and associated Field Directed Changes included as part of the record drawings.
- 1.14 OPERATION AND MAINTENANCE MANUALS
 - A. Verbal instruction and written operational instructions are to be given on all equipment and systems under this contract. A time is to be scheduled with the Architect/Engineer and Owner for these instructions and a time submitted in writing for instructions at the facility.
 - B. Two (2) bound sets of Operating and Maintenance Manuals are to be submitted to the Architect/Engineer for approval. Manuals are to include complete parts list and maintenance procedures as well as operating instructions on all equipment supplied under Division 26 & 28.

END OF SECTION

SECTION 26 05 05 - SELECTIVE DEMOLITION FOR ELECTRICAL

PART1 GENERAL

- 1.1 SECTION INCLUDES
- A. Electrical demolition per plans and specifications.
- B. Conduit supports.
- 1.2 RELATED SECTIONS
- A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

PART 2 PRODUCTS

- 2.1 MATERIALS AND EQUIPMENT
- A. Materials and equipment for patching and extending work: As specified in individual Sections.

PART 3 EXECUTION

- 3.1 EXAMINATION
- A. Electrical Contractor shall examine the project documents and visit the site as they deem necessary prior to submitting a bid. Do not rely solely on the Electrical Plans for all demolition requirements. Review all Project Documents prior to submitting a bid.
- B. The demolition information is provided to assist with labor costs associated with the electrical systems removal. The Electrical Contractor shall be responsible to confirm all quantities and the information provided.
- C. Upon removal of the existing ceiling, the Electrical Trades shall immediately notify the construction manager, Architect and Engineer in writing regarding existing conduits scheduled to remain that are not properly supported. Conduit evaluation shall be conducted with the Owner, Architect and Engineer. Failure for the Electrical Trades to submit a written conduit support condition will obligate the trade to support the conduits to meet current Code methods at no additional cost to the Owner.
- 3.2 PREPARATION
- A. Confirm with the Architect's Office and/or Construction Manager Project Schedules and review the Architectural, Structural and Mechanical drawings prior to commencing demolition.
- 3.3 DEMOLITION

- A. As noted or shown on the demolition plans, remove the lighting, receptacles, switching, associated conduit, surface raceway. Remove the fire alarm devices. Remove surface mounted conduit, boxes, and non-metallic raceway, from the existing walls. Use care during the demolition phase to avoid damage or any glazed block, tile or brick veneered walls. Electrical Contractors are responsible to confirm all quantities and information provided.
- B. Mechanical trades or BAS Contractor shall remove all associated temperature components, and associated conduit and wiring.
- C. Electrical Trades shall remove all existing fire alarm devices and associated conduits and surface mounted raceways as noted or shown on plans. Patch to match.
- D. Electrical Trades shall transport all of the electrical salvaged materials to the Owner and include all transportation costs.
- E. As noted or shown on the demolition plans, remove all of the existing non-metallic type surface raceway or surface metal conduits noted or specified to be removed. Contractor shall also be responsible to review the architectural, structural and mechanical demolition drawings for associated electrical demolition work. Do not rely solely on the electrical drawings for bid submitted.
- F. Remove all unused conduits and wiring serving lighting and power being removed from the finished ceiling space. Remove all abandoned low voltage cables from accessible portions in accordance with NEC Sections 760.25(A), 640(A), 645.3(A), 725.3(B), 770.3(A), 800.3(C), 820.3(A) and 830.3(A). Include costs in bid to walk the ceiling spaces with the Construction Manager and the Owner for visual assessment of abandoned cables.
- G. Electrical Contractors are responsible to confirm all demolition quantities. Make prebid site visit arrangements as deemed necessary.

END OF SECTION

SECTION 26 05 19 - LOW VOLTAGE ELECTRICAL POWER CONDUCTORS AND CABLES

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Building wire and cable.
 - B. Fire rated cables.
 - C. MC cable
 - D. Non-metallic "NM" sheath cable.

1.2 RELATED SECTIONS

A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.3 REFERENCES

A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.

1.4 PROJECT CONDITIONS

- A. Verify that field measurements are as shown on Drawings.
- B. Conductor sizes are based on copper.
- C. Routing shown on Drawings is approximate unless dimensioned. Field route as required to best suit Project Conditions.
- D. Where wire and cable routing is not shown, and only a load destination is shown, determine exact routing and lengths required.

1.5 COORDINATION

- A. Coordinate Work under provisions of Division 1.
- B. Determine required separation between cable and other work.
- C. Determine cable routing to avoid interference with other work.
- 1.6 REGULATORY REQUIREMENTS

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.
- PART 2 PRODUCTS
- 2.1 BUILDING WIRE AND CABLE
 - A. Description: Single conductor insulated wire.
 - B. Conductor: Copper.
 - C. Insulation Voltage Rating: 600 volts.
 - D. Insulation: ANSI/NFPA 70, Type THW, THHN/THWN, XHHW-2.

2.2 MC CABLE

- A. Factory assembled multiple insulated conductors enclosed in armor of interlocking metal corrugated sheath.
- B. Provide all clips and supports.
- 2.3 NON-METALLIC SHEATH CABLE
 - A. The use of "NM" "Romex" cable is not approved for this project.

2.4 FIRE RATED CABLE

A. RHH fire rated type.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Verify that interior of building has been protected from weather.
 - B. Verify that mechanical work likely to damage wire and cable has been completed.

3.2 INSTALLATION

- A. Install products in accordance with manufacturer's instructions.
- B. Use stranded conductors for control circuits.
- C. Use conductor size not smaller than 12 AWG for power and lighting circuits.
- D. Use 10 AWG conductors for 20 ampere, 120 volt branch circuits longer than 100 feet.

- E. Use 10 AWG conductors for 20 ampere, 277 volt branch circuits longer than 200 feet.
- F. Pull all conductors into raceway at same time.
- G. Protect exposed cable from damage.
- H. Support cables above accessible ceiling, using spring metal clips or plastic cable ties to support cables from structure. Do not rest cable on ceiling panels.
- I. Use suitable cable fittings and connectors.
- J. Neatly train and lace wiring inside boxes, equipment, and panelboards.
- K. Clean conductor surfaces before installing lugs and connectors.
- L. Splices are not permitted.
- M. All power wiring shall be installed in conduit. Low-voltage wiring shall utilize the channel trays-hooks or free-air method, or other cable management methods that meet industry standards as noted on the drawings. Conduit drops for fire alarm devices, card readers, power assisted doors, and voice/data outlets shall be required. Electrical Trades shall be responsible for coordinating with the Owner's low-voltage system and drawings for required raceway. Low voltage cables installed in accessible ceiling space need not to be in conduit. However, the cables must be properly secured to the ceiling structure.
- N. Refer to Section 26 09 23 for Occupancy Sensors wiring.
- O. Refer to Section 28 46 13 for Fire Alarm wiring.
- P. If the Electrical Trades Contractor elects, at their option, to combine homerun circuits installed in a single conduit, the derating 2023 NEC 310.15(b) Table must be utilized for allowable conductor ampacity values. If the derating method is utilized, then furnish and install properly derated cables and properly sized conduits to meet Code. Electrical Trades Contractor shall be responsible to obtain inspection from the Electrical Inspector and pay all supplemental inspection and/or requested plan review fees.
- Q. Shared neutrals for lighting and power circuits are not permitted.
- R. MC cable shall only be acceptable as the final connection to light fixtures installed in accessible ceilings. Maximum cable shall not exceed 12 feet. MC cable shall not be used for homeruns or feeders.

3.3 INTERFACE WITH OTHER PRODUCTS

- A. Identify wire and cable under provisions of Section 26 05 53.
- B. Identify each conductor with its circuit number or other designation indicated on Drawings.
- 3.4 FIELD QUALITY CONTROL

- A. Perform field inspection and testing to assure proper operation.
- B. Inspect wire and cable for physical damage and proper connection.
- C. Measure tightness of bolted connections and compare torque measurements with manufacturer's recommended values.
- D. Verify continuity of each branch circuit conductor.

END OF SECTION

SECTION 26 05 26 - GROUNDING AND BONDING FOR ELECTRICAL SYSTEMS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Grounding electrodes and conductors.
 - B. Equipment grounding conductors.
 - C. Bonding.
- 1.2 RELATED SECTIONS
 - A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.
- 1.3 REFERENCES
 - A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- 1.4 PERFORMANCE REQUIREMENTS
 - A. Resistance: Meet the NEC Code requirements.
- 1.5 PROJECT RECORD DOCUMENTS
 - A. Accurately record actual locations of grounding electrodes.
- 1.6 REGULATORY REQUIREMENTS
 - A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
 - B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.

PART 2 PRODUCTS

- 2.1 ROD ELECTRODE
 - A. Material: Copper-clad steel or copper-weld type.
 - B. Diameter: as scheduled on the drawings.

- C. Length: as scheduled on the drawings.
- 2.2 MECHANICAL CONNECTORS
 - A. As scheduled on the drawings.
- 2.3 WIRE
 - A. Material: As scheduled on the drawings.
 - B. Foundation Electrodes: Size to meet NFPA 70 requirements.
 - C. Grounding Electrode Conductor: Size to meet NFPA 70 requirements.

PART 3 EXECUTION

- 3.1 INSTALLATION
 - A. Install Products in accordance with manufacturer's instructions.
 - B. Provide bonding to meet Regulatory Requirements.
 - C. Equipment Grounding Conductor: Provide a separate grounding conductor for lighting and power circuits as noted or specified on the drawings.

3.2 FIELD QUALITY CONTROL

A. Inspect grounding and bonding system conductors and connections for tightness and proper installation.

END OF SECTION

SECTION 26 05 29 - HANGERS AND SUPPORTS FOR ELECTRICAL SYSTEMS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Conduit and equipment supports.
 - B. Anchors and fasteners.

1.2 RELATED SECTIONS

A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.3 REFERENCES

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- 1.4 REGULATORY REQUIREMENTS
 - A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
 - B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.

PART 2 PRODUCTS

- 2.1 PRODUCT REQUIREMENTS
 - A. Materials and Finishes: Provide adequate corrosion resistance.
 - B. Provide materials, sizes, and types of anchors, fasteners and supports to carry the loads of equipment and conduit. Consider weight of wire in conduit when selecting products.
 - C. Anchors and Fasteners:
 - 1. Concrete Structural Elements: Use expansion anchors.
 - 2. Steel Structural Elements: Use beam clamps.
 - 3. Concrete Surfaces: Use self-drilling anchors and expansion anchors.
 - 4. Hollow Masonry, Plaster, and Gypsum Board Partitions: Use toggle bolts and hollow wall fasteners.
 - 5. Solid Masonry Walls: Use expansion anchors.
 - 6. Sheet Metal: Use sheet metal screws.
 - 7. Wood Elements: Use wood screws.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Attachments of electrical equipment to structural members are the responsibility of the installing trade. Structural members shall not be field cut, welded or otherwise modified without approval of the Architect/Engineer. Attachment to steel joist shall be made at panel points whenever possible. Structural members shall not be overloaded as a result of attachments. Attachment/equipment loading for all trades resulting in total load greater than an equivalent uniform 5 psf for any member shall be submitted to the Architect/Engineer for review. Electrical Trades are still responsible for design, layout, and fabrication and installation of electrical supports and support attachment methods. Electrical Trades shall submit attachment methods to the Structural Engineer for review.
- B. Install products in accordance with manufacturer's instructions.
- C. Do not fasten supports to pipes, ducts, mechanical equipment, and conduit.
- D. Do not use spring steel clips and clamps.
- E. Do not use powder-actuated anchors.
- F. Do not drill or cut structural members without permission from Architect/ Engineer.
- G. Fabricate supports from structural steel or steel channel. Rigidly weld members or use hexagon head bolts to present neat appearance with adequate strength and rigidity. Use spring lock washers under all nuts.

END OF SECTION

SECTION 26 05 33.13 - CONDUIT FOR ELECTRICAL SYSTEMS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Metal conduit.
 - B. Flexible metal conduit.
 - C. Electrical metallic tubing.
 - D. Electrical nonmetallic tubing.
 - E. Flexible nonmetallic conduit.
 - F. Fittings and conduit bodies.
 - G. MC Cable.
 - H. Flexible metal conduit.

1.2 REGULATORY REQUIREMENTS

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.
- 1.3 RELATED SECTIONS
 - A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.4 REFERENCES

- A. ANSI C80.1 Rigid Steel Conduit, Zinc Coated.
- B. ANSI C80.3 Electrical Metallic Tubing, Zinc Coated.
- C. ANSI C80.3 Rigid Aluminum Conduit.
- D. ANSI/NEMA FB 1 Fittings, Cast Metal Boxes, and Conduit Bodies for Conduit and Cable Assemblies.

- E. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- 1.5 DESIGN REQUIREMENTS
 - A. Conduit Size: ANSI/NFPA 70.
- 1.6 PROJECT RECORD DOCUMENTS
 - A. Submit under provisions of Division 1.
- 1.7 DELIVERY, STORAGE, AND HANDLING
 - A. Deliver, store, protect, and handle Products to site.
 - B. Accept conduit on site. Inspect for damage.
 - C. Protect conduit from corrosion and entrance of debris by storing above grade. Provide appropriate covering.
- 1.8 PROJECT CONDITIONS
 - A. Verify routing and termination locations of conduit prior to rough-in.
 - B. Conduit routing shown is diagrammatic, field route conduit to avoid interferences.
- 1.9 REGULATORY REQUIREMENTS
 - A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
 - B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.

PART 2 PRODUCTS

- 2.1 CONDUIT REQUIREMENTS
 - A. Minimum Size: ³/₄ inch unless otherwise specified.
 - B. Outdoor Locations, Above Grade: Use rigid steel conduit.
 - C. Wet and Damp Locations: Use rigid conduit or liquid-tight non-metallic flexible conduit.
 - D. Dry Locations:
 - 1. Concealed: Use electrical metallic tubing.
 - 2. Exposed: Use electrical metallic tubing.
 - 3. Use minimum $\frac{3}{4}$ " conduit for fire alarm drops.
 - 4. Use flexible metal conduit for final wiring connections to motors, VFD units, light fixtures in accessible ceiling and interior transformers.

- 2.2 METAL CONDUIT
 - A. Rigid Steel Conduit: ANSI C80.1.
 - B. Fittings and Conduit Bodies: ANSI C80.5.
 - C. Intermediate Metal Conduit (IMC): Rigid Steel.
 - D. Fittings and Conduit Bodies: ANSI/NEMA FB 1; material to match conduit.

2.3 FLEXIBLE METAL CONDUIT

- A. Description: Interlocked steel construction.
- B. Fittings: ANSI/NEMA FB 1.
- 2.4 ELECTRICAL METALLIC TUBING (EMT)
 - A. Description: ANSI C80.3; galvanized tubing.
 - B. Fittings and Conduit Bodies: ANSI/NEMA FB 1; set screw type.

2.6 MC CABLE

- A. Corrugated steel tubing with integral conductors.
- B. Use MC cable as noted on the drawings and specified in Low Voltage Electrical Power Conductors & Cables Specification 26 05 19.
- C. MC cable is not permitted for homeruns or feeders or branch device drops.

PART 3 EXECUTION

- 3.1 INSTALLATION
 - A. Install nonmetallic conduit in accordance with manufacturer's instructions.
 - B. Arrange supports to prevent misalignment during wiring installation.
 - C. Support conduit using coated steel or malleable iron straps, lay-in adjustable hangers, clevis hangers, and split hangers.
 - D. Group related conduits; support using conduit rack. Construct rack using steel channel; provide space on each for 25 percent additional conduits.
 - E. Fasten conduit supports to building structure and surfaces under provisions of Section 26 05 29.
 - F. Do not support conduit with wire or perforated pipe straps. Remove wire used for temporary supports.
 - G. Do not attach conduit to ceiling support wires.

- H. Arrange conduit to maintain headroom and present neat appearance.
- I. Route conduit parallel and perpendicular to walls or building centerlines.
- J. Route conduit installed above accessible ceilings parallel and perpendicular to walls. Install metal conduit sleeves or fire rated assembly in all fire rated wall as identified on the electrical or architectural life safety plans.
- K. Maintain adequate clearance between conduit and piping.
- L. Maintain 12 inch clearance between conduit and surfaces with temperatures exceeding 104 degrees F.
- M. Cut conduit square using saw or pipe cutter; de-burr cut ends.
- N. Bring conduit to shoulder of fittings; fasten securely.
- O. Join nonmetallic conduit using cement as recommended by manufacturer. Wipe nonmetallic conduit dry and clean before joining. Apply full even coat of cement to entire area inserted in fitting. Allow joint to cure for 20 minutes, minimum.
- P. Use conduit hubs or sealing locknuts to fasten conduit to sheet metal boxes in damp and wet locations and to cast boxes.
- Q. Install no more than equivalent of three 90-degree bends between boxes. Use conduit bodies to make sharp changes in direction, as around beams.
- R. Provide suitable fittings to accommodate expansion and deflection where conduit crosses, control and expansion joints. Use a UL listed expansion joint. If expansion length exceeds the manufactured expansion fitting, the use of PVC coated metallic flexible conduit is an acceptable method.
- S. Provide suitable pull wire in each empty conduit except sleeves and nipples.
- T. Use suitable caps to protect installed conduit against entrance of dirt and moisture.
- U. Ground and bond conduit under provisions of Section 26 05 26.
- V. Identify conduit under provisions of Section 26 05 53.
- W. Firestop the conduits passing thru fire rated walls. Electrical Contractor shall be responsible to review the Architectural Life Safety drawings for fire rated wall locations.
- X. The control system contractor shall be responsible to adhere to the mechanical plans and/or temperature control system drawings to establish conduit routes.
- Y. Electrical Contractor shall be required to install new conduit (concealed) in all finished areas for the following, but not limited to: exit lights, light fixtures, receptacles, sensors, switching, fire alarm manual pull stations, horn/strobe unit and strobe units, etc. Saw cut, channel and patch the walls. Neatly saw cut all existing brick veneer, glazed block or tiled areas to complete the new work. Firestop all conduits passing through fire rated walls, floors or separation

barriers. Take the necessary steps to prevent chipping during the saw cutting and or wall channeling operation in the brick veneer, glazed tile or block areas. It shall be acceptable to install conduit from the opposite wall side to minimize brick veneer, glaze block or tile work. In non-finished spaces such as janitor closets, mechanical rooms, hub rooms, electrical rooms and storage rooms, conduit can be surface mounted. Provide flush mounted device boxes in all new wall construction as shown on the architectural drawings unless noted otherwise. Conduit drops or MC cable shall be concealed in the new walls and as noted and specified on the drawings.

- Z. All power, voice, clock, public address, data, fire alarm, occupancy sensor lighting wiring installed in exposed spaces shall be installed in conduit.
- AA. Contractor shall provide separate raceway for the emergency power distribution system.
- BB. Electrical Contractor shall identify emergency power. Identify all of the junction box cover plates with panelboard source ID and circuit number(s). Provide engraved label. Handwritten on the junction box cover plate is not acceptable.
- 3.2 INTERFACE WITH OTHER PRODUCTS
 - A. Install conduit to preserve fire resistance rating of partitions and other elements, using materials and methods consistent with facility standards or this project specification. Contractor is responsible to review the Architectural drawings to determine fire rated locations.
 - B. Route conduit through roof openings for piping and ductwork or through suitable roof jack with pitch pocket or detail to match roof type specified.

END OF SECTION

SECTION 26 05 33.16 - BOXES FOR ELECTRICAL SYSTEMS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Wall and ceiling outlet boxes.
 - B. Pull and junction boxes.
 - C. Fire alarm device boxes.
 - D. Voice/data boxes.
 - E. Occupancy sensor boxes.

1.2 RELATED SECTIONS

A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.3 REFERENCES

- A. NEMA FB1 Fittings and Supports for Conduit and Cable Assemblies.
- B. NEMA OS 1 Sheet-steel Outlet Boxes, Device Boxes, Covers, and Box Supports.
- C. NEMA 250 Enclosures for Electrical Equipment (1000 Volts Maximum).
- D. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.

1.4 SUBMITTALS FOR REVIEW

A. Provide submittal as listed in Section 26 01 00.

1.5 REGULATORY REQUIREMENTS

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.

PART 2 PRODUCTS

2.1 BRANCH DEVICE BOXES

- A. Sheet Metal Outlet Boxes: Use 4" square stamped steel box with single gang device ring as general project requirement.
- B. Nonmetallic Outlet Boxes: NEMA OS 2. (Not permitted unless as noted on the drawing).
- C. Use masonry box in masonry walls.
- D. Use in line non-metallic type box in non-metal surface raceway assembly as scheduled and detailed on the drawings.

2.2 PULL AND JUNCTION BOXES

- A. Sheet Metal Boxes
 - 1. NEMA 1 enclosure for interior location.
 - 2. Stainless steel for food service area.
 - 3. Non-metallic pull and junction boxes are not permitted for this project unless noted otherwise.

2.3 OCCUPANCY SENSORS

A. Refer to the manufacturer for box requirements.

PART 3 EXECUTION

- 3.1 INSTALLATION
 - A. Install in locations as shown on Drawings, and as required for wire pulling, equipment connections and compliance with regulatory requirements.
 - B. Set wall mounted boxes at elevations to accommodate mounting heights indicated.
 - C. Electrical boxes are shown on Drawings in approximate locations unless dimensioned.
 - D. Orient boxes to accommodate wiring devices oriented as specified in Section 26 27 26.
 - E. Maintain headroom and present neat mechanical appearance.
 - F. Install pull boxes and junction boxes above accessible ceilings and in unfinished areas only.
 - G. Inaccessible Ceiling Areas: Install outlet and junction boxes no more than 6 inches from ceiling access panel or from removable recessed luminaire.
 - H. Install boxes to preserve fire resistance rating of partitions and other elements.
 - I. Coordinate mounting heights and locations of outlets for counters, backsplashes, benches in casework and workstations.

- J. Locate outlet boxes to allow luminaires positioned as shown.
- K. Align adjacent wall mounted outlet boxes for switches, etc.
- L. Use flush mounting outlet box in finished areas. Surface mounted boxes are acceptable for non-finished spaces.
- M. Use stamped steel bridges to fasten flush mounting outlet box between studs.
- N. Use adjustable steel channel fasteners for hung ceiling outlet box.
- O. Do not fasten boxes to ceiling support wires.
- P. Support boxes independently of conduit.
- Q. Use gang box where more than one device is mounted together. Do not use sectional box.
- R. Use gang box with plaster ring for single device outlets.
- S. Install in line boxes in the surface mounted raceway system as shown on the drawing.
- T. Junction box cover plates installed above the ceiling shall be facing down.
- U. Use cast aluminum outlet box for surface mounting in finished areas where a surface mounted raceway system is not specified.

3.2 INTERFACE WITH OTHER PRODUCTS

- A. Coordinate installation of outlet box for equipment connected under other sections.
- B. Refer to Section 28 46 13 for fire alarm mounting height.

3.3 ADJUSTING

A. Install knockout closures in unused box openings.

END OF SECTION

SECTION 26 05 53 - IDENTIFICATION FOR ELECTRICAL SYSTEMS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Nameplates and labels.
 - B. Wire and cable markers.
 - C. Conduit markers.
 - D. Labeling methods and standards.
 - E. Conductor color coding and identification.
 - F. Panelboard directory.
 - G. Arc flash warning labels.
 - H. Electrical distribution equipment.

1.2 RELATED SECTIONS

A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.3 REFERENCES

A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.

1.4 REGULATORY REQUIREMENTS

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and shown.

PART 2 PRODUCTS

2.1 NAMEPLATES AND LABELS

- A. Nameplates:
 - 1. Engraved three-layer laminated plastic, black letters on white background for normal power.

- 2. Emergency power panels and associated equipment shall be white letters on red.
- B. Locations:
 - 1. Each electrical distribution panelboard, switchboard and power panel.
 - 2. Each disconnect.
 - 3. Emergency circuit junction box cover plates.
- C. Nameplate size minimum 1"x3" or match existing.

2.2 WIRE MARKERS

- A. Manufacturers:
 - 1. Brady or equal.
- B. Description: Tape type wire markers.
- C. Locations: Each conductor at panelboard gutters, pull boxes, outlet and junction boxes, and each load connection.
- D. Legend:
 - 1. Power and Lighting Circuits: Branch circuit or feeder number indicated on drawings.
 - 2. Control Circuits: Control wire numbers.

2.3 LABELING METHODS AND STANDARDS

- A. Engraved Labels
 - 1. All electrical panels, starters, disconnect switches, or fire alarm panel shall be permanently identified using engraved labels. These labels shall be secured with double face type or mechanically fastened in applications where the tape may have a tendency to fail.
 - 2. Normal power fed systems shall have white labels with black lettering. Emergency power fed systems shall have red labels with white lettering.
 - 3. Lettering sizes may vary due to space constraints or to distinguish between main versus branch systems. Sizes should be consistent throughout the project, use the following guidelines:

Switchboard or Panelboard Main Label:	1" high minimum
Switchboard or Panelboard Branches	1/2" high minimum
Starters, Disconnects	1/2" high minimum

- 4. All labels shall identify where panel or equipment is fed from. Ex (panel A fed from MDP)
- B. Adhesive Tape Labels
 - 1. Receptacles shall have the circuit number identified on the device cover plate using clear adhesive tape labels with 1/4" high printed block characters in black.
 - 2. Provide circuit identification on junction or pull box covers for all circuits within.

3. Conductors in branch circuit panelboards shall have phase conductors, neutrals and grounds identified with adhesive labels within the panel at junction or pull boxes and at the device outlet box. Refer also to conductor color coding with respect to operating voltage.

2.4 CONDUCTOR COLOR CODING AND IDENTIFICATION

A. Feeder phase conductors shall be identified as to phase and operating voltage using colored tape as follows:

	<u>480 Volt</u>	<u>120/208 Volt</u>
Phase A	yellow	black
Phase B	brown	red
Phase C	orange	blue
Neutral	gray	white
Ground	green	green

- B. Conductors from #18 up through #10 shall have colored insulating jackets to match the color code and phasing scheme as described above for feeders. Receptacle and lighting circuit conductors shall be #12 minimum for 15 or 20 amp circuits. Conductors #18 through #14 shall only be used for control circuits with colored jackets and wire numbers correlated to each system accordingly.
- C. Spare conductors shall be clearly identified as such through color, labels, tags, etc.

2.5 PANELBOARD DIRECTORY

A. Provide typed directory. Handwritten is not acceptable.

PART 3 EXECUTION

- 3.1 PREPARATION
 - A. Degrease and clean surfaces to receive nameplates and labels.

3.2 APPLICATION

- A. Install nameplate and label parallel to equipment lines.
- B. Secure nameplate to inside surface of door on panelboard.
- C. Contractor shall review the drawings to confirm all label schemes or ID requirements listed or noted on the drawings. Review mechanical drawings for equipment ID designation to provide a ID tag that corresponds to the mechanical equipment.
- D. Provide arc flash generic warning label on all electrical distribution equipment in accordance with NEC 2023 requirements.

E. Panelboard, switchboards, transformers, etc. shall include their source of power included in nameplate label. (i.e. LPA feed from PP2)

END OF SECTION

SECTION 26 05 83 - WIRING CONNECTIONS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Occupancy sensor equipment.
 - B. Electrical water cooler
- 1.2 RELATED SECTIONS
 - A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.
- 1.3 REFERENCES
 - A. NEMA WD1 General Purpose Wiring Devices.
 - B. NEMA WD 6 Wiring Device Configurations.
 - C. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- 1.4 COORDINATION
 - A. Coordinate work under provisions of Division 1.
 - B. Obtain and review shop drawings, product data, and manufacturer's instructions for equipment furnished under other sections.
 - C. Determine connection locations and requirements.
 - D. Sequence rough-in of electrical connections to coordinate with installation schedule for equipment.
 - E. Sequence electrical connections to coordinate with start-up schedule for equipment.
 - F. Provide a GFCI circuit breaker for the electrical water cooler outlet.
- 1.5 REGULATORY REQUIREMENTS
 - A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.

B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.

PART 2 PRODUCTS

- 2.1 CORDS AND CAPS
 - A. Manufacturers:
 - 1. Hubbell, Pass & Seymour, Leviton or equal.
 - B. Attachment Plug Construction: Conform to NEMA WD 1.
 - C. Configuration: NEMA WD 6; match receptacle configuration at outlet provided for equipment.
 - D. Cord Construction: ANSI/NFPA 70, Type SO multi-conductor flexible cord with identified equipment grounding conductor, suitable for use in damp locations.
 - E. Size: Suitable for connected load of equipment, length of cord, and rating of branch circuit over current protection.

PART 3 EXECUTION

- 3.1 EXAMINATION
 - A. Verify conditions under provisions of Division 1.
 - B. Verify that equipment is ready for electrical connection, wiring, and energization.
- 3.2 ELECTRICAL CONNECTIONS
 - A. Make electrical connections in accordance with equipment manufacturer's instructions.
 - B. Make conduit connections to equipment using metallic flexible conduit for all dry interior locations. Use liquid tight non-metallic flexible conduit with watertight connectors in damp or wet locations and kitchen areas.
 - C. Make wiring connections using wire and cable with insulation suitable for temperatures encountered in heat producing equipment.
 - D. Provide the NEMA configuration that matches receptacle.
 - E. Provide suitable strain-relief clamps and fittings for cord connections at outlet boxes and equipment connection boxes.
 - F. Complete all lighting controls as scheduled, noted and shown on the drawings.

END OF SECTION

SECTION 26 09 23 - LIGHTING CONTROL DEVICES

PART 1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Power packs.
 - B. Occupancy sensor.
 - C. Low voltage push button stations.
 - D. CAT 5E wiring.
 - E. Low-voltage momentary switching.

1.2 RELATED SECTIONS

- A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.
- 1.3 REFERENCES
 - A. ASHRAE 90.1 2013 Energy Code.
 - B. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 State of Michigan Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
 - C. 2015 Michigan Energy Code.

1.4 SUBMITTALS

- A. Provide submittal as listed in Section 26 00 00.
- B. Shop Drawings: Occupancy sensor cut sheets, control panel layouts, wiring connections, diagrams, and dimensions. Cut sheets shall either be marked or arrowed components with catalog numbers. Failure to comply will be cause to return the submittals for corrections at no delays or extra costs to the Owner.

1.5 REGULATORY REQUIREMENTS

- A. ASHRAE 90.1 2013.
- B. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 State of Michigan Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.

- C. Products: Furnish products listed or labeled to conform to requirements of 2023 National Electric Code, 2023 State of Michigan Electric Code Rules Part 8, and local authority having jurisdiction.
- D. 2015 Michigan Energy Code.
- E. 2015 Life Safety Code. NFPA 101. Chapter 7 7.8.1.2.2 Means of Egress Lighting.

PART 2 PRODUCTS

- 2.1 SYSTEM COMPLIANCE
 - A. System components manufactured in accordance with UL 916 and UL 924 standards where applicable.
 - B. System components manufactured in accordance with CFR Title 47, Part 15 standards where applicable.
 - C. System components manufactured in accordance with ISED Canada RSS-247 standards where applicable.
 - D. System components manufactured in accordance with IFT-008-2015 and NOM-208-SCFI-2016 standards where applicable.
 - E. System listed as qualified under DesignLights Consortium Networked Lighting Control System Specification v5.0.
 - F. Performance Criteria:
 - 1. Regulatory Requirements:
 - a. Listed and labeled in accordance with NFPA 70, by qualified electrical testing laboratory recognized by authorities having jurisdiction, and marked for intended location and application.

2.2 OCCUPANCY SENSORS

- A. As scheduled on the drawings.
- 2.3 POWER PACKS
 - A. As scheduled on the drawings.
- 2.4 LOW VOLTAGE SWITCHS
 - A. As scheduled on the drawings.
- 2.5 CAT 5E WIRING
 - A. As scheduled on the drawings.

PART 3 EXECUTION

- 3.1 INSTALLATION
 - A. Install in accordance with manufacturer's instructions and wiring diagrams.

- B. Contractor shall provide all components, etc. above those specified or shown for a complete installation.
- 3.2 FUNCTIONAL TESTING
 - A. Provide functional testing with 2013 ASHRAE.
 - B. Provide certified documents that lighting controls were tested for programming and working conditions.

END OF SECTION

SECTION 26 24 16 - PANELBOARDS

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Distribution panelboards.
 - B. Branch circuit panelboards.
 - C. ARC Energy reduction NEC 2023 Article 240.87.
- 1.2 RELATED SECTIONS
 - A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.3 REFERENCES

- A. NEMA AB 1 Molded Case Circuit Breakers.
- B. NEMA KS 1 Enclosed Switches.
- C. NEMA PB 1 Panelboards.
- D. NEMA PB 1.1 Instructions for Safe Installation, Operation and Maintenance of Panelboards Rated 600 Volts or Less.
- E. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.

1.4 SUBMITTALS

- A. Provide submittal as listed in Section 26 00 00.
- B. Shop Drawings: Indicate outline and support point dimensions, voltage, main bus ampacity, integrated short circuit ampere rating, circuit breaker and fusible switch arrangement and sizes.
- C. Manufacturer's Installation Instructions: Indicate application conditions and limitations of use stipulated by Product testing agency. Include instructions for storage, handling, protection, examination, preparation, installation, and starting of Product.
- D. Panelboard submittal shall match drawing schedule arrangement. Submittal shall custom edit schedules to match design drawings.

- E. Manufacturer and Contractor shall verify the overcurrent protective device to match wire size as shown and noted in the bid documents.
- 1.5 OPERATION AND MAINTENANCE DATA
 - A. Maintenance Data: Include spare parts data listing; source and current prices of replacement parts and supplies; and recommended maintenance procedures and intervals.
- 1.6 REGULATORY REQUIREMENTS
 - A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
 - B. Furnish products listed and classified by UL as suitable for purpose specified and indicated.
- PART 2 PRODUCTS
- 2.1 MANUFACTURERS
 - A. As scheduled on the drawings.
- 2.2 DISTRIBUTION PANELBOARDS
 - A. Panelboards: NEMA PB 1, circuit breaker type or fusible switch type per plan.
 - B. Fusible Switch Assemblies: NEMA KS 1, quick-make, quick-break, load interrupter enclosed knife switch with externally operable handle. Provide interlock to prevent opening front cover with switch in ON position. Handle lockable in OFF position. Fuse clips: Designed to accommodate Class R fuses.
- 2.3 BRANCH CIRCUIT PANELBOARDS
 - A. As scheduled on the drawings.

2.4 FUSES

- A. Manufacturers:1. Bussman, or equal.
- B. Fuses 600 Amperes and Less: Dual element, current limiting, time delay, onetime fuse, 600 volt.
- C. Fuses 601 Amperes and Larger: Current limiting, time delay one time fuse, 600 volt, UL Class L.
- D. Interrupting Rating: 200,000 rms amperes.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Install panelboards in accordance with NEMA PB 1.1.
- B. Height: 6 ft to top of panelboard; install panelboards taller than 6 ft with bottom no more than 4 inches above floor.
- C. Provide filler plates for unused spaces in panelboards.
- D. Provide typed circuit directory for each branch circuit panelboard. Revise directory to reflect circuiting changes required to balance phase loads.
- E. Provide engraved plastic nameplates under the provisions of Section 26 05 53.
- F. Provide spare conduits out of each recessed panelboard to an accessible location above ceiling. Minimum spare conduits: 5 empty 1 inch. Identify each as SPARE.

3.2 FIELD QUALITY CONTROL

- A. Field inspection and testing will be performed to assure proper operation.
- B. Measure steady state load currents at each panelboard feeder; rearrange circuits in the panelboard to balance the phase loads to within 20 percent of each other. Maintain proper phasing for multi-wire branch circuits.
- C. Visual and Mechanical Inspection: Inspect for physical damage, proper alignment, anchorage, and grounding. Check proper installation and tightness of connections for circuit breakers, fusible switches, and fuses.

END OF SECTION

SECTION 26 27 26 - WIRING DEVICES

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Wall switches.
 - B. Receptacles.
 - C. Device plates.
 - D. Tamper resistant receptacles.

1.2 RELATED SECTIONS

A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.3 REFERENCES

- A. NEMA WD 1 General Requirements for Wiring Devices.
- B. NEMA WD 6 Wiring Device Dimensional Requirements.
- C. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- D. ADA Americans with Disabilities Act As amended.
- 1.4 REGULATORY REQUIREMENTS
 - A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
 - B. Furnish products listed and classified by Underwriters Laboratories, Inc. as suitable for purpose specified and indicated.

PART 2 PRODUCTS

- 2.1 WALL SWITCHES
 - A. Manufacturers:
 - 1. Pass & Seymour, Hubbell, Leviton or equal.
 - B. Description: NEMA WD 1, Heavy-Duty, AC only general-use snap switch.

BAY CITY CENTRAL HIGH SCHOOL FITNESS CENTER BAY CITY PUBLIC SCHOOLS BAY CITY, MICHIGAN

- C. Body and Handle: Color to be determined from standard colors by the Architect.
- D. Ratings:
 - 1. Voltage: 120/277 volts, AC.
 - 2. Current: 20 amperes.

2.2 RECEPTACLES

- A. Manufacturers:
 - 1. Hubbell, Pass & Seymour, Leviton, or equal
- B. Description: NEMA WD 1, Heavy-duty specification grade duplex receptacle.
- C. Device Body: Color to be determined from standard colors by the Architect.
- D. Configuration: NEMA WD 6, type as specified and indicated.
- E. Convenience Receptacle: Type 5-20.
- F. GFCI Receptacle: Convenience duplex receptacle with integral ground fault circuit interrupter to meet regulatory requirements.
- G. Tamper Resistant Receptacles
 - 1. All 15 amp and 20 amp receptacles shall be listed tamper resistant as follows:
 - a. Schools

2.3 WALL PLATES

- A. Cover Plate: Stainless steel
- B. Provide blank metal cover plates on abandoned boxes.
- C. Provide stamped metal cover plate for unfinished spaces.

PART 3 EXECUTION

3.1 EXAMINATION

- A. Verify that outlet boxes are installed at proper height.
- B. Verify that wall openings are neatly cut and will be completely covered by wall plates.
- C. Verify that branch circuit wiring installation is completed, tested, and ready for connection to wiring devices.

3.2 PREPARATION

- A. Provide extension rings to bring outlet boxes flush with finished surface.
- B. Clean debris from outlet boxes.
- 3.3 INSTALLATION

- A. Install devices plumb and level.
- B. Install switches with OFF position down.
- C. Install receptacles with grounding pole on bottom.
- D. Connect wiring device grounding terminal to outlet box with bonding jumper or branch circuit equipment grounding conductor where specified.
- E. Install plates on switch, receptacle, and blank outlets in finished areas.
- F. Connect wiring devices by wrapping conductor around screw terminal.
- G. Install galvanized steel plates on outlet boxes and junction boxes in unfinished areas, above accessible ceilings, and on surface mounted outlets.
- H. Install protective rings on active flush cover service fittings.
- I. Shared neutral are not permitted for lighting and power circuits.

3.4 INTERFACE WITH OTHER PRODUCTS

- A. Confirm with architectural drawings for counter casework, etc. details for wiring devices mounting heights.
- B. Install wall switch 48 inches to top of box above finished floor.
- C. Install convenience receptacle 16 inches to bottom of box above finished floor.
- D. Install convenience receptacle 6 inches above backsplash of counter.
- E. Install dimmer 48 inches to top of box above finished floor.
- F. 18" mounting height is lieu of the 16" minimum specified is acceptable pending masonry course lines.
- G. Electrical Trades shall review 2017 ICC/ANSI A117.1 for ADA requirements. Obtain a copy as required.
- H. Refer to all other sections of the specification, drawings, and Architectural drawing for specific mounting requirements for clocks, receptacles shown in counters, work stations. Do not rely solely on the electrical drawings for this information. Division 26, 27 & 28 Contractor shall be responsible to review all project documentation and obtain all required information from the district.
- I. Refer to section 28 46 13 and drawing notes for fire alarm device mounting heights.

3.5 FIELD QUALITY CONTROL

- A. Inspect each wiring device for defects.
- B. Operate each wall switch with circuit energized and verify proper operation.

- C. Verify that each receptacle device is energized.
- D. Test each receptacle device for proper polarity.
- E. Test each GFCI receptacle device for proper operation.

3.6 ADJUSTING

A. Adjust devices and wall plates to be flush and level.

END OF SECTION

SECTION 26 51 00 - INTERIOR LIGHTING

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Interior luminaires per schedule.
- 1.2 RELATED SECTIONS
 - A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.
- 1.3 REFERENCES
 - A. NEMA WD 6 Wiring Devices-Dimensional Requirements.
 - B. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
 - C. NFPA 101 Life Safety Code, current adopted edition.
 - D. 2015 Michigan Energy Code.
 - E. ASHRAE 90.1 2013 Edition.
 - F. LED Standards LM 79 and LM 80.

1.4 SUBMITTALS FOR REVIEW

- A. Provide submittal as listed in Section 26 01 00.
- B. Shop Drawings: Indicate dimensions and components for each luminaire that is not a standard product of the manufacturer.
- C. Product Data: Provide dimensions, ratings, and performance data.

1.5 REGULATORY REQUIREMENTS

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 Michigan Electrical Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- B. Conform to requirements of NFPA 101.
- C. Products: Listed and classified by Underwriters Laboratories, Inc. as suitable for the purpose specified and indicated.

D. 2015 Michigan Energy Code.

PART 2 PRODUCTS

- 2.1 LUMINAIRES
 - A. Furnish Products as scheduled on the drawings.
- 2.2 LED DRIVERS
 - A. LED drivers shall include a factory disconnecting means in accordance with 2023 NEC 410-130G.

PART 3 EXECUTION

- 3.1 INSTALLATION
 - A. Support luminaires independent of ceiling framing.
 - B. Install surface mounted luminaires and exit signs plumb and adjust to align with building lines and with each other. Secure to prevent movement.
 - C. Exposed Grid Ceilings: Provide auxiliary members spanning ceiling grid members to support surface mounted luminaires. Fasten surface mounted luminaires to ceiling grid members using bolts, screws, rivets, or suitable clips at a minimum of (4) points of attachment to prevent movement.
 - D. Install wall mounted luminaires at height as indicated on Drawings and/or architectural drawings.
 - E. Install accessories furnished with each luminaire.
 - F. Connect emergency luminaires and exit signs to the emergency distribution as noted and shown on the drawings.
 - G. Make wiring connections to branch circuit using building wire with insulation suitable for temperature conditions within luminaire.
 - H. Bond products and metal accessories to branch circuit equipment grounding conductor.
 - I. Luminaires specified with factory installed battery drivers shall be wired as noted and shown on the drawings.

3.2 FIELD QUALITY CONTROL

A. Operate each luminaire after installation and connection. Inspect for proper connection and operation.

3.3 ADJUSTING

- A. Contract Closeout: Division 1: Adjusting installed work.
- B. Aim and adjust luminaires as indicated or as directed.

C. Position exit sign directional arrows as indicated.

3.4 CLEANING

- A. Contract Closeout: Cleaning installed work.
- B. Clean electrical parts to remove conductive and deleterious materials.
- C. Remove dirt and debris from enclosures.
- D. Clean photometric control surfaces as recommended by manufacturer.
- E. Clean finishes and touch up damage.
- 3.5 DEMONSTRATION AND INSTRUCTIONS
 - A. Replace light fixtures with non-working LED's, broken or discolored lens.
- 3.6 PROTECTION OF FINISHED WORK
 - A. Contract Closeout: Protecting installed work.

3.7 SCHEDULES

A. Refer to Drawings.

END OF SECTION

SECTION 28 46 13 - FIRE ALARM SYSTEM

PART1 GENERAL

- 1.1 SECTION INCLUDES
 - A. Modify existing Simplex 4010 point addressable main fire alarm panel, devices, and existing Simplex 4009 IDNet NAC Extender as noted.
 - B. Fire alarm system shall not be limited to: Manual pull stations, magnetic door holders, duct smoke detectors, ceiling smoke detectors, audio/visual devices and visual devices. Include all associated code mandated components, wiring for a complete operating system.
 - C. Fire alarm ADA signaling devices.
 - D. Fire alarm wiring.
 - E. The Fire Alarm vendor shall include in their bid any cost for requesting AutoCAD backgrounds for their use from the Architect or Engineer. The cost will be \$150.00 for the first plan, and \$50.00 for each additional plan that may be requested for AutoCAD use. A waiver of responsibility for the Architect and Engineer related to Contractor use of the CAD files shall be signed by the Fire Alarm vendor.
 - F. Fire alarm system interface to egress lighting to meet Chapter 7 Life Safety Code Article 7.8 requirements.

1.2 RELATED SECTIONS

A. All drawings and specification sections apply to work in this section. Furnish all items, articles, materials, equipment, operations or methods that are mentioned, listed or scheduled on drawings or are in this specification including all labor, equipment, materials and miscellaneous incidentals necessary and/or required for the completion of this project. The work covered under this section of the specifications is in no way complete within itself but is supplementary to the entire specification and drawings.

1.3 REFERENCES

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 State of Michigan Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- B. NFPA 72 Current adopted code.
- C. State of Michigan Bureau of Fire Services for Fire Alarm Plan Review and Inspections.
- D. Local authorities having jurisdiction.
- E. State of Michigan, 2016 School Rules.

- F. Underwriters Laboratories Inc.
- G. National Fire Protection Association Standards
 - 1. NFPA 13 Installation of Sprinkler Systems.
 - 2. NFPA 15 Water Spray Fixed Systems.
 - 3. NFPA 16 Deluge Foam Water Systems.
 - 4. NFPA 72 National Fire Alarm Code.
 - 5. NFPA 101 Life Safety Code.
 - 6. NFPA 720 Standard for Installation of CO Detection.
- H. All equipment shall be approved by Underwriters Laboratories Inc. (UL) for its intended purpose for the following standards as applicable.
 - 1. UL864 UOJZ Control units for fire protective signaling systems local signaling unit.
 - a. Central station signaling protected premises unit.
 - b. Remote signaling protected premises unit.
 - 2. UL2075 CO detectors connected to face.
 - 3. UL864 SYZV Releasing device control unit (water release only).
 - 4. UL268 Smoke detectors for fire protective signaling systems.
 - 5. UL268A Smoke detectors for duct application.
 - 6. UL217 Smoke detectors for single stations.
 - 7. UL521 Heat detectors for fire protective signaling systems.
 - 8. UL228 Door holders for fire protective signaling systems.
 - 9. UL464 Audible signaling appliances.
 - 10. UL1638 Visual signaling appliances.
 - 11. UL38 Manually activated signaling boxes.
 - 12. UL346 Waterflow indicators for fire protective signaling systems.
 - 13. UL1481 Power supplies for fire protective signaling systems.

1.4 AMERICANS WITH DISABILITIES ACT (ADA)

A. All visual notification appliances and manual pull stations shall comply with the requirements with ADA.

1.5 SUBMITTALS

- A. Provide submittal as listed in Section 26 01 00. Submittal cut sheets shall be arrowed or marked with catalog numbers. Failure to comply will be cause for returning submittal for corrections at no delays or extra cost to the Owner.
 - 1. Plan drawings showing the locations (with room names and numbers) of the system components, including any adjustments in the quantities and locations of initiating devices and notification appliances to meet code requirements.
 - 2. Riser diagram showing system components, interconnecting wiring and connections to other building systems and equipment.
 - 3. Wiring diagrams showing manufacturer and field connections at component terminals, complete with conductor color codes and wire numbers.
 - 4. System configuration list showing inputs, outputs, device addresses and custom location labels, device configurations and program logic.
 - 5. Submit bill of materials, and not part of the submittal, with O&M Manuals.
 - 6. Catalog pages showing system components.
 - 7. System battery sizing calculations.
 - 8. Power supply, amplifier and circuit sizing calculations.

- 9. Door hold-open power supply sizing calculations.
- B. Shop Drawings: Provide control panel layout and system wiring diagram showing each device and wiring connection required.
- 1.6 PROJECT RECORD DOCUMENTS
 - A. Record actual locations for complete fire alarm system.

1.7 OPERATION AND MAINTENANCE DATA

- A. Submit as specified.
- B. Operation Data: Operating instructions.
- C. Maintenance Data: Maintenance and repair procedures.

1.8 REGULATORY REQUIREMENTS

- A. Conform to requirements of 2015 Michigan Building Code, 2023 National Electrical Code, 2023 State of Michigan Code Rules Part 8, 2017 ICC/ANSI A117.1 and local code requirements.
- B. NFPA 72 Current adopted edition.
- C. NFPA 101 Life Safety Code, current adopted edition.
- D. State of Michigan, Bureau of Fire Services for Plan Review and Inspections.
- E. Local authorities having jurisdiction.
- F. State of Michigan, 2016 School Rules.
- G. NFPA 90A Current Adopted Edition.
- H. NFPA 92A Current Adopted Edition.
- I. NFPA 92B Current Adopted Edition.
- J. All equipment shall be approved by Underwriters Laboratories Inc. (UL) for its intended purpose for the following standards as applicable.
 - 1. UL864 UOJZ Control units for fire protective signaling systems local signaling unit.
 - a. Central station signaling protected premises unit.
 - b. Remote signaling protected premises unit.
 - 2. UL2075 CO detectors connected to face.
 - 3. UL864 SYZV Releasing device control unit (water release only).
 - 4. UL268 Smoke detectors for fire protective signaling systems.
 - 5. UL268A Smoke detectors for duct application.
 - 6. UL217 Smoke detectors for single stations.
 - 7. UL521 Heat detectors for fire protective signaling systems.
 - 8. UL228 Door holders for fire protective signaling systems.
 - 9. UL464 Audible signaling appliances.

- 10. UL1638 Visual signaling appliances.
- 11. UL38 Manually activates signaling boxes.
- 12. UL346 Waterflow indicators for fire protective signaling systems.
- 13. UL1481 Power supplies for fire protective signaling systems.
- 1.9 SCOPE OF WORK
 - A. This bid package shall include temporary support of noted fire alarm devices and recertification of the system.

PART 2 PRODUCTS

- 2.1 MANUFACTURERS
 - A. Existing Siemens 4100ES.
 - B. Engineered service distribution (ESD) is not a requirement with non-proprietary system.
- 2.2 OPERATION
 - A. The operation of any manual pull station, flow switch, tamper switch, smoke detector, duct smoke detector, shall cause the sounding of all alarm horns on a temporal pattern basis, sequential flashing of system strobes, activate common alarm relay contacts on the control panel and indicate on the control panel's LCD display the zone and type of device sounding the alarm.
 - B. Refer to the current adopted NFPA 72 Fire Alarm Code for the allowable detector distance and location from the pair of doors.
 - C. The operation of the panel mounted alarm silencing switch will turn off all horns but the strobes will continue to flash until the device actuating the alarm is reset to its normal position and the panel mounted system reset button is operated, at which time the system will return to its normal stand by (supervisory) mode.
 - D. Any system trouble condition such as an open circuit or ground condition will activate a common trouble LED and indicate on the control panel LCD display the exact zone, circuit or internal panel condition causing the trouble condition. Correction of the trouble source will return the panel to its normal standby mode.
 - E. Initiating device circuits shall be two-wire style B, and horn or strobe circuits shall be two-wire style Y utilizing end of line resistors for circuit supervision. All wiring to initiating and signaling devices shall be looped and continuous to the end of line resistor on its respective circuit. T-tapping is not permissible.
 - F. The fire alarm control panel shall communicate with each addressable initiating and control divide individually via shielded twisted pair signaling line circuits.
 - G. Each signaling line circuit shall be capable of accessing up to 127/250 addressable devices.
 - H. Each signaling line circuit shall allow up to 10,000 feet of wire length to the furthest addressable device.

- I. Communications shall be completely digital and shall include parity data bit error checking routines for address codes and check sum routines for the data transmission protocol.
- J. Each device shall be uniquely identified by the device address.
- K. There shall be no limit to the number of initiating devices which may be activated simultaneously.
- L. Each device shall be individually annunciated at the panel. Annunciation shall include the following conditions for each device.
 - 1. Alarm, supervisory or trouble condition.
 - 2. Open, short or ground.
 - 3. Device failure or incorrect device installed.
- 2.3 DEVICES (all point addressable type that is compatible to the main panel)
 - A. **Audio/Visual Units:** Provide horn and strobe units with 24VDC horn and ADA approved strobe for mounting to a 4" square box.
 - B. **Strobes:** As shown for proper illuminance, clear Lexan lens with red "FIRE" or international fire symbol lettering, capable of being synchronized, and capable of wall or ceiling mounting.
 - C. Audio/Visual and Visual Units: For ceiling installation shall include vertical lettering. Horizontal lettering is not acceptable.
 - D. Fire alarm panel contact for egress lighting interface to meet Chapter 7 Life Safety Code Article 7.8 requirements.
- 2.4 FIRE ALARM WIRING
 - A. Use (1) pair #18/2 twisted shielded for initiating devices unless directed otherwise by the manufacturer.
 - B. Use (1) pair #14 for power duct smoke detectors as directed by the manufacturer.
 - C. Use (1) pair #14 for horn/strobe circuits as directed by the manufacturer.
 - D. Use (2) pair #18 for control to remote alarm and test station with duct smoke detector.
 - E. All fire alarm wiring shall be in compliance with NEC Article 760.
 - F. Fire alarm supplier to provide circuiting to comply with voltage drop and load calculations per Code requirements.
 - G. All wire sizes indicated are minimum.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Install fire alarm wiring in conduit for device shown storage room, mechanical rooms and similar space. Use 5'-0" minimum conduit drop in for physical protection.
- B. All junction boxes for fire alarm raceway system shall be painted red labeled "FIRE ALARM". Junction boxes installed in theatrical space where the project requires a black room finish scheme, label the junction box "fire alarm".
- C. Provide and install the fire alarm system in strict accordance with the plans and specifications, codes and manufacturer's instructions.
- D. Fully test the fire alarm system in accordance with NFPA 72, Chapter 7.
- E. Fire alarm vendor shall be responsible to certify the sound coverage for the entire facility.
- F. Audio/visual and visual units shall be installed in accordance with Michigan Building Code under the fire protection system section or NFPA 72 Fire Alarm Code wall mounted appliance shall be mounted such that the entire lens is not less than 80 inches, and not greater than 96 inches above the finished floor. Ceiling mounted device is an acceptable method. Ceiling mounting devices are designated with a C subscript letter.
- G. Electrical Trades shall complete the entire fire alarm system in accordance with plans and specifications.
- H. All fire alarm wiring installation that may be required to be installed through nonaccessible ceiling spaces, and cannot be installed in conduit or cable tray, free air method will be acceptable for those spaces. Open wiring is acceptable method. Properly secure to ceiling structure, use J hooks or D-rings. The cable shall be plenum rated for this application.
- I. Ceiling mounted fire alarm device locations are shown diagrammatic. The design requirement shall be to install the device centered in the classrooms, corridor, offices, etc. Confirm the location with lighting, speaker, HVAC diffusers, to avoid interferences.
- J. Complete interface wiring from fire alarm panel to egress lighting.

3.2 MANUFACTURER/DISTRIBUTOR SERVICES

- A. The following supervision shall be provided by a factory trained service technician from the distributor of the fire alarm equipment.
- B. A pre-installation visit to the job site to review equipment submittals and to verify the method by which the system is to be wired.
- C. Upon completion of wiring, final checkout and certification of the system shall be made under supervision of this technician.

BAY CITY CENTRAL HIGH SCHOOL FITNESS CENTER BAY CITY PUBLIC SCHOOLS BAY CITY, MICHIGAN

PROJECT NO. 2019113.34

- D. At that time of the formal checkout, technician shall give operational instructions to the Owner.
- 3.3 WARRANTY
 - A. Provide a one-year guarantee from date of system acceptance by the Owner.
- 3.4 CLOSE-OUT
 - A. Provide O&M manuals, warranty letter, as-built drawings and inspection sign-off.

END OF SECTION