COUNTY OF GALVESTON

SPECIFICATIONS AND CONTRACT DOCUMENTS

TEXAS AVENUE RECONSTRUCTION
ITB# B201007

October, 2019

ARKK Engineers LLC
Texas PE Firm #13872
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INVITATION TO BID

ITB #B201007

TEXAS AVENUE RECONSTRUCTION

BID DUE DATE: 11/14/2019

2:00 P.M. CST

Rufus Crowder, CPPO, CPPB
Purchasing Agent
Galveston County
722 Moody (21st Street)
Fifth (5th) Floor
Galveston, Texas 77550
(409) 770-5372
INVITATION TO BID  
TEXAS AVENUE RECONSTRUCTION  
GALVESTON COUNTY, TEXAS  

Sealed bids in **sets of four (4), one (1) unbound original and three (3) copies** will be received in the office of the County Purchasing Agent until 2:00 P.M. CST, on Thursday, November 14, 2019 and opened immediately in that office in the presence of the Galveston County Auditor and the Purchasing Agent. Sealed bids are to be delivered to Rufus G. Crowder, CPPO CPPB, Galveston County Purchasing Agent at the Galveston County Courthouse, 722 Moody (21st Street), Floor 5, Purchasing, Galveston, Texas 77550, (409) 770-5372. The time stamp clock located in the Purchasing Agent’s office shall serve as the official time keeping piece for this solicitation process. Any bids received after 2:00 P.M. CST on the specified date will be returned unopened.

**Purpose:**
Galveston County is seeking a contractor to reconstruct Texas Avenue between 14th Street and 6th Street/Loop 197 for a distance of approximately 3,670 linear feet less a 215 linear foot segment of pavement that was recently reconstructed by the City at the intersection of 9th Street. The reconstruction will involve removal of existing pavement as well as improvement on the storm sewer system.

All bids must be marked on the outside of the envelope: **ITB #B201007, Texas Avenue Reconstruction**

Bids name and return address, should be prominently displayed on the bid package for identification purposes.

Bid Specifications can be obtained by visiting the Galveston County website @ http://www.galvestoncountytx.gov/pu/Pages/BidListing.aspx

Bid prices shall be either lump sum or unit prices as shown on the bid sheet, if applicable. The net price will be delivered to Galveston County, including all freight, shipping, and license fees. Galveston County is tax exempt and no taxes should be included in your proposal pricing.

A **non-mandatory pre-proposal conference will be held on Monday, October 28, 2019 at 10:00 a.m. at the Galveston County Courthouse, Purchasing Department, 722 Moody (21st Street), Fifth (5th) Floor, Galveston, Texas 77550.**

Copies of bid/Contract Documents may also be obtained from www.Civcast.com search Texas Avenue Reconstruction. Bidders must register on this website in order to view and/or download specifications and plans for this project. There is NO charge to view or download documents. If copies of the bidding documents are to be mailed, please contact AARK Engineers, LLC at 713-400-2755 for postage and handling. Return of documents is not required and no refund will be granted.

Upon satisfaction of contractual terms (e.g., goods delivered in promised condition, services rendered as agreed, etc.), contractor shall be paid via Galveston County’s normal accounts payable process.

**Bonding Requirements:**

- **PROPOSAL GUARANTEE:** Evidencing its firm commitment to engage in the contract if Proposer is selected for award of contract, each Proposer is required to furnish with their proposal a Cashier’s Check, or an acceptable Bidder’s Bond, in the amount of five percent (5%) of the total contract price. The Bidder’s Bond must be executed with a surety company authorized to do business in the State of Texas. Failure to furnish the bid/proposal guarantee in the proper form and amount, by the time set for opening of bids may be cause or rejection of the proposal.
PERFORMANCE AND PAYMENT BONDS:
Successful proposer, before beginning work, shall execute a performance bond and a payment bond, each of which must be in the amount of the contract. The required payment and performance bonds must each be executed by a corporate surety in accordance with Section 1, Chapter 87, Acts of the 56th Legislature, Regular Session, 1959 (Article 7.19-1, Vernon’s Texas Insurance Code).

Attention is called to the fact that not less than, the federally determined prevailing (Davis-Bacon and Related Acts) wage rate, as issued by the Office of Rural Community Affairs and contained in the contract documents, must be paid on this project. In addition, the successful bidder must ensure that employees and applicants for employment are not discriminated against because of race, color, religion, sex age or national origin.

The Galveston County Commissioners’ Court reserves the right to waive any informality and to reject any and all bids and to accept the bid or bids which, in its opinion, is most advantageous to Galveston County with total respect the governing laws.

All contractors/subcontractors that are debarred, suspended or otherwise excluded from or ineligible for participation on federal assistance programs may not undertake any activity in part or in full under this project.

Rufus G. Crowder, CPPO CPPB
Purchasing Agent
Galveston County
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1. **BID PACKAGE**

The Invitation to Bid, general and special provisions, drawings, specifications/line item details, contract documents and the Bid sheet are all part of the Bid package. **BIDs must be submitted in sets of four (4), one (1) original and three (3) copies** on the forms provided by the County if County forms are provided, including the Bid sheets completed in their entirety and signed by an authorized representative by original signature. Failure to complete and sign the Bid sheets/contract page(s) may disqualify the Bid from being considered by the Commissioners’ Court. Any individual signing on behalf of the Bidder expressly affirms that he or she is duly authorized to tender this Bid and to sign the Bid sheet/contract under the terms and conditions in this bid on behalf of the Bidder and to bind the Bidder to the terms and conditions of this bid and the Bidder’s response hereto. Bidder further understands that its signing of the contract shall be of no effect unless the contract is subsequently awarded by the Commissioners’ Court and the contract properly executed by the Commissioners’ Court. All figures must be written in ink or typed. Figures written in pencil or with erasures are not acceptable. However, mistakes may be crossed out, corrections inserted, and initialed in ink by the individual signing the bid. If there are discrepancies between unit prices quoted and extensions, the unit price shall prevail. Each Bidder is required to thoroughly review this entire Bid package to familiarize themselves with the Bid procedures, the plans and specifications for the requested work, as well as the terms and conditions of the contract the successful Bidder will execute with the County.

2. **BIDDER’S RESPONSIBILITY**

The Bidder must affirmatively demonstrate its responsibility. The Bidder must also meet the following minimum requirements:

A. have adequate financial resources or the ability to obtain such resources as required;
B. be able to comply with all federal, state, and local laws, rules, regulations, ordinances and orders regarding this Invitation to Bid;
C. have a satisfactory record of performance;
D. have a satisfactory record of integrity and ethics; and
E. be otherwise qualified and eligible to receive an award.

3. **TIME FOR RECEIVING BIDS**

Bids may be submitted by mail or hand delivery and **must be submitted only to the Galveston County Purchasing Agent**. If by delivery, the Bidder must deliver to the reception desk in the County Purchasing Agent’s Office. The delivery and mailing instructions for the Galveston County Purchasing Agent are the following:

Rufus Crowder, CPPO CPPB
Galveston County Purchasing Agent
722 Moody, Fifth (5th) Floor
Galveston, Texas 77550

Bids will **not** be accepted by facsimile transmission or by electronic mail (email) unless superseded by instructions within the Special Provisions sections of this solicitation. Bids must be received by the County Purchasing Agent on or before the deadline for the opening of the bids. For clarity, mailing date/postmark is **not** sufficient – bids **must be received** by the County Purchasing Agent on or before the deadline. Late bids will not be accepted and will be returned to the bidder unopened. Bids received prior to the submission deadline will be maintained unopened until the specified time for opening.
The County Purchasing Agent will accept bids from 8:00 a.m. to 5:00 p.m. on each business day up to the submission deadline. Business days do not include Saturdays and Sundays, and do not include other days in which the County is closed for business in observance of holidays or for other reasons.

_The time-stamp clock within the County Purchasing Agent’s Office shall be the official time-clock for the purpose of this solicitation and thus shall be the determinant of whether the bid was timely received._

The bidder should prominently identify the procurement number and name on the outside of the envelope/mailing package. A label shall be provided for this purpose and usage of the label is preferred. If the bidder fails to identify the bid on the outside of the envelope as required, the Purchasing Agent will open the envelope for the sole purpose of identifying the bid number for which the submission was made. The envelope will then be resealed. No liability will attach to a County office or employee for the premature opening of a bid.

If a bid is not submitted, return this Invitation to Bid and state reason(s), otherwise your name may be removed from the Purchasing Agent’s mailing list.

4. **COMPETITIVENESS, INTEGRITY, INQUIRIES AND QUESTIONS**

To prevent biased evaluations and to preserve the competitiveness and integrity of the procurement process, bidders are to direct all communications regarding this invitation to bid only to the Galveston County Purchasing Agent, unless otherwise specifically noted.

_Do not contact the requesting department_. Attempts by offering firms to circumvent this requirement will be viewed negatively and may result in rejection of the bid of the firm found to be in non-compliance.

**All questions regarding this Invitation to Bid must be submitted in writing to:**

Rufus Crowder, CPPO CPPB, Purchasing Agent

722 Moody

Fifth (5th) Floor

Galveston, Texas  77550

Fax: (409) 621-7997

E-mail: purchasing.bids@co.galveston.tx.us

All questions received and the responses thereto will be mailed, emailed, or faxed to all prospective bidders by addendum. No inquiries except clarification of instructions will be addressed by telephone.

Bidder is advised to carefully review this Invitation to Bid – it provides specific information necessary to aid participating firms in formulating a thorough response. Bidder’s failure to examine all documents shall not entitle the bidder to any relief from the conditions imposing in the Invitation to Bid and the resultant contract.

_An authorized person from the bidder must sign the bid_. This signatory must be a person from the submitting firm who is duly authorized to tender and sign the bid on behalf of the bidder and to bind the bidder to the terms and conditions of this Invitation to Bid, the bidder’s response, and all other terms and conditions of the contract. By this signature, the bidder further acknowledges that the bidder has read the bid documents thoroughly before submitting a bid and will fulfill the obligations in accordance to the terms, conditions, and specifications detailed herein.
5. **BID OPENING**
   The Purchasing Agent shall open the bids on the date and time specified herein. Information read aloud at the bid opening is at the sole discretion of the Purchasing Agent. The Purchasing Agent will examine bids promptly and thoroughly.

6. **WITHDRAWAL OF BID/FIRM BID RULE**
   Bidders may request withdrawal of their sealed bid prior to the scheduled bid opening time provided the request for withdrawal is submitted to the Purchasing Agent in writing. No bids may be withdrawn for a period of sixty (60) calendar days after opening of the bids.

7. **COMMISSIONERS COURT**
   No contract is binding on the County until it is properly placed on the Commissioners Court agenda, approved in open Court, authorized to be executed by the County Judge, and fully executed by both parties.

   Department heads and elected officials are not authorized to enter into any type of agreement or contract on behalf of the County. Only the Commissioners Court acting as a body may enter into a contract on behalf of and contractually bind the County. Additionally, department heads and elected officials are not authorized to agree to any type of supplemental agreements or contracts for goods or services. Supplemental agreements are subject to review by the County Legal Department prior to being accepted and signed by the County’s authorized representative.

8. **REJECTION OF BIDS/DISQUALIFICATION**
   Galveston County, acting through its Commissioners Court, reserves the right to:

   - reject any and all Bids in whole or in part received by reason of this Invitation to Bid;
   - waive any informality in the Bids received;
   - disregard the Bid of any Bidder determined to be not responsible;
   - disregard the Bid of any Bidder determined to have not submitted its Bid timely; and/or;
   - discontinue its efforts for any reason under this Bid package at any time prior to actual execution of contract by the County.

   Bidders may be disqualified and rejection of Bids may be recommended to the Commissioners Court for any of (but not limited to) the following causes:

   A. Failure to use the bid forms furnished by the County, if applicable;
   B. Lack of signature by an authorized representative of bidder;
   C. Failure to properly complete the bid;
   D. Engaging in communications regarding this procurement during the pendency of this procurement with County officials and/or personnel who are not within the Purchasing Agent’s Office;
   E. Failure to meet the mandatory requirements of this invitation to bid; and/or
   F. Evidence of collusion among bidders.
9. RESTRICTIVE OR AMBIGUOUS SPECIFICATIONS
   It is the responsibility of the prospective Bidder to review the entire Invitation to Bid packet and to notify the
   Purchasing Agent if the specifications are formulated in a manner that would restrict competition or appear
   ambiguous. Any protest or question(s) regarding the specifications or Bid procedures must be received in the
   Purchasing Agent’s Office not less than seventy-two (72) hours prior to the time set for Bid opening. Bidders are to
   submit their Bid as specified herein or propose an approved equal.

10. SUBSTITUTES/DESCRIPTION OF MATERIALS AND EQUIPMENT
   Any brand name or manufacturer reference used herein is intended to be descriptive and not restrictive, unless
   otherwise noted, and is used to indicate the type and quality of material. The term “or equal” if used, identifies
   commercially produced items that have the essential performance and salient characteristics of the brand name stated
   in the item description. All supplies, material, or equipment shall be new and of the most suitable grade for the
   purpose intended. For clarification, “new” includes products containing recovered materials that are EPA-designated
   items and additionally see Section 63 of these General Provisions on contracts involving federal funds. It is not the
   County’s intent to discriminate against any materials or equipment of equal merit to those specified. However, if
   Bidder desires to use any substitutions, prior written approval must be obtained from the Purchasing Agent and
   sufficiently in advance such that an addendum may be issued. All material supplied must be one hundred percent
   (100%) asbestos free. Bidder, by submission of its bid, certifies that if awarded any portion of this procurement, the
   bidder will supply only material and equipment that is 100% asbestos free.

11. EXCEPTIONS TO BID
   The Bidder will list on a separate sheet of paper any exceptions to the conditions of the bid. This sheet will be labeled,
   “Exceptions to Bid Conditions”, and will be attached to the bid. If no exceptions are stated, it will be understood that
   all general and special conditions will be complied with, without exception.

   The Bidder must specify in its Bid any alternatives it wishes to propose for consideration by the County. Each
   alternative should be sufficiently described and labeled within the Bid and should indicate its possible or actual
   advantage to the program being offered.

   The County reserves the right to offer these alternatives to other Bidders.

12. PRICING
   Bids will be either lump sum or unit prices as shown on the Bid sheet. The net priced items will be delivered to
   Galveston County, including all freight, shipping, and delivery charges.

   Cash discount must be shown on bid, otherwise prices will be considered net. Unless prices and all information
   requested are complete, Bid may be disregarded and given no consideration.

   In case of default by the contractor, the County of Galveston may procure the articles or services from other sources
   and may deduct from any monies due, or that may thereafter become due to the contractor, the difference between the
   price named in the contract of purchase order and the actual cost thereof to the County of Galveston. Prices paid by
   the County of Galveston shall be considered the prevailing market price at the time such purchase is made. Periods of
   performance may be extended if the facts as to the cause of delay justify such extension in the opinion of the
   Purchasing Agent and the Commissioners’ Court.
13. PROCUREMENT CARD (P-CARD) PROGRAM
The County of Galveston participates in a Procurement Card (P-Card) program that allows payments made to a vendor by credit card. This method typically results in substantially faster bill payments, sometimes within three (3) to five (5) days of the actual transaction date. All transaction fees from the card provider are to be paid by the successful contractor. If your company will accept payment via credit card (Visa, MasterCard), please notate this in your Bid submittal.

14. PASS THROUGH COST AdjustMENTS
Except in instances of extreme extenuating circumstances Contractor prices shall remain firm throughout the contract period and any renewals. Examples of extreme extenuating circumstances include such situations as a nationwide rail strike, oil shortage or oil embargo.

In extreme extenuating circumstances, Contractors may be allowed to temporarily “pass through” additional costs they are forced to incur through no fault of their own. A request for a pass through cost increase will not be considered unless a Contractor’s cost for the Contractor’s product exceeds 10% over the original cost for the product. Also, the increase in cost must be nationwide and consistent for a minimum period of sixty (60) days. Costs that historically are anticipated to rise over a period of time (for example only, such as wages or insurance costs) do not qualify for pass through. If a Contractor thinks he will be asking for a pass through cost adjustment during the term of the contract, then the original cost of the product to Contractor must be stated in Contractor’s original bid.

A request for a pass through cost does not guarantee that one will be granted. Contractors must submit such information on each request as required by the County Purchasing Agent. The County Purchasing Agent will review each request on a case-by-case basis and if valid, submit the request to Commissioners Court for authorization and determination of the appropriateness of each request as well as amount and duration of increase. Contractors will not be permitted any additional compensation for mark-ups or profits based on the increase in price. Rather, such additional compensation will be limited to the actual increase in original cost to the Contractor as such increase is reflected by the original cost stated in the bid. But in no event will the amount of additional compensation exceed 25% increase in Contractor’s original cost for the product as such cost is reflected in Contractor’s original Bid or the duration exceed a period of sixty (60) days. In addition should the cost, during the period of the pass through, return to normal or decrease to below pre pass through prices, appropriate downward adjustments shall be made. No more than one pass through adjustment will be permitted per year.

15. MODIFICATION OF BIDS
A Bidder may modify a bid by letter at any time prior to the submission deadline for receipt of Bids. Modification requests must be received prior to the submission deadline. Modifications made before opening time must be initialed by Bidder guaranteeing authenticity. Bids may not be amended or altered after the official opening with the single exception that any product literature and/or supporting data required by the actual specifications, if any, will be accepted at any time prior to the Commissioners’ Court considering of same.

16. PRE-BID CONFERENCE
A pre-bid conference for the purpose of discussing contract requirements and answering questions of prospective bidders may be conducted in this procurement. A pre-bid conference may be mandatory or voluntary. If the pre-bid conference is mandatory, then the County is authorized to condition acceptance of a bid on compliance with attendance. The Special Provisions of this procurement shall specify if a pre-bid conference is to be held and shall specify whether the pre-bid conference is mandatory or voluntary. Only a principal, officer, or employee of the bidder
may represent the bidder at the pre-bid conference and no person may represent more than one bidder at the pre-bid conference.

17. SIGNATURE OF BIDS
Each Bid shall give the complete mailing address of the Bidder and be signed by an authorized representative by original signature with the authorized representative’s name and legal title typed below the signature line. Each bid shall include the Bidder’s Federal Employer Identification Number (FEIN). Failure to sign the Contract page(s) and bid response sheets may disqualify the bid from being considered by the County. The person signing on behalf of the Bidder expressly affirms that the person is duly authorized to tender the bid and to sign the bid sheets and contract under the terms and conditions of this Invitation to Bid and to bind the Bidder thereto and further understands that the signing of the contract shall be of no effect until it is properly placed on the Commissioners’ Court agenda, approved in open Court, authorized to be executed by the County Judge, and fully executed by both parties.

18. AWARD OF BIDS – EVALUATION CRITERIA AND FACTORS
The award will be made to the responsible Bidder whose bid is determined to be the lowest and best evaluated offer demonstrating the best ability to fulfill the requirements set forth in this Invitation to Bid. The proposed cost to the County will be considered firm and cannot be altered after the submission deadline.

“Lowest and best” means a bid or offer providing the best value considering associated direct and indirect costs, including transport, maintenance, reliability, life cycle, warranties, and customer service after a sale.

In determining the lowest and best bid for a contract for the purchase of earth-moving, material-handling, road maintenance, or construction equipment, the Commissioners Court may also consider the information submitted under Section 262.0255 of the Local Government Code; and in determining the lowest and best bid for a contract for the purchase of road construction material, the Commissioners Court may consider the pickup and delivery locations of the bidders and the cost to the county of delivering or hauling the material to be purchased. The Commissioners Court may award contracts for the purchase of road construction material to more than one bidder if each of the selected bidders submits the lowest and best bid for a particular location or type of material.

Each Bidder, by submitting a bid, agrees that if its’ bid is accepted by the Commissioners’ Court, such Bidder will furnish all items and services upon which prices have been tendered and upon the terms and conditions in this bid and contract.

The contractor shall commence work only after the transmittal of a fully executed contract and after receiving written notification to proceed from the County Purchasing Agent. The contractor will perform all services indicated in the bid in compliance with this contract.

Neither department heads nor elected officials are authorized to sign any binding contracts or agreements prior to being properly placed on the Commissioners’ Court agenda and approved in open court. Department heads and other elected officials are not authorized to enter into any type of agreement or contract on behalf of Galveston County. Only the Commissioners’ Court, acting as a body, may enter into a contract on behalf of the County. Additionally, department heads and other elected officials are not authorized to agree to any type of supplemental agreements or contracts for goods or services. Supplemental agreements are subject to review by the County Legal Department prior to being signed by the County’s authorized representatives.

The County of Galveston reserves the right to accept bids on individual items listed, or group items, or on the bid as a whole; to reject any and all bids; to waive any informality in the bids; to disregard the bids that are not submitted timely; to disregard the bids of bidders determined to be not responsible; and to accept the bid that appears to be in the
best interest of the County. The selection process may, however, include a request for additional information or an oral presentation to support the written bid.

In determining and evaluating the best bid, the pricing may not necessarily be controlling, but quality, equality, efficiency, utility, general terms, delivery, suitability of the service offered, and the reputation of the service in general use will also be considered along with any other relevant items. The Commissioners’ Court shall be the sole judge in the determination of these matters.

The County reserves the right to reject any or all Bids in whole or in part received by reason of this Invitation to Bid and may discontinue its efforts under this Invitation to Bid for any reason or no reason or solely for the County’s convenience at any time prior to actual execution of the contract by the County.

A Bidder whose bid does not meet the mandatory requirements set forth in this Invitation to Bid may be considered non-compliant.

The invitation to submit a bid which appears in the newspaper, or other authorized advertising mediums, these general provisions, the specifications which follow, the Bid sheets, and any addenda issued are all considered part of the Bid.

Each Bidder, by submitting a bid, agrees that if its bid is accepted by the Commissioners’ Court, such Bidder will furnish all items and services upon the terms and conditions in this Invitation to Bid and the resultant contract.

Notice of contract award is anticipated to be made within ninety (90) days of opening of Bids to the lowest responsive and responsible contractor, whose bid complies with all the requirements in the Invitation to Bid.

Contractor shall submit to the County, for approval, within ten (10) days from notice of contract award, all Certificates of Insurance evidencing the required coverage as described under Section 35, Requirement of and Proof of Insurance, or if different, then as described within the Special Provisions or resultant contract.

The contractor shall not commence work under these terms and conditions of the contract until all applicable Purchase Orders, Certificates of Insurance, Performance and Payment Bonds, and Irrevocable Letters of Credit (if required) have been approved by the County of Galveston and the Contractor has received notice to proceed in writing and an executed copy of the contract from the County Purchasing Agent.

19. DISPUTE AFTER AWARD/PROTEST
Any actual or prospective Bidder who is allegedly aggrieved in connection with the solicitation of this Invitation to Bid or award of a contract resulting therefrom may protest. The protest shall be submitted in writing to the Purchasing Agent within seven (7) calendar days after such aggrieved person knows of or should have known of the facts giving rise thereto. If the protest is not resolved by mutual agreement, the Purchasing Agent will promptly issue a decision in writing to the protestant. If the protestant wishes to appeal the decision rendered by the Purchasing Agent, such appeal must be made to the Commissioners’ Court through the Purchasing Agent. The decision of the Commissioners’ Court will be final. The Commissioners’ Court need not consider protests unless this procedure is followed.

20. PUBLIC INFORMATION ACT (f/k/a Open Records Act)
The bidder acknowledges that the County is a government body for purposes of the Public Information Act, codified as Chapter 552 of the Texas Government Code, and as such is required to release information in accordance with the provisions of the Public Information Act.
If bidder considers any of its submitted information to be proprietary in nature, trade secret, or otherwise confidential, then it must clearly and conspicuously mark such information as proprietary, trade, secret, or confidential. By the submission of its bid, Bidder expressly affirms that it has clearly and conspicuously marked any information within its submission that Bidder considers confidential, proprietary, and/or trade secret.

In the event the County receives a request for information under the Public Information Act seeking information that the Bidder has marked as confidential, proprietary, and/or trade secret, then the County agrees that it shall provide notice to the Bidder of the request for information and the request for decision process under the Public Information Act. Thus, the County will submit the initial correspondence to the Texas Attorney General – however, the burden is and shall be on the Bidder to submit correspondence to the Attorney General if the Bidder wishes its information to be withheld. Bidder is deemed to have knowledge of the Public Information Act. By the submission of its bid, bidder expressly acknowledges that the burden to withhold its’ information from public disclosure lays with the bidder; thus, bidder further acknowledges and agrees that it shall submit comments to the Texas Attorney General in the request for decision process if bidder wishes to have its’ information withheld from public disclosure.

21. BIDDER’S E-MAIL ADDRESSES – CONSENT TO DISCLOSURE
Notwithstanding the foregoing Section 19, Bidder acknowledges and agrees that the confidentiality of any and all email addresses Bidder uses or discloses in communicating with the County are open to the public in accordance with Section 552.137 of the Government Code and Bidder consents to the release of its email addresses.

22. RESULTANT CONTRACT
Bidder shall correctly and fully execute the resultant contract first. After this, the contract shall be set for consideration by the Commissioners’ Court. If the Commissioners’ Court authorizes the execution of the contract, the resultant contract shall become effective upon the Commissioners’ Court execution of same, provided that the contract is executed by all parties to the contract. Contract documents shall consist of the contract, the General and Special Provisions, drawings, bid package (including best and final offer(s) if such is utilized), any addenda issued, and any change orders issued during the work. If applicable to the attached bid, bidder must sign three (3) original contracts and return all three with their bid submittal.

Bidder should submit a proposed contract with its Bid or its sample material terms and conditions for review and consideration.

23. CONTRACT TERM
The term of the resultant contract will begin on the date of full execution or the execution by the Commissioners’ Court, whichever is later, and will terminate on the date specified in the resultant contract unless terminated earlier as herein set forth.

24. TERMINATION FOR DEFAULT
Failure of either party in the performance of any of the provisions of this contract shall constitute a breach of contract, in which case either party may require corrective action within ten (10) business days from date of receipt of written notice citing the exact nature of such breach. Failure of the party being notified to take corrective action within the
prescribed ten (10) business days, or failure to provide written reply of why no breach has occurred, shall constitute a Default of Contract.

All notices relating to default by Bidder of the provisions of the contract shall be issued by the County through its Legal Department, and all replies shall be made in writing to the County Legal Department. Notices issued by or issued to anyone other than the County Legal Department shall be null and void and shall be considered as not having been issued or received.

Galveston County reserves the right to enforce the performance of this contract in any manner prescribed by law in the event of breach or default of this contract, and may contract with another party, with or without solicitation of bids or further negotiations. At a minimum, Bidder shall be required to pay any difference in service or materials, should it become necessary to contract with another source, plus reasonable administrative costs and attorney fees.

In the event of Termination for Default, Galveston County, its agents or representatives shall not be liable for loss of any profits anticipated to be made by Bidder.

In addition to the remedies stated herein, the County has the right to pursue other remedies permitted by law or in equity.

No waiver by either party of any event of default under this agreement shall operate as a waiver of any subsequent default under the terms of this agreement.

County reserves the right to terminate this contract immediately in the event Bidder:

A. Fails to meet delivery or completion schedules; and/or
B. Fails to otherwise perform in accordance with the accepted Bid and the contract.

25. TERMINATION FOR CONVENIENCE
County may terminate this contract upon at least thirty (30) calendar days prior written notice for its convenience or for any reason deemed by the County to serve the public interest. As well, County may terminate this contract upon thirty (30) calendar days prior written notice for any reason resulting from any governmental law, order, ordinance, regulation, or court order. In no event shall County be liable for loss of any profits anticipated to be made hereunder by Bidder should this contract be terminated early.

26. FORCE MAJEURE
If by reason of Force Majeure either Party shall be rendered unable, wholly or in part, to carry out its responsibilities under this contract by any occurrence by reason of Force Majeure, then the Party unable to carry out its responsibility shall give the other Party notice and full particulars of such Force Majeure in writing within a reasonable time after the occurrence of the event, and such notice shall suspend the Party’s responsibility for the continuance of the Force Majeure claimed, but for no longer period.

Force Majeure means acts of God, floods, hurricanes, tropical storms, tornadoes, earthquakes, or other natural disasters, acts of a public enemy, acts of terrorism, sovereign conduct, riots, civil commotion, strikes or lockouts, and other causes that are not occasioned by either Party’s conduct which by the exercise of due diligence the Party is unable to overcome and which substantially interferes with operations.
27. ESTIMATED QUANTITIES
Any reference to quantities shown in the Invitation to Bid is an estimate only. Since the exact quantities cannot be
predetermined, the County reserves the right to adjust quantities as deemed necessary to meet its requirements.

28. CONTRACTOR INVESTIGATION
Before submitting a bid, each Bidder shall make all investigations and examinations necessary to ascertain all site
conditions and requirements affecting the full performance of the contract and to verify any representations made by
the County upon which the contractor will rely. Bidder shall exercise due diligence and is further charged with
knowledge of the local, State, and Federal laws, rules, and regulations applicable to this contract. If the bidder
receives an award as a result of its bid submission in this procurement, the bidder’s failure to have made such
investigations and examinations will in no way relieve the bidder from its obligation to comply in every detail with all
provisions and requirements of the contract, nor will a plea of ignorance of such conditions and requirements be
accepted as a basis for any claim whatsoever by the contractor for additional compensation and/or for excused
nonperformance.

29. NO COMMITMENT BY COUNTY OF GALVESTON
This Invitation to Bid does not commit the County of Galveston to award any costs or pay any costs, or to award any
contract, or to pay any costs associated with or incurred in the preparation of a bid in response to this Invitation to Bid
and does not commit the County of Galveston to procure or contract for services or supplies.

30. BID COSTS BORNE BY BIDDER
Galveston County shall not be liable for any costs incurred by Bidder in preparation, production, or submission of a
bid, including but not limited to best and final offer if applicable. As well, Galveston County shall not be liable for
any work performed by Bidder prior to issuance of fully executed contract and properly issued notice to proceed.
Galveston County shall not be liable for any costs incurred by Bidder by reason of attending a pre-Bid conference.
Galveston County shall not be liable for any costs incurred by Bidder by reason of the County invoking use of best
and final offers.

31. BEST AND FINAL OFFERS (BAFO)
Not applicable.

32. SINGLE BID RESPONSE
If only one bid is received in response to the Invitation to Bid, a detailed cost bid may be requested of the single
bidder. A cost/price analysis and evaluation and/or audit may be performed of the cost bid in order to determine if the
price is fair and reasonable.

33. CHANGES IN SPECIFICATIONS
If it becomes necessary to revise any part of this bid, a written notice of such revision will be provided to all Bidders
in the form of addenda. The County is not bound by any oral representations, clarifications, or changes made in the
written specifications by the County’s employees or officials, unless such clarification or change is provided to
Bidders in a written addendum from the Purchasing Agent. Bidders are advised to inquire prior to the submission deadline as to whether any addenda to this invitation to bid have been issued, as the successful bidder will be required to abide by such addenda.

The County of Galveston reserves the right to revise or amend the specifications up to the time set for opening of bids. Such revisions and amendments, if any, shall be announced by form of addenda. Copies of such addenda (or addendum in the event only one addendum is issued in the procurement) shall be furnished to all prospective contractors. Prospective contractors are defined as those contractors listed on the County’s Invitation to Bid list for this material/service or those who have obtained documents from the Purchasing Agent’s Office subsequent to the advertisement. If revisions and amendments require changes in quantities or prices proposed, or both, the date set for opening of bids may be postponed by such number of days as in the opinion of the County shall enable contractors to revise their bids. In any case, the bid opening shall be at least seven (7) business days after the last revising or amendment addendum and the addendum shall include an announcement of the new date, if applicable, for the opening of bids.

34. BID IDEAS AND CONCEPTS
The County reserves to itself the right to adopt or use for its benefit, any concept, plan, or idea contained in any bid.

35. BID DISCLOSURES
While this procurement is pending, the names of those who submitted bids will not be made public unless in conformity with the County Purchasing Act. Likewise, no pricing or staffing information will be released unless in conformity with the County Purchasing Act. Bidders are requested to withhold all inquiries regarding their bid or other submissions until after an award is made. No communication is to be had with any County employee or official, other than the County Purchasing Agent, regarding whether a bid was received - violations of this provision may result in the rejection of a bid.

36. INDEMNIFICATION
The contractor agrees to assume all risks and responsibility for, and agrees to indemnify, defend, and save harmless, the County of Galveston, its elected and appointed officials and department heads, agents and employees from and against all claims, demands, suits, actions, recoveries, judgments, and costs and expenses including reasonable attorney’s fees for the defense thereof arising out of or in connection therewith on account of the loss of life, property or injury or damage to the person which shall arise from contractor’s operations under this contract, its use of County facilities and/or equipment or from any other breach on the part of the contractor, its employees, agents or any person(s), in or about the County's facilities with the expressed or implied consent of the County. Contractor shall pay any judgment with cost which may be obtained against Galveston County resulting from contractor’s operations under this contract.

Contractor agrees to indemnify and hold the County harmless from all claims of subcontractors, laborers incurred in the performance of this contract. Contractor shall furnish satisfactory evidence that all obligations of this nature herein above designated have been paid, discharged or waived. If Contractor fails to do so, then the County reserves the right to pay unpaid bills of which County has written notice direct and withhold from Contractor’s unpaid compensation a sum of money reasonably sufficient to liquidate any and all such lawful claims.
37. REQUIREMENT OF AND PROOF OF INSURANCE

The successful Bidder shall furnish evidence of insurance to the County Purchasing Agent and shall maintain such insurance as required hereunder or as may be required in the Special Provisions or resultant contract, if different. Contractor shall obtain and thereafter continuously maintain in full force and effect, commercial general liability insurance, including but not limited to bodily injury, property damage, and contractual liability, with combined single limits as listed below or as may be required by State or Federal law, whichever is greater.

A. For damages arising out of bodily injury to or death of one person in any one accident:
   ONE HUNDRED THOUSAND AND NO/100 ($100,000.00) DOLLARS.

B. For damages arising out of bodily injury to or death of two or more persons in any one accident:
   THREE HUNDRED THOUSAND AND NO/100 ($300,000.00) DOLLARS.

C. For any injury to or destruction of property in any one accident:
   ONE HUNDRED THOUSAND AND NO/100 ($100,000.00) DOLLARS.

Insurance shall be placed with insurers having an A.M. Best’s rating of no less than A. Such insurance must be issued by a casualty company authorized to do business in the State of Texas, and in standard form approved by the Board of Insurance Commissioners of the State of Texas, with coverage provisions insuring the public from loss or damage that may arise to any person or property by reason of services rendered by Contractor.

Galveston County shall be listed as the additional insured on policy certificates and shall be provided with no less than thirty (30) calendar days prior notice of any changes to the policy during the contractual period.

Certificates of Insurance, fully executed by a licensed representative of the insurance company written or countersigned by an authorized Texas state agency, shall be filed with the County Purchasing Agent within ten (10) business days of issuance of notification from the County Purchasing Agent to Bidder that the contract is being activated as written proof of such insurance and further provided that Bidder shall not commence work under this contract until it has obtained all insurance required herein, provided written proof as required herein, and received written notice to proceed issued from the County Purchasing Agent.

Proof of renewal/replacement coverage shall be provided prior to the expiration, termination, or cancellation date of any policy and Galveston County shall be named as an additional insured on any such renewal/replacement coverage and a certificate of insurance showing such shall be provided to the Purchasing Agent. Said insurance shall not be cancelled, permitted to expire, or changed without at least thirty (30) days prior written notice to the County.

Insurance required herein shall be maintained in full force and effect during the life of this contract and shall be issued on an occurrence basis. Contractor shall require that any and all subcontractors that are not protected under the Contractor’s own insurance policies take and maintain insurance of the same nature and in the same amounts as required of Contractor and provide written proof of such insurance to Contractor. Proof of renewed/replacement coverage shall be provided prior to the expiration, termination, or cancellation date of any policy. Contractor shall not allow any subcontractor to commence work on the subcontract until such insurance required for the subcontractor has been obtained and approved.

Workers’ Compensation Insurance: Successful Bidder shall carry in full force Workers’ Compensation Insurance Policy(ies), if there is more than one employee, for all its’ employees, including but not limited to full time, part time, and emergency employees employed by the successful Bidder. Current insurance certificates certifying that such policies as specified above are in full force and effect shall be furnished by successful Bidder to the County.

Insurance is to be placed with insurers having a Best rating of no less than A. The Bidder shall furnish the County with certificates of insurance and original endorsements affecting coverage required by these insurance clauses within.
ten (10) business days of receiving notification from the County Purchasing Agent that the contract is being activated. The certificates and endorsements for each insurance policy are to be signed by a person authorized by the insurer to bind coverage on its behalf. The Bidder shall be required to submit annual renewals for the term of this contract prior to expiration of any policy.

In addition to the remedies stated herein, the County has the right to pursue other remedies permitted by law or in equity.

The County agrees to provide Bidder with reasonable and timely notice of any claim, demand, or cause of action made or brought against the County arising out of or related to utilization of the property. Bidder shall have the right to defend any such claim, demand, or cause of action at its sole cost and expense and within its sole and exclusive discretion. The County agrees not to compromise or settle any claim or cause of action arising out of or related to the utilization of the property without the prior written consent of the Bidder.

In no event shall the County be liable for any damage to or destruction of any property belonging to the Bidder.

**Subrogation Waiver.** Bidder and Bidder’s insurance carrier waive any and all rights to subrogation against Galveston County in regard to any suit or claim arising out of personal injury or property damage resulting from Bidder’s performance under this agreement.

### 38. BID GUARANTEE

Unless specified differently within the Special Provisions of this procurement, each Bidder shall be required to submit a bid guarantee with its bid as required within this Section.

Evidencing its firm commitment to engage in contract if Bidder is selected for award of contract, each Bidder is required to furnish with their bid a cashier’s check or an acceptable Bidder’s bond in the amount of five percent (5%) of the total contract price. If Bidder is using a bond, then the Bidder bond must be executed with a surety company authorized to do business in the State of Texas. Failure to furnish the bid guarantee in the proper form and amount, by the time set for opening of bids may be cause for rejection of the bid.

The cashier’s check or Bidder/bid bond (as applicable) will be returned to each respective unsuccessful Bidder(s) subsequent to the Commissioners Court award of contract, and shall be returned to the successful Bidder upon the completion and submission of all contract documents. Provided however, that the cashier’s check or Bidder bond will be forfeited to the County as liquidated damages should successful Bidder fail to execute the contract within thirty (30) days after receiving notice of the acceptance of its bid.

### 39. PERFORMANCE AND PAYMENT BONDS (if required)

Successful Bidder, before beginning work, shall execute a performance bond and a payment bond, each of which must be in the amount of the contract. The required payment and performance bonds must each be executed by a corporate surety authorized to write surety bonds in the State of Texas and in accordance with Chapter 3503 of the Insurance Code (codified in 2005 and originally within Section 1, Chapter 87, Acts of the 56th Leg., R.S., 1959, and in Article 7.19-1, Vernon’s Texas Insurance Code).

The performance and payment bonds must each clearly and prominently display on the bond or on an attachment to the bond:

a.) The name, mailing address, physical address, and telephone number, including the area code, of the surety company to which any notice of claim should be sent; or

b.) The toll-free telephone number maintained by the Texas Department of Insurance under Subchapter B, Chapter
521, Insurance Code, and a statement that the address of the surety company to which any notice of claim should be sent may be obtained from the Texas Department of Insurance by calling the toll free-telephone number.

The performance bond shall be solely for the protection of Galveston County, in the full amount of the contract, and conditioned on the faithful performance of the work in accordance with the plans, specifications, and contract documents. The payment bond is solely for the protection and use of payment bond beneficiaries who have a direct contractual relationship with the prime contractor or a subcontractor to supply labor or material, and in the amount of the contract.

The payment and performance bonds required to be furnished herein must be furnished before the contractor begins work and are a requirement for issuance of a Notice to Proceed. Such bonds must be furnished to the Galveston County Purchasing Agent within thirty (30) calendar days after the date of the full execution of the contract or, if applicable, as required under Chapter 2253, Government Code, whichever is earlier. Contractor’s failure to provide the required payment and performance bonds within such time period shall constitute an event of default under this contract. Contractor shall not commence work until all applicable certificates of insurance, performance bonds, and payment bonds have been received and approved by the County Purchasing Agent and the Contractor receives notice to proceed in writing that has been issued by the County Purchasing Agent.

Additionally, if this request for bid is for the award of a public works contract, then compliance with Chapter 2253 of the Texas Government Code, which is known as the McGregor Act, is mandatory. Performance and payment bonds are required to be furnished in accordance with Chapter 2253 of the Texas Government Code. Bidder should familiarize itself with the entire provisions of Chapter 2253 of the Texas Government Code.

40. PATENT AND COPYRIGHT PROTECTION
The Bidder agrees at its sole expense to protect the County from claims involving infringement of patents, copyright, trademark, trade secret, or other intellectual property rights. Bidder shall indemnify and save harmless the County of Galveston, its officers, employees, and agents, from liability of any nature and kind whatsoever, including without limitation cost and expenses, for or on account of any copyrighted, trademarked, trade secret, patented or un-patented invention, process, or article manufactured or used in the performance of the contract, or other intellectual property rights, including its use by the County. Bidder also agrees that if Bidder is awarded this contract, that no work performed hereunder shall be subject to patent, copyright, or other intellectual property by Bidder.

41. CONFLICT OF INTEREST DISCLOSURE REPORTING (FORM CIQ)
Bidder may be required under Chapter 176 of the Texas Local Government Code to complete and file a conflict of interest questionnaire (CIQ Form). The CIQ Form pertains to business relationship, gift giving and family relationship reporting. If bidder is required to file a CIQ Form, then the completed CIQ Form must be filed with the County Clerk of Galveston County, Texas.

Business relationship. If Bidder has an employment or other business relationship with a local government officer of Galveston County or with a family member of a local government officer of Galveston County that results in the officer or family member of the officer receiving taxable income that exceeds $2,500.00 during the preceding 12-month period, then Bidder MUST complete a CIQ Form and file the original of the CIQ Form with the County Clerk of Galveston County.

Gift-giving. If Bidder has given a local government officer of Galveston County or a family member of a local government officer of Galveston County one or more gifts with an aggregate value of more than one-hundred dollars
($100.00) during the preceding 12-months, then Bidder **MUST** complete a CIQ Form and file the original of the CIQ Form with the County Clerk of Galveston County.

**Family member.** For purposes of the business relationship and gift giving reporting requirements, a “family member” means a person related to another person with the first degree of consanguinity or affinity, as described by Subchapter B, Chapter 573, Texas Government Code. Examples of persons within the first degree by consanguinity or affinity include a son, daughter, father, mother, spouse, son-in-law, daughter-in-law, father-in-law, mother-in-law, stepson, stepdaughter, stepmother, and stepfather.

**Family relationship.** If Bidder has a “family relationship” with a local government officer of Galveston County then Bidder **MUST** complete a CIQ Form and file the original of the CIQ Form with the County Clerk of Galveston County, regardless of whether Bidder has a business relationship or has given gifts to the local government officer or a family member of the local government officer. For this purpose, “family relationship” means Bidder is related within the third degree by consanguinity or the second degree by affinity, as those terms are defined under Chapter 573 of the Texas Government Code, to a local government officer of Galveston County. Examples of such relationships include a son, daughter, mother, father, brother, sister, grandchild, great-grandchild, grandparent, great-grandparent, niece, nephew, uncle, aunt, spouse, mother-in-law, father-in-law, daughter-in-law, son-in-law, spouse’s grandchild, spouse’s grandparent, grandparent’s spouse, grandchild’s spouse, stepson, stepdaughter, stepmother, and stepfather.

Bidder must file its original CIQ Form with the Galveston County Clerk. The Galveston County Clerk has offices at the following locations:

**Galveston County Clerk**
Galveston County Justice Center, Suite 2001
600 59th Street
Galveston, Texas 77551

**Galveston County Clerk**
North County Annex, 1st Floor
174 Calder Road
League City, Texas 77573

Again, if Bidder is required to file a CIQ Form, the original completed form is filed with the Galveston County Clerk (not the Purchasing Agent).

For Bidder’s convenience, a blank CIQ Form is enclosed with this bid package. Blank CIQ Form(s) may also be obtained by visiting the Purchasing Agent’s website – this website is linked from the Galveston County homepage, at [http://www.galvestoncountytx.gov](http://www.galvestoncountytx.gov).

Chapter 176 specifies deadlines for the filing of CIQ Forms (both initial filings and updated filings).

It is Bidder’s sole responsibility to file a true and complete CIQ Form with the Galveston County Clerk if Bidder is required to file by the requirements of Chapter 176 of the Local Government Code. Bidder is advised that it is an offense to fail to comply with the disclosure reporting requirements dictated under Chapter 176 of the Texas Local Government Code, and the failure to file may be grounds to void the contract, if Bidder is awarded a contract.

If bidder has any questions about compliance with Chapter 176, Bidder may wish to consult its’ legal counsel. Compliance is the individual responsibility of each person, business, and agent who is subject to Chapter 176 of the Texas Local Government Code.
42. DISCLOSURE OF INTERESTED PARTIES/FORM 1295

Under Section 2252.908 of the Government Code, any business entity that enters into a contract with Galveston County that requires the approval of the Commissioners Court must submit a “Disclosure of Interested Parties” to the County prior to the execution of the contract. This form, the “Disclosure of Interested Parties” form was promulgated by the Texas Ethics Commission, and is the “Form 1295”. This procurement is subject to these requirements.

The Texas Ethics Commission was charged with promulgating rules to implement Section 2252.908 of the Government Code. The rules adopted by the Texas Ethics Commission are located at Sections 46.1, 46.3, and 46.5 of Title 1 of the Texas Administrative Code. Thus, the law covering these requirements is located at Section 2252.908 of the Government Code, and in Title 1, Sections 46.1, 46.3, and 46.5 of the Texas Administrative Code.

The Texas Ethics Commission’s website is: www.ethics.state.tx.us. The area of the Texas Ethics Commission website pertaining to Form 1295 is:


Form 1295 must be completed electronically through the Texas Ethics Commission website (handwritten forms are not allowable). Once the business entity has completed their electronic filing of Form 1295, then the business entity must print out the electronically completed form, and sign and notarize the Form 1295. Once Form 1295 is signed and notarized, the business entity must submit their completed, signed, and notarized Form 1295 to the Galveston County Purchasing Agent.

Successful Proposer is and shall be subject to these requirements, and no resultant contract may be executed by the Commissioners Court until the completed, signed, and notarized Form 1295 is on file with the County Purchasing Agent.

No portion of the Form 1295 process commits the County to any type of award of contract whatsoever.

After the Purchasing Agent’s Office receives the completed, signed, and notarized Form 1295, the Purchasing Agent’s Office will, within 30 days, go the Texas Ethics Commission website to submit electronic confirmation of the County’s receipt of the completed, signed, and notarized Form 1295.

43. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS & REQUIREMENT TO REGISTER IN SAM

Bidder certifies that neither it, nor any of its Principals, are presently debarred, suspended, proposed for debarment, disqualified, excluded, or in any way declared ineligible for the award of contracts by any Federal agency. Contractor agrees that it shall refund Galveston County for any payments made to Contractor while ineligible. Contractor acknowledges that Contractor’s uncured failure to perform under this Agreement, if such should occur, may result in Contractor being debarred from performing additional work for the County, the respecting State Agency administering the grant funding the contract, if applicable, the State, FEMA or HUD (as applicable), and other Federal and State entities. Further, Bidder has executed the Certification Regarding Debarment, Suspension, Proposed Debarment, and Other Responsibility Matters and returned the fully completed and executed original certification with the submission of its bid. The truthful and fully completed and executed original of the Certification Regarding Debarment, Suspension, Proposed Debarment, and Other Responsibility Matters must be included with the submission of Bidder’s Bid and is a mandatory requirement of this Invitation to Bid. Bidder’s failure to include the fully completed and executed original of this Certification shall be considered non-compliance with the requirements of this Invitation to Bid and grounds for the rejection of Bidder’s Bid. Proposer shall immediately notify the County Purchasing Agent if it becomes debarred or suspended, placed on the Consolidated List of Debarred
Contractors, or in any other way becomes ineligible for award of contract by any Federal agency. This Certification is a material fact relied upon by Galveston County; if it is later determined that the contractor did not comply with 2 C.F.R. Part 180 and 2 C.F.R. Part 3000, in additional to the remedies available to Galveston County and the State agency administering this grant, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment of contractor.

If the contract to be awarded pursuant to this procurement involves the use of Federal funds, then bidder must also be registered in the Federal Contractor Registry through the System for Award Management (SAM) to be eligible for award of contract pursuant to this procurement.

Information regarding the SAM is available at:

http://www.federalcontractorregistry.com/?gclid=CIG1hf2rr8wCFYkCaQoducANZw or at https://www.sam.gov/portal/SAM/#1.

No contract involving the use of Federal funds may be awarded to any bidder unless and until such registration is current and in good standing under SAM. Successful bidder must maintain SAM registration throughout the entire term of the agreement with the County. If this contract involves the use of Federal funds, then bidder must enclose proof of such SAM registration within its response, which is also a mandatory requirement of this procurement; failure to enclose such proof shall be considered non-compliance with the requirements of this procurement and grounds for the rejection of bidder’s response to this procurement (i.e., bid, proposal, or qualifications statement, as applicable).

44. SOVEREIGN IMMUNITY
The County specifically reserves any claim it may have to sovereign, qualified, or official immunity as a defense to any action arising in conjunction with this contract.

45. CONTROLLING LAW AND VENUE
Bidder acknowledges and agrees that the contract is and shall be governed and construed by the laws of the State of Texas and that venue shall lie exclusively in a court of competent jurisdiction in Galveston County, Texas.

46. MERGERS, ACQUISITIONS
The Bidder shall be required to notify the County of any potential for merger or acquisition of which there is knowledge at the time that a bid is submitted.

If subsequent to the award of any contract resulting from this Invitation to Bid the Bidder shall merge or be acquired by another firm, the following documents must be submitted to the County:

A. Corporate resolutions prepared by the awarded Bidder and the new entity ratifying acceptance of the original contract, terms, conditions and prices;
B. New entity’s Federal Identification Number (FEIN);
C. New entity’s proposed operating plans;
D. New entity’s proof of registration in SAM for contracts involving Federal funds;
E. New entity’s certification regarding debarment;
47. DELAYS
The County reserves the right to delay the scheduled commencement date of the contract if it is to the advantage of the County. There shall be no additional costs attributed to these delays should any occur. Bidder agrees it will make no claims for damages, for damages for lost revenues, for damages caused by breach of contract with third parties, or any other claim by Bidder attributed to these delays, should any occur. In addition, Bidder agrees that any contract it enters into with any third party in anticipation of the commencement of the contract will contain a statement that the third party will similarly make no claim for damages based on delay of the scheduled commencement date of the contract.

48. ACCURACY OF DATA
Information and data provided through this Invitation to Bid are believed to be reasonably accurate.

49. SUBCONTRACTING/ASSIGNMENT
Bidder shall not assign, sell, or otherwise transfer its contract in whole or in part without prior written permission of the County acting by and through its Commissioners’ Court. Such consent, if granted, shall not relieve the Bidder of any of its responsibilities under this contract.

50. INDEPENDENT CONTRACTOR
Bidder expressly acknowledges that it is an independent contractor. Nothing in this agreement is intended nor shall be construed to create an agency relationship, an employer/employee relationship, a joint venture relationship, or any other relationship allowing County to exercise control or direction over the manner or method by which Bidder or its subcontractors perform in providing the requirements stated in the Invitation to Bid.

51. MONITORING PERFORMANCE
The County shall have the unfettered right to monitor and audit the Bidder’s work in every respect. In this regard, the Bidder shall provide its full cooperation and insure the cooperation of its employees, agents, assigns, and subcontractors. Further, the Bidder shall make available for inspection and/or copying when requested, original data, records, and accounts relating to the Bidder’s work and performance under this contract. In the event any such material is not held by the Bidder in its original form, a true copy shall be provided.

F. New entity’s certification regarding lobbying; and
G. W-9 Form for new entity.

Moreover, Bidder is required to provide the County with notice of any anticipated merger or acquisition as soon as Bidder has actual knowledge of the anticipated merger or acquisition. The New Bidder’s proposed plan of operation must be submitted prior to merger to allow time for submission of such plan to the Commissioners Court for its approval.
52. **SUBJECT TO APPROPRIATION OF FUNDS**

State law prohibits the obligation and expenditure of public funds beyond the fiscal year for which a budget has been approved by the Commissioners’ Court. Galveston County anticipates this to be an integral part of future budgets to be approved during the periods of this contract, except for unanticipated needs or events which may prevent such payments against this contract. However, Galveston County cannot guarantee the availability of funds, and enters into this contract only to the extent such funds are made available through appropriation (allocation) by the Commissioners’ Court. This contract shall not be construed as creating any debt on behalf of the County of Galveston in violation of TEX. CONST. art. XI, § 7, and it is understood that all obligations of Galveston County are subject to the availability of funds.

53. **CONTRACTS SUBJECT TO GRANT FUNDING**

Notwithstanding the foregoing, if the contract to be awarded by this procurement is funded with Federal or State grant funds, the bidder acknowledges that the obligations of the County under the contract are contingent upon the continued availability of grant funding to meet the County’s obligations. If the grant(s) to the County is reduced, de-obligated, or otherwise discontinued or terminated, Contractor agrees that the County may immediately terminate the contract without penalty or any liability whatsoever on the part of the County, the State, or the Federal awarding agency.

54. **PROCUREMENT ETHICS**

Galveston County is committed to the highest ethical standards. Therefore, it is a serious breach of the public trust to subvert the public purchasing process by directing purchases to certain favored vendors, or to tamper with the competitive bidding process, whether it’s done for kickbacks, friendship or any other reason. Since misuse of the purchasing power of a local government carries criminal penalties, and many such misuses are from a lack of clear guidelines about what constitutes an abuse of office, the Code of Ethics outlined below must be strictly followed.

Galveston County also requires ethical conduct from those who do business with the County.

**CODE OF ETHICS – Statement of Purchasing Policy:**

Public employment is a public trust. It is the policy of Galveston County to promote and balance the objective of protecting the County’s integrity and the objective of facilitating the recruitment and retention of personnel needed by Galveston County. Such policy is implemented by prescribing essential standards of ethical conduct without creating unnecessary obstacles to entering public office.

Public employees must discharge their duties impartially so as to assure fair competitive access to governmental procurement by responsible contractors. Moreover, they should conduct themselves in such a manner as to foster public confidence in the integrity of the Galveston County procurement organization.

To achieve the purpose of this Article, it is essential that those doing business with Galveston County also observe the ethical standards prescribed herein.

**General Ethical Standards:**

It shall be a breach of ethics to attempt to realize personal gain through public employment with Galveston County by any conduct inconsistent with the proper discharge of the employee’s duties.

It shall be a breach of ethics to attempt to influence any public employee of Galveston County to breach the standards of ethical conduct set forth in this code.
It shall be a breach of ethics for any employee of Galveston County to participate directly or indirectly in a procurement when the employee knows that:

- The employee or any member of the employee’s family, has a financial interest pertaining to the procurement;
- A business or organization in which the employee or any member of the employee’s family, has a financial interest pertaining to the procurement; or
- Any other person, business, or organization with which the employee or any member of the employee’s family is negotiating or has an arrangement concerning prospective employment is involved in the procurement.

**Gratuities:**
It shall be a breach of ethics for any person to offer, give, or agree to give any employee or former employee of Galveston County, or for any employee or former employee of Galveston County to solicit, demand, accept or agree to accept from another person, a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing, or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy, or other particular matter, pertaining to any program requirement or a contract or subcontract, or to any solicitation or bid pending before this government.

**Kickbacks:**
It shall be a breach of ethics for any payment, gratuity or offer of employment to be made by or on behalf of a subcontractor under a contract to the prime contractor or higher tier subcontractor for any contract for Galveston County, or to any person associated therewith, as an inducement for the award of a contract, subcontract or order.

**Contract Clause:**
The prohibition against gratuities and kickbacks prescribed above shall be conspicuously set forth in every contract and solicitation by Galveston County.

**Confidential Information:**
It shall be a breach of ethics for any employee or former employee of Galveston County to knowingly use confidential information for actual or anticipated personal gain, or for the actual or anticipated gain of any other person.

**Prohibition against Contingent Fees:**
It shall be a breach of ethical standards for a person to be retained, or to retain a person, to solicit or secure a Galveston County contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, except for retention of bona fide employees or bona fide established commercial selling agencies for the purpose of securing business. Failure to abide by this section constitutes a breach of ethical standards.

**Representation:**
Bidder represents and warrants, by signing and submitting its bid, that it has not retained anyone in violation of this section prohibiting contingent fees.

**Contract Clause:**
The representation prescribed above shall be conspicuously set forth in every contract and solicitation thereof.

55. **NON-COLLUSION AFFIDAVIT**
Bidder certifies, by signing and submitting a bid, that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation; that the bid is genuine and not collusive or sham; that the contractor has not directly or indirectly induced or solicited another contractor to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any contractor or anyone else to put in a sham bid or that anyone shall refrain from bidding; that the contractor has not in any manner, directly or indirectly, sought by agreement, communications, or conference with anyone to fix the bid price of the contractor of any other bidder, or to fix any overhead, profit or cost element of the bid price, or that of any other contractor, or to secure any advantage against the public body awarding the contract or anyone interested in the proposed contract; that all statements contained in the bid are true; and further, that the contractor has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any cooperation, partnership, company association, organization, bid depository, or to any member or agent thereof to effectuate a collusive or sham bid.

A blank Non-Collusion Affidavit is included with this Bid packet. Bidder must enclose a truthful and fully executed original Non-Collusion Affidavit with the submission of its bid. This is a mandatory requirement of this Invitation to Bid. Failure to include the truthfully and fully executed Non-Collusion Affidavit in the submission of its Bid shall be considered non-compliance with the requirements of this Invitation to Bid by the Bidder and grounds for the rejection of Bidder’s submission.

No negotiations, decisions, or actions shall be initiated by any company as a result of any verbal discussion with any County employee prior to the opening of responses to this Invitation to Bid.

No officer or employee of the County of Galveston, and no other public or elected official, or employee, who may exercise any function or responsibilities in the review or approval of this undertaking shall have any personal or financial interest, direct or indirect, in any contract or negotiation process thereof. The above compliance request will be part of all County of Galveston contracts for this service.

56. CERTIFICATION REGARDING LOBBYING

Bidder certifies that:

a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the bidder, to any person for influencing or attempting to influence a department or employee of an agency, a member of Congress, or an employee of a member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan or cooperative agreement.

b. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence a department or employee of any agency, a member of Congress, a department or employee of congress, or an employee of a member of Congress in connection with this federal contract, grant, loan, or cooperative agreement, the bidder shall complete and submit Standard Form LLL, “Disclosure Form to Report Lobbying”, in accordance with its instructions.

c. Bidder shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

The truthful and fully completed and executed original of the Certification Regarding Lobbying (included with bid packet) must be included with the submission of Bidder’s Bid and is a mandatory requirement of this Invitation to Bid. Bidder’s failure to include the fully completed and executed original of this Certification shall be considered
non-compliant with the requirements of this Invitation to Bid and grounds for the rejection of the Bidder’s Bid. Submission of the certification is a prerequisite for making or entering into a contract with Bidder and is imposed by Section 1352, Title 31, United States Code. Further, any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

57. NON-DISCRIMINATION

a. **Equal Employment Opportunity:** Bidder will not discriminate against any employee or applicant for employment because of race, color, religion, national origin, sex, disability, genetic information or veteran status. Bidder will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, national origin, sex, disability, genetic information or veteran status. Such action shall include, but not be limited to, the following: employment; upgrading; demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Bidder agrees to post in conspicuous places, available to employees and applicants for employment, notices of employment.

Bidder will, in all solicitation or advertisements for employees placed by or on behalf of Bidder, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, sex, disability, genetic information, or veteran status.

Bidder will cause the foregoing provisions to be inserted in all subcontracts for any work covered by this Agreement so that such provisions will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

Bidder will include the provisions herein in every subcontract or purchase order unless exempted.

b. **Drug Free Work Place Act:** Bidder shall comply with all applicable requirements of the Drug-Free Workplace Act of 1988 (Public Law 100-690, Title V, Subtitle D; 41 U.S.C. § 8102, et seq.) and implementing regulations thereunder.

c. **Americans with Disabilities Act:** Bidder shall comply with all applicable provisions of the Americans with Disabilities Act of 1990 (Public Law 101-136) and implementing regulations thereunder.

d. **OSHA Regulations:** Bidder agrees to maintain and to display any applicable materials for its employees in accordance with OSHA regulations.

e. **Compliance with Immigration Laws and Use of E-Verify:** Bidder agrees to comply with all requirements of the U.S. Immigration Reform and Control Act of 1986, as amended, and any implementing regulations thereto. Bidder further agrees to utilize the E-Verify system through the Department of Homeland Security on its employees. Bidder shall not employ unauthorized aliens, and shall not assign services to be performed to any supplier or subcontractor who are unauthorized aliens. If any personnel performing any services hereunder are discovered to be an unauthorized alien, then Bidder will immediately remove such personnel from performing services hereunder and shall replace such personnel with personnel who are not unauthorized alien(s).

f. **State and Federal Law Compliance:** Bidder agrees to comply with all other State and Federal laws and regulations applicable to the provision of services under this contract.
58. RECORD RETENTION AND RIGHT TO AUDIT
Bidder shall keep and maintain all records associated with this contract for a minimum of five (5) years from the close of the contract or as required by Federal or State law or regulation, whichever period is longer. If awarded this contract, Bidder shall allow the County reasonable access to the records in Bidder’s possession, custody, or control that the County deems necessary to assist in auditing the services, costs, and payments provided hereunder. If this contract involves the use of Federal or State funds, then Bidder shall also allow reasonable access to representatives of the Office of Inspector General, the General Accounting Office, the State Auditor’s Office, and the other Federal and/or State agencies overseeing the funds that such entities deem necessary to facilitate review by such agencies and Bidder shall maintain fiscal records and supporting documentation for all expenditures in a manner that conforms with OMB Circular A-87 (relocated to 2 C.F.R. Part 225) and this contract.

59. TITLE VI ASSURANCES/TxDOT
The County is subject to Title VI of the Civil Rights Act of 1964 and the Federal and State laws and regulations of the United States Department of Transportation and Texas Department of Transportation (TxDOT). Pursuant to these requirements, the County must have its contractors provide required assurances on compliance with non-discrimination by itself and its subcontractors. The Title VI Assurances within this Subsection are not exhaustive – whenever any Federal, State, or Local requirement requires additional clauses, this list shall not be construed as limiting. Contractor agrees as follows:

1. Compliance with Regulations: The Contractor shall comply with the Regulations relative to nondiscrimination in Federally-assisted programs of the Department of Transportation (hereinafter, DOT) Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time (hereinafter referred to as the Regulations), which are incorporated herein by reference and made a part of this contract.

2. Non-discrimination: The Contractor, with regard to the work performed by it during the contract, shall not discriminate on the basis of race, color, national origin, religion, sex, age, disability or Veteran status in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

3. Solicitations for Subcontractors, Including Procurement of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the Contractor for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the Contractor of the Contractor’s obligations under this contract and the Regulations relative to nondiscrimination on the grounds of race, color, national origin, religion, sex, age, disability or Veteran status.

4. Information and Reports: The Contractor shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by the Galveston County or the Texas Department of Transportation to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of the Contractor is in the exclusive possession of another who fails or refuses to furnish this information the Contractor shall so certify to Galveston County or the Texas Department of Transportation as appropriate, and shall set forth what efforts it has made to obtain the information.

5. Sanctions for Non-compliance: In the event of the Contractor’s noncompliance with the nondiscrimination provisions of this contract, Galveston County shall impose such contract sanctions as it or the Texas Department of Transportation may determine to be appropriate, including, but not limited to:
(a) withholding of payments to the Contractor under the contract until the Contractor complies, and/or;
(b) cancellation, termination, or suspension of the contract, in whole or in part.

(6) **Incorporation of Provisions.** The Contractor shall include the provisions of paragraphs (1) through (6) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The Contractor shall take such action with respect to any subcontract or procurement as Galveston County or the Texas Department of Transportation may direct as a means of enforcing such provisions including sanctions for non-compliance: Provided, however, that, in the event Contractor becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Contractor may request Galveston County to enter into such litigation to protect the interests of Galveston County, and, in addition, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

60. **SECTION 231.006, FAMILY CODE/DELINQUENT CHILD SUPPORT**
Pursuant to Title 5, Section 231.006 of the Texas Family Code, as applicable, Bidder certifies that it, including all of its principals, is/are current in child support payments and that it is eligible to receive payments from State funds under a contract for property, materials, or services. Bidder acknowledges and agrees that if it is awarded this contract, then the ensuing agreement may be terminated and payment withheld if this certification is inaccurate. Finally, by the submission of its bid, the Bidder certifies that it has included the names and social security numbers of each person with at least 25% ownership interest in Bidder within its response to the Invitation to Bid and that all such persons are current in child support payments.

61. **ANTITRUST**
Pursuant to 15 U.S.C. § 1, et seq., and Texas Business and Commerce Code, Chapter 15, Contractor, by the submission of its bid, certifies that neither Contractor nor any natural person, proprietorship, firm, corporation, partnership, association, or institution represented by Contractor or anyone acting for such natural person, proprietorship, firm, corporation, partnership, association, or institution has violated any Federal or State antitrust laws or communicated the nature of the offer, directly or indirectly, to any competitor or other person engaged in a similar line of business.

62. **LABOR STANDARDS**
On contracts funded under a federal grant: Bidder acknowledges that the contract to be awarded pursuant to this solicitation is on a grant program funded with Federal funds. Bidder shall comply with the requirements of 29 CFR Part 5 and Part 30 and shall be in conformity with Executive Order 11246, entitled “Equal Employment Opportunity”, Copeland, “Anti-Kickback” Act (40 U.S.C. 3145, 29 C.F.R. Part 3), the Davis-Bacon and Related Acts (40 U.S.C. 3141-3148, 29 C.F.R. Parts 1,3, and 5), the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701 et seq.), and all other applicable Federal, State, and local laws and regulations pertaining to labor standards, insofar as those acts apply to the performance of this Agreement. Bidder is also responsible for ensuring that all subcontractors comply with the requirements of 29 CFR Part 5 and Part 30 and shall be in conformity with Executive Order 11246, entitled “Equal Employment Opportunity”, Copeland “Anti-Kickback” Act, the Davis-Bacon and Related Acts (29 CFR Parts 1, 3 and 5), the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701 et seq.), and all other applicable Federal, State, and local laws and regulations pertaining to labor standards, insofar as those acts apply to the performance of this Agreement.
63. PROCUREMENT LAWS

a. Bidder shall comply with all applicable local, State, and Federal procurement laws, rules, and regulations.

b. If this contract is made pursuant to a federal award, then Contractor acknowledges that the contract is subject, without limitation, to applicable provisions within 2 C.F.R. Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards. Contractor shall comply with applicable provisions within 2 C.F.R., Sections 200.319 through 200.326, including but not limited to the following:

1.) **Equal Employment Opportunity**, 41 C.F.R. Part 60-1.4(b) (applicable to federally assisted construction contracts).

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

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

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

   (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers’ representatives of the contractor’s commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

   (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and by rules, regulations, and relevant orders of the Secretary of Labor.

   (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to contractor’s books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

   (6) In the event of the contractor’s noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be cancelled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions as may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

   (7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The
contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

2.) **Small and minority business, women’s business enterprises, and labor surplus area firms (2 C.F.R. § 200.321).** The County is required to take affirmative steps to assure that minority businesses, women’s business enterprises, and labor surplus area firms are used when possible. This includes requiring the prime contractor, if subcontracts are to be let in the performance of this contract, to itself take affirmative steps in letting the subcontract. Accordingly, if subcontracts are to be let in the performance of this contract, the contractor must take affirmative steps in the letting of the subcontract(s), which must include:

(a) placing qualified small and minority businesses and women’s business enterprises on solicitation lists;

(b) assuring that small and minority businesses, and women’s business enterprises are solicited whenever they are potential sources;

(c) dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women’s business enterprises; and

(d) using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce.

In accordance with FEMA procurement guidance:

A small business is a business that is independently owned and operated, not dominant in the field of operation in which it is bidding on Galveston County contracts, and qualified as a small business under the Small Business Administration criteria and size standards at 13 C.F.R. Part 121.

A women’s business enterprise is a business enterprise that is: (a) at least 51 percent owned by one or more women or, in the case of a publicly owned business, at least 51 percent of the stock is owned by one or more women; and (b) whose management and daily operations are controlled by one or more women.

A minority business is a business that is (a) at least 51 percent owned by one or more minority group members or, in the case of a publicly owned business, at least 51 percent of the stock is owned by one or more minority group members; and (b) whose management and daily operations are controlled by one or more minority group members.

3.) **Davis-Bacon Act as amended (40 U.S.C. 3141-3148).** When required by Federal program legislation, all prime construction contracts in excess of $2,000 must include a provision for compliance with the Davis-Bacon Act as supplemented by the Department of Labor regulations (29 C.F.R. Part 5, “Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction”). In accordance with the statute, contractor must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity (the County) must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be condition upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contract must also include a provision for compliance with the Copeland Anti-Kickback Act (40 U.S.C. § 3145) as supplemented by the Department of Labor regulations (29 C.F.R. Part 3, “Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States”).
4.) **Compliance with the Copeland “Anti-Kickback” Act.** Contractor is prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which the person is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. “Whoever, by force, intimidation, or threat of procuring dismissal from employment, or by any other manner whatsoever induces any person employed in the construction, prosecution, completion or repair of any public building, public work, or building or work financed in whole or in part by loans or grants from the United States, to give up any part of the compensation to which he is entitled under his contract of employment, shall be fined under this title [Title 18, U.S.C.] or imprisoned not more than five years, or both.” 18 U.S.C. § 874.

(a) Contractor shall comply with 18 U.S.C. § 874, 40 U.S.C. § 3145, and the requirements of 29 C.F.R. Part 3 as may be applicable, which are incorporated by reference into this contract.

(b) The contractor or subcontractor shall insert in any subcontracts the clause above and such other clauses as the Federal awarding agency may be appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all of these contract clauses.

(c) Breach. A breach of the contract clause above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.

5.) **Contract Work Hours and Safety Standards Act.**

(a) Where applicable, all contracts awarded by the County in excess of $100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. §§ 3702 and 3704, as supplemented by the Department of Labor regulations at 29 C.F.R. Part 5. Under 40 U.S.C. 3702 of the Contract Work Hours and Safety Standards Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.S. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchase of supplies or material or articles ordinarily available on the open market, or contractors for transportation or transmission of intelligence.

(b) Compliance with the Contract Work Hours and Safety Standards Act.

(1) Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.

(2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (1) of this subsection the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this subsection, in the sum of $10 for each calendar day on which such individual was required or permitted to work in excess of the standard work week of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this subsection.
(3) Withholding for unpaid wages and liquidated damages. The awarding Federal agency, State agency, or the County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this subsection.

(4) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (1) through (4) of this subsection and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1) through (4) of this subsection.

6.) Rights to Inventions Made Under a Contractor Agreement.

(a) If the Federal award meets the definition of “funding agreement” under 37 C.F.R. § 401.2(a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under the “funding agreement,” the recipient or subrecipient must comply with the requirements of 37 C.F.R. Part 401, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” and any implementing regulations issued by the awarding agency.

(b) Stafford Act Disaster Grants. This requirement does not apply to Public Assistance, Hazard Mitigation Grant Program, Crisis Counseling Assistance and Training Grant program, Disaster Case Management Grant Program, and Federal Assistance to Individuals and Households – Other Needs Assistance Grant Program, as FEMA awards under these programs do not meet the definition of “funding agreement.”

(c) The regulations and 37 C.F.R. § 401.2(a) currently defines “funding agreement” as any contract, grant, or cooperative agreement entered into between any Federal agency, other than the Tennessee Valley Authority, and any contractor for the performance of experimental, developmental, or research work funded in whole or in part by the Federal government. This term also includes any assignment, substitution of parties, or subcontract of any type entered into for the performance of experimental, developmental, or research work under a funding agreement as defined in the first sentence of this paragraph.

7.) Clean Air Act (42 U.S.C. §§ 7401 – 7671q) and the Federal Water Pollution Control Act 933 U.S.C. §§ 1251-1387), as amended.

(a) The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401, et seq., and agrees to comply with all applicable standards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S. C. § 1251, et seq.

(b) The contractor agrees to report each violation of the Clean Air Act and/or the Federal Water Pollution Control Act to the Federal awarding agency, the State agency administering the grant, and the Regional Office of the Environmental Protection Agency (EPA) and understands and agrees that the Federal awarding agency, the State agency, and the EPA will, in turn, report each violation as required to assure notification to Galveston County, the Federal Emergency Management Agency, and the appropriate EPA Regional Office.
8.) **Debarment and Suspension (Executive Orders 12549 and 12689).** A contract award must not be made to parties listed on the government-wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 C.F.R. Part 180 that implement Executive Orders 12549 and 12689. The Contractor is required to verify that none of the contractor, its principals (defined at 2C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. §180.940) or disqualified (defined at 2 C.F.R. § 180.935).

Contractor must comply with 2 C.F.R. Part 180, Subpart C and 2 C.F.R. Part 3000, Subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into. Bidder agrees to comply with the requirements of 2 C.F.R. Part 180, Subpart C, and 2 C.F.R. Part 3000, Subpart C, while this offer is valid and through the period of any contract that may arise from this offer. The bidder further agrees to include a provision requiring such compliance in its lower tier covered transactions.

9.) **Procurement of Recovered Materials.**

(a.) A non-Federal entity that is a State agency or agency of a political subdivision of the State and its contractors must comply with Section 6002 of the Solid Waste Disposal Act, Public Law No. 89-272 (1965) (codified as amended by the Resource Conservation and Recovery Act at 42 U.S.C. § 6962).

(b.) In the performance of this contract, the contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired—

(1) Competitively within a timeframe providing for compliance with the contract performance schedule;

(2) Meeting contract performance requirements; or

(3) At a reasonable price.

(c) Information about this requirement is available at EPA’s Comprehensive Procurement Guidelines website, [http://www.epa.gov/cpg/](http://www.epa.gov/cpg/). The list of EPA-designated items is available at [https://www.epa.gov/cpg/products.htm](https://www.epa.gov/cpg/products.htm).

In the event of any discrepancy between the provisions in this Section 61 of General Provisions and provisions on the same subject elsewhere within this procurement, the most stringent shall control.

### 64. ENTIRETY OF AGREEMENT AND MODIFICATION

This contract contains the entire agreement between the parties. Any prior agreement, promise, negotiation or representation not expressly set forth in this contract has no force or effect. Any subsequent modification to this contract must be in writing, signed by both parties.

An official representative, employee, or agent of the County does not have the authority to modify or amend this contract except pursuant to specific authority to do so granted by the Galveston County Commissioners’ Court.

### 65. NOTICE

All notices or other communications required or permitted under this contract shall be in writing and shall be deemed to have been duly given if delivered personally in hand, transmitted by facsimile, or mailed certified mail, return receipt requested with proper postage affixed and addressed to the appropriate party at the following address or at such other address as may have been previously given in writing to the parties (Bidder shall provide its notice information with its Bid submission). If mailed, the notice shall be deemed delivered when actually received, or if
earlier, on the third day following deposit in a United States Postal Service post office or receptacle, duly certified, return receipt requested, with proper postage affixed. If delivered in person, notice shall be deemed delivered when receipted for by, or actually received by, the receiving Party. If transmitted by facsimile, notice shall be deemed delivered when receipt of such transmission is acknowledged.

To the County at:

Hon. Mark Henry,
County Judge of Galveston County
722 Moody (21st Street), Second (2nd) Floor
Galveston, Texas 77550
Fax: (409) 765-2653

With copies to:

Rufus Crowder, CPPO CPPB,
Galveston County Purchasing Agent
722 Moody (21st Street), Fifth (5th) Floor
Galveston, Texas 77550
Fax: (409) 621-7997

To the Contractor at:

(Bidder to provide its contact name, address, and facsimile number for notice under the contract.)

66. USE OF DHS SEAL, LOGO, AND FLAGS PROHIBITED WITHOUT PRIOR APROVAL
Contractor must obtain permission from the U.S. Department of Homeland Security financial assistance office (DHS FAO) prior to using DHS seals(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials, including use of the United States Coast Guard seal, logo, crests or reproductions of flags or likenesses of Coast Guard Officials.

67. FEDERAL GOVERNMENT NOT A PARTY
Contractor acknowledges that the Federal Government is not a party to the contract and is not subject to any obligations or liabilities to Galveston County, contractor, or any other party pertaining to any matter resulting from the contract.

68. PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS OR RELATED ACTS
69. LEAD AND ASBESTOS
If this invitation to bid involves remediation, demolition, reconstruction, rehabilitation, repair, or construction, or other applicable activities, the Contractor shall be responsible for performing investigations of lead and asbestos containing materials, and any required lead and asbestos abatement in compliance with Federal, State, and local laws, rules, regulations, ordinances and orders, relating to lead abatement and asbestos abatement as applicable, including but not limited to the Texas Asbestos Health Protection Act, codified as Chapter 1954 of the Occupations Code; the Texas Asbestos Health Protection Regulations, located at Title 25, Part 1, Chapter 295, Subchapter C of the Texas Administrative Code; Chapter 1955 of the Texas Occupations Code (lead-based paint abatement); the Texas Environmental Lead Reduction regulations, located at Title 25, Part 1, Chapter 295, Subchapter I of the Texas Administrative Code; the federal National Emission Standards for Asbestos regulations, located at Title 40, Part 61, Subpart M of the Code of Federal Regulations, and the National Emission Standards for Hazardous Air Pollutants. Contractor shall perform such inspections, encapsulation, remediation or other actions as required by federal, State, or local requirements in accordance with the federal Environmental Protection Agency (EPA), Texas Department of State Health Services (TXDSHS), and Texas Commission on Environmental Quality (TCEQ) requirements.

70. ACKNOWLEDGMENT OF GOVERNMENT RECORD
Bidder acknowledges that its submission in this Invitation to Bid, including its response, bid, certifications, affidavits, Vendor Forms (i.e., PEID, W-9, CIQ, etc.) constitutes government records under Chapter 37 of the Texas Penal Code.

71. COMPLIANCE WITH GALVESTON COUNTY PURCHASING POLICIES AND PROCEDURES
Bidder acknowledges, by its submission in this Invitation to Bid, that it shall comply with the Galveston County Purchasing Policies & Procedures Manual approved by Order of the Galveston County Commissioners Court on March 7, 2018.

End of General Provisions Section

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A. PURPOSE
Galveston County is seeking a contractor to reconstruct Texas Avenue between 14th Street and 6th Street/Loop 197 for a distance of approximately 3,670 linear feet less a 215 linear foot segment of pavement that was recently reconstructed by the City of Texas City at the intersection of 9th Street. The reconstruction will involve removal of existing pavement as well as improvement on the storm sewer system.

The Contractor’s estimate for this project is $4,322,000.00.

B. DEFINITIONS (As mentioned in FAR Subpart 52.2—Text of Provisions and Clauses)

52.202-1 Definitions.

Definitions (Nov 2013)

When a solicitation provision or contract clause uses a word or term that is defined in the Federal Acquisition Regulation (FAR), the word or term has the same meaning as the definition in FAR 2.101 in effect at the time the solicitation was issued, unless—

(a) The solicitation, or amended solicitation, provides a different definition;
(b) The contracting parties agree to a different definition;
(c) The part, subpart, or section of the FAR where the provision or clause is prescribed provides a different meaning; or
(d) The word or term is defined in FAR Part 31, for use in the cost principles and procedures.

C. BID SURETY
A 5% Bid surety/bond is a requirement of this solicitation.

D. PERFORMANCE AND PAYMENT BONDS
Performance and Payment Bonds are a requirement of this solicitation.

E. DAVIS-BACON WAGE RATES
Attention is called to the fact that not less than, the federally determined prevailing (Davis-Bacon and Related Acts) wage rate, as issued by the Office of Rural Community Affairs and contained in the contract documents, must be paid on this project. In addition, the successful bidder must ensure that employees and applicants for employment are not discriminated against because of race, color, religion, sex age or national origin.

F. BEST AND FINAL OFFERS (BAFO)
The Best and Final Offer process is not applicable to this solicitation.
G. PROCUREMENT TIMELINE
A timeline for this Bid and initial process is included below. Galveston County reserves the right to change these dates and will notify Bidders of any changes:

- Advertise ITB (first date of publication)    Wednesday, October 16, 2019
- Advertise ITB (second date of publication)   Wednesday, October 23, 2019
- Pre-Bid Conference                         Monday, October 28, 2019 at 10:00 a.m.
- Deadline for Questions & Inquiries         Monday, November 4, 2019 by 5:00 p.m.
- Bids due from public/Bid Opening           Thursday, November 14, 2019 at 2:00 p.m.

H. PRE-BID CONFERENCE
A non-mandatory pre-proposal conference will be held on Monday, October 28, 2019 at 10:00 a.m. at the Galveston County Courthouse, Purchasing Department, 722 Moody (21st Street), Fifth (5th) Floor, Galveston, Texas 77550.

I. SUBMISSION INSTRUCTIONS
One (1) unbound original and three (3) copies must be submitted no later than 2:00 P.M. CST, on Thursday, November 14, 2019 to:

Rufus G. Crowder, CPPO CPPB
Purchasing Agent
County of Galveston
722 Moody Avenue (21st Street), Fifth (5th) Floor
Galveston, TX  77550

The time stamp clock located in the Purchasing Agent’s office shall serve as the official time keeping piece for this solicitation process. Any proposals received after 2:00 P.M. CST on the specified date will be returned unopened.

Copies of bid/Contract Documents may also be obtained from www.Civcast.com search Texas Avenue Reconstruction. Bidders must register on this website in order to view and/or download specifications and plans for this project. There is NO charge to view or download documents. If copies of the bidding documents are to be mailed, please contact AARK Engineers, LLC. at 713-400-2755 for postage and handling. Return of documents is not required and no refund will be granted.

J. PERSONNEL TO CONTACT
Bidders desiring an explanation or interpretation relative to this solicitation must request it in writing. Oral explanations or instructions will not be binding. Any information given to a Bidder, which in the opinion of the County affects all responders or would be prejudicial to other Bidders if not communicated, shall be furnished to all Bidders as an addendum to the solicitation. Bidders must direct all inquiries to the following:

Rufus G. Crowder, CPPO CPPB
Purchasing Agent
722 21st Street (Moody)
Galveston, Texas 77550
e-mail: purchasing.bids@co.galveston.tx.us

Bidders must e-mail their requests (with the subject line “Texas Avenue Reconstruction – Bid# B201007– Questions”) for additional information and/or clarification to the address listed above.
The request must include the Bidder’s name and the BID number and title. *Any request for additional information or clarification must be received in writing no later than seven (7) calendar days prior to the Bid due date.* Late requests or those not delivered to the proper address may not receive a reply. Bidders shall not attempt to contact the County by any other means. The Purchasing Agent’s Office shall post the answers to the County website from the procurement web page and via addendum.

The County will issue responses to inquiries and any other corrections or amendments, it deems necessary, in the form of a written addendum, issued prior to the Bid Submission Date. The County, at its sole discretion, may not issue a response to a RFI submittal. Bidders should not rely on any oral or written representations, statements, or explanations, other than those made in this BID or in any written addendum to this BID. Where there appears to be conflict between the BID and any issued addenda, the last addendum issued will prevail. Addenda will be posted and made available on the County’s procurement web page. It is the Bidder's sole responsibility to ensure receipt of all addenda prior to submitting its Bid. All Bidders should check the County’s procurement web page for all addenda prior to submitting a response. The County’s procurement web page is located at [www.galvestoncountytx.gov/pu/Pages/default.aspx](http://www.galvestoncountytx.gov/pu/Pages/default.aspx), and current solicitations are at [www.galvestoncountytx.gov/pu/Pages/OpenSolicitations.aspx](http://www.galvestoncountytx.gov/pu/Pages/OpenSolicitations.aspx).

The Bidder must acknowledge the receipt of all addenda on the forms provided. In the event a Bidder fails to acknowledge receipt of such addenda, the County may, at its sole discretion, determines that such failure to acknowledge any or all addenda does not materially affect the Bid and waive the acknowledgement of one or more addenda.

Bidders who submit inquiries after the deadline date for receipt of questions indicated on the Procurement Timeline, risk that its response in the procurement will not be responsive or competitive because the County is not able to respond before the Bid receipt date or in sufficient time for the Bidder to prepare a responsive or competitive submittal. All questions and responses as posted on the County website pertaining to this BID are considered an addendum to, and part of, this BID. Each Bidder shall be responsible to monitor the County website for new or revised BID information. The County shall not be bound by any verbal information nor shall it be bound by any written information that is not either contained within the BID or formally issued as an addendum by the Purchasing Agent’s Office.

**K. PROGRAM ADMINISTRATION & CONTRACT MANAGEMENT**

The Program Administrator/Contract Manager that will manage the work to be performed under the resultant contract for the purpose of this bid is:

Michael Shannon  
Galveston County Engineer  
722 Moody, (21st St.), 1st Floor  
Galveston, TX  77550  
(409) 770-5453  
Email: michael.shannon@co.galveston.tx.us
L. **TYPE OF CONTRACT**

It is the intent of this solicitation to enter into a contract that meets federal guidelines. It is imperative that all responders seeking a contract under this BID solicitation effort must familiarize and adhere to the procurement standards as referenced in 2 C.F.R. Part 200, Sections 200.317-200.326, and Appendix II, 2 C.F.R. Part 200. Sections 200.317–200.326 and Appendix II are attached hereto as Exhibit A.

The resultant contract consists of the following documents: Invitation to Bid, General Provisions, Special Provisions, General Terms and Conditions (including specifications, drawings, and addenda), Bidder’s Bid, Bid Sheets, contract award, and any other documents referenced herein or attached hereto for the work. Collectively these documents may also be referred to as the Plans and Specifications.

*In an effort to satisfy cost reasonableness responsibilities at the time of each extension period, the County of Galveston reserves the right to obtain additional quotes and current pricing information from the successful contractor and other contractors to perform the work as stated per the specification listed herein and in the resultant. The solicited results may be used by the County to determine if the contract extensions will be considered or other service options be utilized.*

M. **COLLATERAL CONTRACT**

The County reserves the right to provide by separate contract or otherwise, in such manner as not to delay its programs or damage said Contractor, all labor and material essential to the completion of the work that is not included in this contract.

Award prices include all royalties and costs arising from patents, trademarks, and copyrights in any way involved in the work. Whenever the Awardee is required or desires to use any design, device, material or process covered by letters of patent or copyright, the Awardee shall indemnify and save harmless the County, its officers, agents and employees from any and all claims for infringement by reason of the use of any such patented design, tool, material, equipment, or process, to be performed under the contract, and shall indemnify the County its officers, agents, and employees for any costs, expenses and damages which may be incurred by reason of any infringement at any time during the prosecution or after the completion of the work.

N. **LABOR**

Contractor is encouraged to use local labor, but not at the expense of poor workmanship and higher cost. Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex or national origin. Contractor agrees to post in a conspicuous place a notice setting forth provisions of this non-discrimination clause.

O. **INSURANCE**

Bidder must submit, with its response, a current certificate of insurance evidencing coverage in the amounts specified below or greater. In lieu of submitting a certificate of insurance, Respondents may submit a notarized statement from an insurance company authorized to conduct business in the State of Texas guaranteeing that Respondent has such insurance. Provided however, that successful Respondent(s) shall be required to provide a current certificate of insurance to the Galveston County Purchasing Agent’s Office before Respondent commences any work hereunder. **Insurance shall be placed with insurers having an A.M. Best’s rating of no less than A.** Such insurance must be issued by a casualty company authorized to do business in the State of Texas, and in standard form approved by the Board of Insurance Commissioners of the State of Texas, with coverage provisions insuring the public from loss or damage that may arise to any person or property by reason of services rendered by Contractor.
Galveston County shall be listed as an additional insured on each policy and all certificates of insurance and Contractor shall provide Galveston County with no less than thirty (30) calendar days prior notice of any changes to the policy during the contractual period.

Certificates of Insurance, fully executed by a licensed representative of the insurance company written or countersigned by an authorized Texas state agency, shall be filed with the County Purchasing Agent within ten (10) calendar days of the execution of this Agreement as written proof of such insurance and further provided that Contractor shall not commence work under this Agreement until Contractor has obtained all insurance required herein, provided written proof as required herein, and received written notice to proceed issued from the County Purchasing Agent. Failure to provide such evidence of insurance within the ten (10) calendar day period shall constitute an event of default.

Workers’ Compensation Insurance. Respondent shall carry in full force Workers’ Compensation Insurance Policy(ies), if there is more than one employee, for all its employees, including but not limited to full time, part time, and emergency employees employed by the Contractor.

Commercial General Liability. Respondent shall carry in full force commercial general liability insurance with a limit of not less than $1,000,000 each occurrence and $2,000,000 in the aggregate. The Policy shall, minimally, cover liability for bodily injury, personal injury, and property damage.

Business Automobile Liability. Respondent shall carry in full force business automobile liability coverage with a combined bodily injury/property damage limit of not less than $1,000,000 each accident. The policy shall cover liability arising from the operation of licensed vehicles by policyholder.

Professional Liability. Respondent shall carry in full force professional liability insurance with limits of not less than $1,000,000.00.

Subrogation Waiver. Contractor and Contractor’s insurance carrier shall waive any and all rights to subrogation against Galveston County in regard to any suit or claim arising out of personal injury or property damage resulting from Contractor’s performance under this Agreement.

P. EXCEPTIONS
Any exceptions to Bid conditions should be listed on a separated sheet of paper, attached to Bid submittals and submitted with Bid at the specified date and time of Bid opening.

End of Special Provisions Section
PROCUREMENT STANDARDS

2 C.F.R. PART 200, APPENDIX II

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PROCUREMENT STANDARDS

2 C.F.R. PART 200, APPENDIX II


When procuring property and services under a Federal award, a state must follow the same policies and procedures it uses for procurements from its non-Federal funds. The state will comply with §200.322 Procurement of recovered materials and ensure that every purchase order or other contract includes any clauses required by section §200.326 Contract provisions. All other non-Federal entities, including sub-recipients of a state, will follow §§ 200.318 General procurement standards through 200.326 Contract provisions.


(a) The non-Federal entity must use its own documented procurement procedures which reflect applicable State, local and tribal laws and regulations, provided that the procurements conform to applicable Federal law and the standards identified in this part.

(b) Non-Federal entities must maintain oversight to ensure that contractors perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders.

(c)

(1) The non-Federal entity must maintain written standards of conduct covering conflicts of interest and governing the actions of its employees engaged in the selection, award and administration of contracts. No employee, officer, or agent may participate in the selection, award, or administration of a contract supported by a Federal award if he or she has a real or apparent conflict of interest. Such a conflict of interest would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or other interest in or a tangible personal benefit from a firm considered for a contract. The officers, employees, and agents of the non-Federal entity may neither solicit nor accept gratuities, favors, or anything of monetary value from contractors or parties to subcontracts. However, non-Federal entities may set standards for situations in which the financial interest is not substantial or the gift is an unsolicited item of nominal value. The standards of conduct must provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the non-Federal entity.

(2) If the non-Federal entity has a parent, affiliate, or subsidiary organization that is not a state, local government, or Indian tribe, the non-Federal entity must also maintain written standards of conduct covering organizational conflicts of interest. Organizational conflicts of interest means that because of
relationships with a parent company, affiliate, or subsidiary organization, the non-Federal entity is unable or appears to be unable to be impartial in conducting a procurement action involving a related organization.

(d) The non-Federal entity's procedures must avoid acquisition of unnecessary or duplicative items. Consideration should be given to consolidating or breaking out procurements to obtain a more economical purchase. Where appropriate, an analysis will be made of lease versus purchase alternatives, and any other appropriate analysis to determine the most economical approach.

(e) To foster greater economy and efficiency, and in accordance with efforts to promote cost-effective use of shared services across the Federal Government, the non-Federal entity is encouraged to enter into state and local intergovernmental agreements or inter-entity agreements where appropriate for procurement or use of common or shared goods and services.

(f) The non-Federal entity is encouraged to use Federal excess and surplus property in lieu of purchasing new equipment and property whenever such use is feasible and reduces project costs.

(g) The non-Federal entity is encouraged to use value engineering clauses in contracts for construction projects of sufficient size to offer reasonable opportunities for cost reductions. Value engineering is a systematic and creative analysis of each contract item or task to ensure that its essential function is provided at the overall lower cost.

(h) The non-Federal entity must award contracts only to responsible contractors possessing the ability to perform successfully under the terms and conditions of a proposed procurement. Consideration will be given to such matters as contractor integrity, compliance with public policy, record of past performance, and financial and technical resources. See also § 200.213 Suspension and debarment.

(i) The non-Federal entity must maintain records sufficient to detail the history of procurement. These records will include, but are not necessarily limited to the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price.

(j)

(1) The non-Federal entity may use a time and materials type contract only after a determination that no other contract is suitable and if the contract includes a ceiling price that the contractor exceeds at its own risk. Time and materials type contract means a contract whose cost to a non-Federal entity is the sum of:

(i) The actual cost of materials; and

(ii) Direct labor hours charged at fixed hourly rates that reflect wages, general and administrative expenses, and profit.

(2) Since this formula generates an open-ended contract price, a time-and-materials contract provides no positive profit incentive to the contractor for cost control or labor efficiency. Therefore, each contract must set a ceiling price that the contractor exceeds at its own risk. Further, the non-Federal entity awarding such a contract must assert a high degree of oversight in order to obtain reasonable assurance that the contractor is using efficient methods and effective cost controls.
(k) The non-Federal entity alone must be responsible, in accordance with good administrative practice and sound business judgment, for the settlement of all contractual and administrative issues arising out of procurements. These issues include, but are not limited to, source evaluation, protests, disputes, and claims. These standards do not relieve the non-Federal entity of any contractual responsibilities under its contracts. The Federal awarding agency will not substitute its judgment for that of the non-Federal entity unless the matter is primarily a Federal concern. Violations of law will be referred to the local, state, or Federal authority having proper jurisdiction.


(a) All procurement transactions must be conducted in a manner providing full and open competition consistent with the standards of this section. In order to ensure objective contractor performance and eliminate unfair competitive advantage, contractors that develop or draft specifications, requirements, statements of work, or invitations for bids or requests for proposals must be excluded from competing for such procurements. Some of the situations considered to be restrictive of competition include but are not limited to:

(1) Placing unreasonable requirements on firms in order for them to qualify to do business;

(2) Requiring unnecessary experience and excessive bonding;

(3) Noncompetitive pricing practices between firms or between affiliated companies;

(4) Noncompetitive contracts to consultants that are on retainer contracts;

(5) Organizational conflicts of interest;

(6) Specifying only a “brand name” product instead of allowing “an equal” product to be offered and describing the performance or other relevant requirements of the procurement; and

(7) Any arbitrary action in the procurement process.

(b) The non-Federal entity must conduct procurements in a manner that prohibits the use of statutorily or administratively imposed state, local, or tribal geographical preferences in the evaluation of bids or proposals, except in those cases where applicable Federal statutes expressly mandate or encourage geographic preference. Nothing in this section preempts state licensing laws. When contracting for architectural and engineering (A/E) services, geographic location may be a selection criterion provided its application leaves an appropriate number of qualified firms, given the nature and size of the project, to compete for the contract.

(c) The non-Federal entity must have written procedures for procurement transactions. These procedures must ensure that all solicitations:

(1) Incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured. Such description must not, in competitive procurements, contain features which unduly
restrict competition. The description may include a statement of the qualitative nature of the material, product or service to be procured and, when necessary, must set forth those minimum essential characteristics and standards to which it must conform if it is to satisfy its intended use. Detailed product specifications should be avoided if at all possible. When it is impractical or uneconomical to make a clear and accurate description of the technical requirements, a “brand name or equivalent” description may be used as a means to define the performance or other salient requirements of procurement. The specific features of the named brand which must be met by offers must be clearly stated; and

(2) Identify all requirements which the offerors must fulfill and all other factors to be used in evaluating bids or proposals.

(d) The non-Federal entity must ensure that all prequalified lists of persons, firms, or products which are used in acquiring goods and services are current and include enough qualified sources to ensure maximum open and free competition. Also, the non-Federal entity must not preclude potential bidders from qualifying during the solicitation period.


The non-Federal entity must use one of the following methods of procurement.

(a) Procurement by micro-purchases. Procurement by micro-purchase is the acquisition of supplies or services, the aggregate dollar amount of which does not exceed the micro-purchase threshold (§200.67 Micro-purchase). To the extent practicable, the non-Federal entity must distribute micro-purchases equitably among qualified suppliers. Micro-purchases may be awarded without soliciting competitive quotations if the non-Federal entity considers the price to be reasonable.

(b) Procurement by small purchase procedures. Small purchase procedures are those relatively simple and informal procurement methods for securing services, supplies, or other property that do not cost more than the Simplified Acquisition Threshold. If small purchase procedures are used, price or rate quotations must be obtained from an adequate number of qualified sources.

(c) Procurement by sealed bids (formal advertising). Bids are publicly solicited and a firm fixed price contract (lump sum or unit price) is awarded to the responsible bidder whose bid, conforming with all the material terms and conditions of the invitation for bids, is the lowest in price. The sealed bid method is the preferred method for procuring construction, if the conditions in paragraph (c)(1) of this section apply.

(1) In order for sealed bidding to be feasible, the following conditions should be present:

(i) A complete, adequate, and realistic specification or purchase description is available;

(ii) Two or more responsible bidders are willing and able to compete effectively for the business; and

(iii) The procurement lends itself to a firm fixed price contract and the selection of the successful bidder can be made principally on the basis of price.
(2) If sealed bids are used, the following requirements apply:

(i) Bids must be solicited from an adequate number of known suppliers, providing them sufficient response time prior to the date set for opening the bids, for local, and tribal governments, the invitation for bids must be publicly advertised;

(ii) The invitation for bids, which will include any specifications and pertinent attachments, must define the items or services in order for the bidder to properly respond;

(iii) All bids will be opened at the time and place prescribed in the invitation for bids, and for local and tribal governments, the bids must be opened publicly;

(iv) A firm fixed price contract award will be made in writing to the lowest responsive and responsible bidder. Where specified in bidding documents, factors such as discounts, transportation cost, and life cycle costs must be considered in determining which bid is lowest. Payment discounts will only be used to determine the low bid when prior experience indicates that such discounts are usually taken advantage of; and

(v) Any or all bids may be rejected if there is a sound documented reason.

(d) Procurement by competitive proposals. The technique of competitive proposals is normally conducted with more than one source submitting an offer, and either a fixed price or cost-reimbursement type contract is awarded. It is generally used when conditions are not appropriate for the use of sealed bids. If this method is used, the following requirements apply:

(1) Requests for proposals must be publicized and identify all evaluation factors and their relative importance. Any response to publicized requests for proposals must be considered to the maximum extent practical;

(2) Proposals must be solicited from an adequate number of qualified sources;

(3) The non-Federal entity must have a written method for conducting technical evaluations of the proposals received and for selecting recipients;

(4) Contracts must be awarded to the responsible firm whose proposal is most advantageous to the program, with price and other factors considered; and

(5) The non-Federal entity may use competitive proposal procedures for qualifications-based procurement of architectural/engineering (A/E) professional services whereby competitors' qualifications are evaluated and the most qualified competitor is selected, subject to negotiation of fair and reasonable compensation. The method, where price is not used as a selection factor, can only be used in procurement of A/E professional services. It cannot be used to purchase other types of services though A/E firms are a potential source to perform the proposed effort.

(e) [Reserved]
(f) Procurement by noncompetitive proposals. Procurement by noncompetitive proposals is procurement through solicitation of a proposal from only one source and may be used only when one or more of the following circumstances apply:

(1) The item is available only from a single source;

(2) The public exigency or emergency for the requirement will not permit a delay resulting from competitive solicitation;

(3) The Federal awarding agency or pass-through entity expressly authorizes noncompetitive proposals in response to a written request from the non-Federal entity; or

(4) After solicitation of a number of sources, competition is determined inadequate.


(a) The non-Federal entity must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.

(b) Affirmative steps must include:

(1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;

(2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;

(3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;

(4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;

(5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and

(6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) of this section.

69 FR 26280, May 11, 2004; 78 FR 78608, Dec. 26, 2013, unless otherwise noted

A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds $10,000 or the value of the quantity acquired during the preceding fiscal year exceeded $10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.


(a) The non-Federal entity must perform a cost or price analysis in connection with every procurement action in excess of the Simplified Acquisition Threshold including contract modifications. The method and degree of analysis is dependent on the facts surrounding the particular procurement situation, but as a starting point, the non-Federal entity must make independent estimates before receiving bids or proposals.

(b) The non-Federal entity must negotiate profit as a separate element of the price for each contract in which there is no price competition and in all cases where cost analysis is performed. To establish a fair and reasonable profit, consideration must be given to the complexity of the work to be performed, the risk borne by the contractor, the contractor's investment, the amount of subcontracting, the quality of its record of past performance, and industry profit rates in the surrounding geographical area for similar work.

(c) Costs or prices based on estimated costs for contracts under the Federal award are allowable only to the extent that costs incurred or cost estimates included in negotiated prices would be allowable for the non-Federal entity under Subpart E—Cost Principles of this part. The non-Federal entity may reference its own cost principles that comply with the Federal cost principles.

(d) The cost plus a percentage of cost and percentage of construction cost methods of contracting must not be used.

69 FR 26280, May 11, 2004; 78 FR 78608, Dec. 26, 2013, unless otherwise noted

2 C.F.R. § 200.324. Federal awarding agency or pass-through entity review.

(a) The non-Federal entity must make available, upon request of the Federal awarding agency or pass-through entity, technical specifications on proposed procurements where the Federal awarding agency or pass-through entity believes such review is needed to ensure that the item or service specified is the one being proposed for acquisition. This review generally will take place prior to the time the specification is incorporated into a solicitation document. However, if the non-Federal entity desires to have the review accomplished after a solicitation has been developed, the Federal awarding agency or pass-through entity may still review the specifications, with such review usually limited to the technical aspects of the proposed purchase.
(b) The non-Federal entity must make available upon request, for the Federal awarding agency or pass-through entity pre-procurement review, procurement documents, such as requests for proposals or invitations for bids, or independent cost estimates, when:

(1) The non-Federal entity's procurement procedures or operation fails to comply with the procurement standards in this part;

(2) The procurement is expected to exceed the Simplified Acquisition Threshold and is to be awarded without competition or only one bid or offer is received in response to a solicitation;

(3) The procurement, which is expected to exceed the Simplified Acquisition Threshold, specifies a “brand name” product;

(4) The proposed contract is more than the Simplified Acquisition Threshold and is to be awarded to other than the apparent low bidder under a sealed bid procurement; or

(5) A proposed contract modification changes the scope of a contract or increases the contract amount by more than the Simplified Acquisition Threshold.

c) The non-Federal entity is exempt from the pre-procurement review in paragraph (b) of this section if the Federal awarding agency or pass-through entity determines that its procurement systems comply with the standards of this part.

(1) The non-Federal entity may request that its procurement system be reviewed by the Federal awarding agency or pass-through entity to determine whether its system meets these standards in order for its system to be certified. Generally, these reviews must occur where there is continuous high-dollar funding, and third party contracts are awarded on a regular basis;

(2) The non-Federal entity may self-certify its procurement system. Such self-certification must not limit the Federal awarding agency's right to survey the system. Under a self-certification procedure, the Federal awarding agency may rely on written assurances from the non-Federal entity that it is complying with these standards. The non-Federal entity must cite specific policies, procedures, regulations, or standards as being in compliance with these requirements and have its system available for review.

69 FR 26280, May 11, 2004; 78 FR 78608, Dec. 26, 2013, unless otherwise noted


For construction or facility improvement contracts or subcontracts exceeding the Simplified Acquisition Threshold, the Federal awarding agency or pass-through entity may accept the bonding policy and requirements of the non-Federal entity provided that the Federal awarding agency or pass-through entity has made a determination that the Federal interest is adequately protected. If such a determination has not been made, the minimum requirements must be as follows:

(a) A bid guarantee from each bidder equivalent to five percent of the bid price. The “bid guarantee” must consist of a firm commitment such as a bid bond, certified check, or other negotiable instrument accompanying a bid as assurance that the bidder will, upon acceptance of the bid, execute such contractual documents as may be required within the time specified.
(b) A performance bond on the part of the contractor for 100 percent of the contract price. A “performance bond” is one executed in connection with a contract to secure fulfillment of all the contractor's obligations under such contract.

(c) A payment bond on the part of the contractor for 100 percent of the contract price. A “payment bond” is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provided for in the contract.

69 FR 26280, May 11, 2004; 78 FR 78608, Dec. 26, 2013, unless otherwise noted


The non-Federal entity's contracts must contain the applicable provisions described in Appendix II to Part 200—Contract Provisions for non-Federal Entity Contracts Under Federal Awards.

69 FR 26280, May 11, 2004; 78 FR 78608, Dec. 26, 2013, unless otherwise noted
2 C.F.R. Part, 200, Appendix II

In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non-Federal entity under the Federal award must contain provisions covering the following, as applicable.

(A) Contracts for more than the simplified acquisition threshold currently set at $150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

(B) All contracts in excess of $10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.


(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of $2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, “Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction”). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland “Anti-Kickback” Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, “Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States”). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of $100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or
dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of “funding agreement” under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that “funding agreement,” the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” and any implementing regulations issued by the awarding agency.

(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of $150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

(H) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), “Debarment and Suspension.” SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.


CERTIFICATION REGARDING LOBBYING
(31 U.S.C.A. § 1352)
This Certification must be completed, signed, dated and returned to the Galveston County Purchasing Agent

Procurement Number and Description: __________________________________________

BID #B201007 Texas Avenue Reconstruction

Proposer CERTIFIES, to the best of its knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the proposer, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the proposer shall complete and submit Standard Form LLL, “Disclosure Form to Report Lobbying”, in accordance with its instructions.

3. Proposer shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

Name of Organization/Corporation: __________________________________________

Address: _________________________________________________________________

City: __________________________ State: _______________ Zip Code: ______________

Signature of Authorized Signatory for Proposer: ________________________________ Date

Signed: __________________________

Title of Authorized Signatory of Proposer: ______________________________________
NON-COLLUSION AFFIDAVIT

Before me, the undersigned notary, on this day personally appeared ___________________________ (Affiant), whom being first duly sworn, deposes and certifies that:

- Affiant is the ___________________________ of ___________________________, that
  (Individual, Partner, Corporate Officer) (Name of Qualifier)
  submitted the attached Qualification in Bid No. B201007 Texas Avenue Reconstruction

- Affiant is a duly authorized representative of Qualifier and is authorized to make this Non-Collusion Affidavit;

- The attached Qualification is genuine and is not a collusive or sham Qualification;

- The attached Qualification has been independently arrived at without collusion with any other qualifier, bidder, proposer, person, firm, competitor, or potential competitor;

- Qualifier has not colluded, conspired, connived or agreed, directly or indirectly, with any other qualifier, bidder, proposer, person, firm, competitor, or potential competitor, to submit a collusive or sham qualification or that such other qualifier, bidder, proposer, person, firm, competitor, or potential competitor shall refrain from qualifying;

- Qualifier has not in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other qualifier, bidder, proposer, person, firm, competitor, or potential competitor to fix the price or prices in the attached Qualification or of the qualification any other qualifier;

- Qualifier has not in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other qualifier bidder, proposer, person, firm, competitor, or potential competitor to fix the overhead, profit or cost element of the Qualification price or prices of any other qualifier, or to secure through any collusion, conspiracy, connivance, or unlawful agreement any advantage against Galveston County or any person interested in the proposed contract;

- Affiant has not in any manner, directly or indirectly, sought by agreement or collusion or communication or conference with any other qualifier bidder, proposer, person, firm, competitor, or potential competitor, paid or agreed to pay any other qualifier, bidder, proposer, person, firm, competitor, or potential competitor any money or anything of value in return for assistance in procuring or attempting to procure a contract or in return for establishing the price or prices in the attached Qualification or the qualification of any other Qualifier; and

- Affiant certifies that Affiant is fully informed regarding the accuracy of the statements contained herein, and under penalties of perjury, certifies and affirms the truth of the statements herein, such penalties being applicable to the Qualifier as well as to Affiant signing on its behalf.

______________________________
Signature of Affiant

SWORN TO and SUBSCRIBED before me this ___________day of__________________________, 2019.

______________________________
Notary Public

My Commission Expires: _____________________
BID FORM
TEXAS AVENUE RECONSTRUCTION
COUNTY OF GALVESTON, TEXAS

By signing here, the firm does hereby attest that it has fully read the instructions, conditions and general and special provisions and understands them.

THE COMPANY OF: ____________________________________________________________

ADDRESS: _________________________________________________________________

FEIN (TAX ID): _______________________________________________________________

The following shall be returned with your bid. Failure to do so may be ample cause for rejection of bid as non-responsive. It is the responsibility of the Bidder to ensure that bidder has received all addenda.

Items: Confirmed (X):
1. References (if required) ______
2. Addenda, if any #1 #2 #3 #4 ______
3. One (1) original and three (3) copies of submittal ______
4. Bid Form ______
5. Vendor Qualification Packet ______
6. Debarment Certification Form ______
7. Non-Collusion Affidavit ______
8. Payment Terms: net 30 Other ______
9. Lobbyist Certification ______
10. Bid Bond ______

Person to contact regarding this bid:____________________________________________

Title: ___________________________ Phone: ___________________________ Fax: __________

E-mail address: ______________________________________________________________

Name of person authorized to bind the Firm:_____________________________________

Signature: ___________________________ Date: ________________________________

Title: ___________________________ Phone: ___________________________ Fax: __________

E-mail address: ______________________________________________________________
BID FORM
TEXAS AVENUE RECONSTRUCTION
GALVESTON COUNTY, TEXAS

Bidder shall use this form to provide the information for notice.

1. Contact information for notice:
   Name:_____________________________________________________________________
   Address:___________________________________________________________________
   __________________________________________________________
   Telephone Number:______________________ Facsimile number:_____________________

2. If a copy of notice is requested, please complete below:
   Name:_____________________________________________________________________
   Address:___________________________________________________________________
   __________________________________________________________
   Telephone Number:______________________ Facsimile number:_____________________

3. If second or more copies are requested for notice, please supplement this form and clearly mark the supplement as “Supplementary Notice Information.”

Bidder to submit reference information. Bidder shall use this form to provide minimum required reference information. If Bidder wishes to provide more than the minimum, Bidder should supplement this form and should clearly mark the supplement as “Supplementary Reference Information.”

1. References who can attest to the Bidder’s capability to carry out the requirements set forth in this bid:
   Business Name of Organization:______________________________________________
   Name of Person:____________________________________________________________
   Title of Individual within Organization, if applicable____________________________
   Business address:____________________________________________________________
   __________________________________________________________
   Telephone number:______________________ Facsimile number:_____________________

   Business Name of Organization:______________________________________________
   Name of Person:____________________________________________________________
   Title of Individual within Organization, if applicable____________________________
   Business address:____________________________________________________________
   __________________________________________________________
   Telephone number:______________________ Facsimile number:_____________________

   Business Name of Organization:______________________________________________
   Name of Person:____________________________________________________________
   Title of Individual within Organization, if applicable____________________________
   Business address:____________________________________________________________
   __________________________________________________________
   Telephone number:______________________ Facsimile number:_____________________
References of major supplier of Bidder who can speak to the financial capability of the Bidder to carry out the requirements set forth in this bid:

1. Business Name of Supplier: ____________________________________________
   Name of Person: _________________________________________________________
   Title of Individual within business: _________________________________________
   Business address: _________________________________________________________
   Telephone number: ___________________________ Facsimile number: ______________

2. Business Name of Supplier: ____________________________________________
   Name of Person: _________________________________________________________
   Title of Individual within business: _________________________________________
   Business address: _________________________________________________________
   Telephone number: ___________________________ Facsimile number: ______________

3. Business Name of Supplier: ____________________________________________
   Name of Person: _________________________________________________________
   Title of Individual within business: _________________________________________
   Business address: _________________________________________________________
   Telephone number: ___________________________ Facsimile number: ______________

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County of Galveston

ACKNOWLEDGMENT AND CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER INELIGIBILITY

Executive Orders 12549 & 12689 Certification, Debarment and Suspension

Solicitation Number: BID #B201007

Solicitation Title: Texas Avenue Reconstruction

Contractor hereby CERTIFIES that:

Contractor, and all of its principals, is not presently debarred, suspended, proposed for debarment, proposed for suspension, or declared ineligible under Executive Order 12549 or Executive Order 12689, Debarment and Suspension, and is not in any other way ineligible for participation in Federal or State assistance programs;

Contractor, and all of its principals, were not and have not been debarred, suspended, proposed for debarment, proposed for suspension, or declared ineligible under Executive Order 12549 or Executive Order 12689, Debarment and Suspension, and were not and have not been in any other way ineligible for participation in Federal or State assistance programs at the time its’ proposal was submitted in the procurement identified herein and at any time since submission of its’ proposal;

Contractor has included, and shall continue to include, this certification in all contracts between itself and any sub-contractors in connection with services performed under this contract; and

Contractor shall notify Galveston County in writing immediately, through written notification to the Galveston County Purchasing Agent, if Contractor is not in compliance with Executive Order 12549 or 12689 during the term of its contract with Galveston County.

Contractor Represents and Warrants that the individual executing this Acknowledgment and Certification on its behalf has the full power and authority to do so and can legally bind the Contractor hereto.

_________________________________________  __________________________
Name of Business                                  Date

By: ________________________________  ________________________________
Signature                                      Printed Name & Title
County of Galveston
Purchasing Department
Vendor Qualification Packet
(rev. 1.4, September 28, 2017)

All interested parties seeking consideration for qualified vendor status with the County of Galveston should complete and return only the following forms to:

Galveston County Purchasing Department
722 Moody Avenue, (21st Street), 5th Floor
Galveston, Texas 77550
(409) 770-5371 office
(409) 621-7987 fax

PEID Form: Person /Entity Information Data

W-9 Form: Request for Taxpayer Identification Number and Certification
(please note that the included form may not be the latest revised form issued by the Internal Revenue Service. Please check the IRS website at http://www.irs.gov/pub/irs-pdf/iw9.pdf for the latest revision of this form.)

CIQ Form: Conflict of Interest Questionnaire
(please note that the included form may not be the latest revised form issued by the State of Texas Ethics Commission. Please check the Texas Ethics Commission website at http://www.ethics.state.tx.us/whatsnew/conflict_forms.htm for the latest revision of this form. Please note that Galveston County Purchasing Agent is not responsible for the filing of this form with the Galveston County Clerk per instructions of the State of Texas Ethics Commission).

Debarment: CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS & REQUIREMENT TO REGISTER IN SAM

Vendors/contractor certifies that neither it, nor any of its Principals, are presently debarred, suspended, proposed for debarment, disqualified, excluded, or in any way declared ineligible for the award of contracts by any Federal agency. Vendor agrees that it shall refund Galveston County for any payments made to Contractor while ineligible. Vendor acknowledges that Contractor's unsecured failure to perform under any agreement with the County of Galveston, if such should occur, may result in Contractor being debarred from performing additional work for the County, the respecting State Agency administering the grant funding the contract, if applicable, the State, FEMA or HUD (as applicable), and other Federal and State entities. Further, Vendor has executed the Certification Regarding Debarment, Suspension, Proposed Debarment, and Other Responsibility Matters and returned the fully completed and executed original certification with the submission of this Vendor Qualification Packet. The truthful and fully completed and executed original of the Certification Regarding Debarment, Suspension, Proposed Debarment, and Other Responsibility Matters must be included with the submission of this Vendor Qualification Packet and is a mandatory requirement to become a vendor of Galveston County. Vendor's failure to include the fully completed and executed original of this Certification shall be considered non-compliant with the requirements of this vendor qualification request and grounds for the rejection of vendor's request. Vendor shall immediately notify the County Purchasing Agent if it becomes debarred or suspended, placed on
the Consolidated List of Debarred Contractors, or in any other way becomes ineligible for award of contract by any Federal agency. This Certification is a material fact relied upon by Galveston County; if it is later determined that the vendor did not comply with 2 C.F.R. Part 180 and 2 C.F.R. Part 3000, in additional to the remedies available to Galveston County and the State agency administering a grant, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment of contractor. If the contract to be awarded pursuant to a Galveston County procurement effort involves the use of Federal funds, then vendor must also be registered in the Federal Contractor Registry through the System for Award Management (SAM) to be eligible for award of contract pursuant to the procurement.

Information regarding the SAM is available at:
http://www.federalcontractorregistry.com/?gclid=CJG1hfP2r8wCFYkCaQoducANZw or at https://www.sam.gov/portal/SAM/#1.

No contract involving the use of Federal funds may be awarded to any vendor unless and until such registration is current and in good standing under SAM. Successful vendors must maintain SAM registration throughout the entire term of any contractual agreement with the County. If a contract involves the use of Federal funds, then vendor must enclose proof of such SAM registration within its response, which is also a mandatory requirement of County procurement policy; failure to enclose such proof shall be considered non-compliant with the requirements of any procurement effort and grounds for the rejection of vendor's response to any procurement efforts (i.e., bid, proposal, or qualifications statement, as applicable).

Certificate(s) of Insurance: If the person or entity seeking qualified vendor status with the County will be performing work at or on any County owned facility and/or property, Certificate(s) of Insurance are required to be submitted prior to performing any work.

Insurance requirements are as follows:

Public Liability and Property Damage Insurance:

Successful vendor agrees to keep in full force and effect, a policy of public liability and property damage insurance issued by a casualty company authorized to do business in the State of Texas, and in standard form approved by the Board of Insurance Commissioners of the State of Texas, with coverage provisions insuring the public from any loss or damage that may arise to any person or property by reason of services rendered by vendor. Vendor shall at its own expense be required to carry the following minimum insurance coverages:

1. For damages arising out of bodily injury to or death of one person in anyone occurrence - one hundred thousand and no/100 dollars ($100,000.00);
2. For damages arising out of bodily injury to or death of two or more persons in anyone occurrence - three hundred thousand and no/100 dollars ($300,000.00); and
3. For injury to or destruction of property in anyone occurrence - one hundred thousand and no/100 dollars ($100,000.00).

This insurance shall be either on an occurrence basis or on a claims made basis. Provided however, that if the coverage is on a claims made basis, then the vendor shall be required to purchase, at the termination of this agreement, tail coverage for the County for the period of the County's relationship with the vendor under this agreement. Such coverage shall be in the amounts set forth in subparagraphs (1), (2), and (3) above.
Worker's Compensation Insurance:

Successful vendor shall also carry in full force Workers' Compensation Insurance policy(ies), if there is more than one employee, for all employees, including but not limited to full time, part time, and emergency employees employed by the vendor. Current insurance certificates certifying that such policies as specified above are in full force and effect shall be furnished by the vendor to the County.

The County of Galveston shall be named as additional insured on policies listed in subparagraphs above and shall be notified of any changes to the policy(ies) during the contractual period. Insurance is to be placed with insurers having a Best rating of no less than A. The vendor shall furnish the County with certificates of insurance and original endorsements affecting coverage required by these insurance clauses. The certificates and endorsements for each insurance policy are to be signed by a person authorized by the insurer to bind coverage on its behalf. The vendor shall be required to submit annual renewals for the term of any contractual agreement, purchase order or term contract, with Galveston County prior to expiration of any policy.

In addition to the remedies stated herein, the County has the right to pursue other remedies permitted by law or in equity.

The County agrees to provide vendor with reasonable and timely notice of any claim, demand, or cause of action made or brought against the County arising out of or related to utilization of the property. Vendor shall have the right to defend any such claim, demand, or cause of action at its sole cost and expense and within its sole and exclusive discretion. The County agrees not to compromise or settle any claim or cause of action arising out of or related to the utilization of the property without the prior written consent of the vendor.

In no event shall the County be liable for any damage to or destruction of any property belonging to the vendor unless specified in writing and agreed upon by both parties.

Procurement Policy - Special Note:

Understand that it is, according to Texas Local Government Code, Section 262.011, Purchasing Agents, subsections (d), (e), and (f), the sole responsibility of the Purchasing Agent to supervise all procurement transactions.

Therefore, be advised that all procurement transactions require proper authorization in the form of a Galveston County purchase order from the Purchasing Agent's office prior to commitment to deliver supplies, materials, equipment, including contracts for repair, service, and maintenance agreements. Any commitments made without proper authorization from the Purchasing Agent's office, pending Commissioners' Court approval, may become the sole responsibility of the individual making the commitment including the obligation of payment.

Code of Ethics - Statement of Purchasing Policy:

Public employment is a public trust. It is the policy of Galveston County to promote and balance the objective of protecting the County's integrity and the objective of facilitating the recruitment and retention of personnel needed by Galveston County. Such policy is implemented by prescribing essential standards of ethical conduct without creating unnecessary obstacles to entering public office.

Public employees must discharge their duties impartially so as to assure fair competitive access to governmental procurement by responsible contractors. Moreover, they should conduct themselves in such a manner as to foster public confidence in the integrity of the Galveston County procurement organization.

To achieve the purpose of these instructions, it is essential that those doing business with Galveston County also observe the ethical standards prescribed here.
General Ethical Standards: It shall be a breach of ethics to attempt to realize personal gain through public employment with Galveston County by any conduct inconsistent with the proper discharge of the employee's duties.

It shall be a breach of ethics to attempt to influence any public employee of Galveston County to breach the standards of ethical conduct set forth in this code.

It shall be a breach of ethics for any employee of Galveston County to participate directly or indirectly in procurement when the employee knows that:

- The employee or any member of the employee's immediate family has a financial interest pertaining to the procurement.

- A business or organization in which the employee, or any member of the employee's immediate family, has a financial interest pertaining to the procurement.

- Any other person, business or organization with which the employee or any member of the employee's immediate family is negotiating or has an arrangement concerning prospective employment is involved in the procurement.

Gratuities: It shall be a breach of ethics to offer, give or agree to give any employee of Galveston County, or for any employee or former employee of Galveston County to solicit, demand, accept or agree to accept from another person, a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of a program requirement or purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing, or in any other advisory capacity in any program requirement or a contract or subcontract, or to any solicitation or proposal therefore pending before this government.

Kickbacks: It shall be a breach of ethics for any payment, gratuity or offer of employment to be made by or on behalf of a subcontractor under a contract to the prime contractor or higher tier subcontractor for any contract for Galveston County, or any person associated therewith, as an inducement for the award of a subcontract or order.

Contract Clause: The prohibition against gratuities and kickbacks prescribed above shall be conspicuously set forth in every contract and solicitation by Galveston County.

Confidential Information: It shall be a breach of ethics for any employee of Galveston County to knowingly use confidential information for actual or anticipated personal gain, or for the actual or anticipated gain of any person.

Questions/Concerns:
If you have any questions or concerns regarding the information or instructions contained within this packet, please contact any member of the Purchasing Department staff at (409) 770-5371.

CONFLICT OF INTEREST DISCLOSURE REPORTING

Proposer may be required under Chapter 176 of the Texas Local Government Code to complete and file a conflict of interest questionnaire (CIQ Form). If so, the completed CIQ Form must be filed with the County Clerk of Galveston County, Texas.

If Proposer has an employment or other business relationship with an officer of Galveston County or with a family member of an officer of Galveston County that results in the officer or family member of the officer receiving taxable income that exceeds $2,500.00 during the preceding 12-month period, then Proposer MUST complete a CIQ Form and file the original of the CIQ Form with the County Clerk of Galveston County.
If Proposer has given an officer of Galveston County or a family member of an officer of Galveston County one or more gifts with an aggregate value of more than $250.00 during the preceding 12-months, then Proposer MUST complete a CIQ Form and file the original of the CIQ Form with the County Clerk of Galveston County.

The Galveston County Clerk has offices at the following locations:

Galveston County Clerk
Galveston County Justice Center, Suite 2001
600 59th Street
Galveston, Texas 77551

Galveston County Clerk
North County Annex, 1st Floor
174 Calder Road
League City, Texas 77573

Again, if Proposer is required to file a CIQ Form, the original completed form is filed with the Galveston County Clerk (not the Purchasing Agent).

For Proposer's convenience, a blank CIQ Form is enclosed with this proposal. Blank CIQ Forms may also be obtained by visiting the Galveston County Clerk's website and/or the Purchasing Agent's website - both of these web sites are linked to the Galveston County homepage, at http://www.co.galveston.tx.us.

As well, blank CIQ Forms may be obtained by visiting the Texas Ethics Commission website, specifically at http://www.ethics.state.tx.us/whatsnew/conflictforms.htm.

Chapter 176 specifies deadlines for the filing of CIQ Forms (both initial filings and updated filings).

It is Proposer's sole responsibility to file a true and complete CIQ Form with the Galveston County Clerk if Proposer is required to file by the requirements of Chapter 176. Proposer is advised that it is an offense to fail to comply with the disclosure reporting requirements dictated under Chapter 176 of the Texas Local Government Code.

If you have questions about compliance with Chapter 176, please consult your own legal counsel. Compliance is the individual responsibility of each person, business, and agent who is subject to Chapter 176 of the Texas Local Government Code.
COUNTY of GALVESTON
Purchasing Department

FORM PEID: Request for Person-Entity Identification Data

Instructions: Please type or print clearly when completing sections 1 thru 4 and return completed form to:

Galveston County Purchasing Agent
722 Moody Avenue (21st Street), 5th Floor
Galveston, Texas 77550
(409) 770-5371
prodoc@co.galveston.tx.us

1.

| Business Name: |
| Attention Line: |

2.

| Physical Address: |
| City: | State: | Zip+4: |

3.

| Billing / Remit Address: |
| City: | State: | Zip+4 |

4.

| Main Contact Person: |
| Main Phone Number: |
| Fax Number: |
| E-mail Address: |

Areas below are for County use only.

| Requested By: | Phone / Ext. # |
| Department: | Date: |

| Action Requested - Check One: | IFAS PEID Vendor Number: |
| ( ) Add New | ( ) Change Data | ( ) Re-activate |
| ( ) Inactivate | ( ) Employee | ( ) Attorney |
| ( ) Landlord | ( ) Foster Parent | ( ) Refund |
| ( ) OneTime | ( ) Foster Child |
**Request for Taxpayer Identification Number and Certification**

Give Form to the requester. Do not send to the IRS.

1. Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.

2. Business name/disregarded entity name, if different from above.

3. Check appropriate box for federal tax classification; check only one of the following seven boxes:
   - Individual/sole proprietor
   - C Corporation
   - S Corporation
   - Partnership
   - Trust/estate
   - Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership). Note: For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the line above for the tax classification of the single-member owner.
   - Other (see instructions) ▶

4. Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):
   - Exempt payee code (if any) ▶
   - Exemption from FATCA reporting code (if any) ▶
   - (Applies to accounts maintained outside the U.S.)

5. Address (number, street, and apt. or suite no.).

6. City, state, and ZIP code.

7. List account number (s) here (optional).

### Part I: Taxpayer Identification Number (TIN)

Enter the TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN on page 3.

Note: If the account is in more than one name, see the instructions for line 1 and the chart on page 4 for guidelines on whose number to enter.

### Part II: Certification

Under penalties of perjury, I certify that:
1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the IRS that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
3. I am a U.S. citizen or other U.S. person (defined below); and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

**Certification instructions**: You must cross out Item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, Item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

### Sign Here:

**Signature of U.S. person ▶**

**Date ▶**

### General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

**Future developments**: Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

**Purpose of Form**

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1098-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1098-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

Please check that the TIN you are giving is correct (or you are waiting for a number to be issued).

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
2. Certify that you are not subject to backup withholding, or
3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.
4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See What is FATCA reporting? on page 2 for further information.
Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester’s form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

• An individual who is a U.S. citizen or U.S. resident alien;
• A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
• An estate (other than a foreign estate); or
• A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners’ share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person and pay section 1446 withholding taxes. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States:

• in the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
• in the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
• in the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 6233 (see Publication 515, Withholding on Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a “saving clause.” Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
2. The treaty article addressing the income.
3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
4. The type and amount of income that qualifies for the exemption from tax.
5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China Income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 6233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,
2. You do not certify your TIN when required (see the Part II Instructions on page 3 for details),
3. The IRS tells the requester that you furnished an incorrect TIN,
4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1985 only).

Certain payees and payments are exempt from backup withholding. See Exempt payees code on page 3 and the separate instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships above.

What is FATCA reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code on page 3 and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You may provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of $50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a $500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; do not leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account, list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9.

a. Individual. Generally, enter your name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note. ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. Sole proprietor or single-member LLC. Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.

c. Partnership, LLC that is not a single-member LLC, C Corporation, or S Corporation. Enter the entity’s name as shown on the entity’s tax return on line 1 and any business, trade, or DBA name on line 2.

d. Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. Disregarded entity. For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-3(c)(2)(ii). Enter the owner’s name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner’s name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity’s name on line 2, “Business name/disregarded entity name.” If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

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Line 2
If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3
Check the appropriate box in line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box in line 3.

Limited Liability Company (LLC), if the name on line 1 is an LLC treated as a partnership for U.S. federal tax purposes, check the "Limited Liability Company" box and enter "P" in the space provided. If the LLC has filed Form 8821 or 2553 to be taxed as a corporation, check the "Limited Liability Company" box and enter "C" or "S" in the space provided. C or S for Corporation. If it is a single-member LLC that is a disregarded entity, do not check the "Limited Liability Company" box.

Individuals, Sole Proprietor or Single Member LLC.

Line 4, Exemptions
If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space in line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys’ fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(3)
- 2—The United States or any of its agencies or instrumentalities
- 3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities
- 5—A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission
- 8—A real estate investment trust
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940
- 10—A common trust fund operated by a bank under section 584(a)
- 11—A financial institution
- 12—A middleman known in the investment community as a nominee or custodian
- 13—A trust exempt from tax under section 403(b) or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

<table>
<thead>
<tr>
<th>IF the payment is for . . .</th>
<th>THEN the payment is exempt for . . .</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest and dividend payments</td>
<td>All exempt payees except for 7</td>
</tr>
<tr>
<td>Broker transactions</td>
<td>Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.</td>
</tr>
<tr>
<td>Barter exchange transactions and patronage dividends</td>
<td>Exempt payees 1 through 4</td>
</tr>
<tr>
<td>Payments over $500 required to be reported and direct sales over $5,000</td>
<td>Generally, exempt payees 1 through 5</td>
</tr>
<tr>
<td>Payments made in settlement of payment card or third party network transactions</td>
<td>Exempt payees 1 through 4</td>
</tr>
</tbody>
</table>

2 However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys’ fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting the form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank.

Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
B—The United States or any of its agencies or instrumentalities
C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(10)
E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(10)
F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
G—A real estate investment trust
H—A regulated investment company as defined in section 581 or an entity registered at all times during the tax year under the Investment Company Act of 1940
J—A common trust fund as defined in section 584(a)
K—A bank as defined in section 581
L—A trust exempt from tax under section 664 or described in section 4947(a)(1)
M—A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note. You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5
Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information return.

Line 6
Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)
Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see How to get a TIN below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see Limited Liability Company (LLC) on this page), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Cautions: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-9.
Part I. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if Items 1, 4, or 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see Exempt payees code easier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.

2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.

3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.

4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have previously given an incorrect TIN. Other payments include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third-party network transactions, payments to certain fishing boat crew members and farmers, and gross proceeds paid to attorneys (including payments to corporations).

5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Keogh, ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:

<table>
<thead>
<tr>
<th>TIN</th>
<th>Name and SSN of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Individual</td>
<td>The individual</td>
</tr>
<tr>
<td>2. Two or more individuals (joint account)</td>
<td>The actual owner of the account or, if combined funds, the first individual on the account</td>
</tr>
<tr>
<td>3. Custodian account of a minor (Uniform Gift to Minors Act)</td>
<td>The minor</td>
</tr>
<tr>
<td>4. a. The usual revocable savings trust (grantor is also trustee)</td>
<td>The grantor-trustee</td>
</tr>
<tr>
<td>b. So-called trust account that is not a legal or valid trust under state law</td>
<td>The actual owner</td>
</tr>
<tr>
<td>5. Sole proprietorship or disregarded entity owned by an individual</td>
<td>The owner</td>
</tr>
<tr>
<td>6. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i)(A))</td>
<td>The grantor</td>
</tr>
</tbody>
</table>

For this type of account:

<table>
<thead>
<tr>
<th>TIN</th>
<th>Name and SSN of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Disregarded entity not owned by an individual</td>
<td>The owner</td>
</tr>
<tr>
<td>2. A valid trust, estate, or pension trust</td>
<td>Legal entity</td>
</tr>
<tr>
<td>9. Corporation or LLC electing corporate status under Form 8832 or Form 2553</td>
<td>The corporation</td>
</tr>
<tr>
<td>10. Association, club, religious, charitable, educational, or other tax-exempt organization</td>
<td>The organization</td>
</tr>
<tr>
<td>11. Partnership or multi-member LLC</td>
<td>The partnership</td>
</tr>
<tr>
<td>12. A broker or registered nominee</td>
<td>The broker or nominee</td>
</tr>
<tr>
<td>13. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments</td>
<td>The public entity</td>
</tr>
<tr>
<td>14. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))</td>
<td>The trust</td>
</tr>
</tbody>
</table>

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying legitimate enterprise in an attempt to commit fraud or other crimes. An identity theft may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

- To reduce your risk:
  - Protect your SSN.
  - Ensure your employer is protecting your SSN, and
  - Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you pay; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3408, payors must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.
CONFLICT OF INTEREST QUESTIONNAIRE
For vendor or other person doing business with local governmental entity

This questionnaire reflects changes made to the law by H.B. 1491, 80th Leg., Regular Session.

This questionnaire is being filed in accordance with Chapter 176, Local Government Code by a person who has a business relationship as defined by Section 176.001 (1-a) with a local governmental entity and the person meets requirements under Section 176.006(a).

By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the person becomes aware of facts that require the statement to be filed. See Section 176.006, Local Government Code.

A person commits an offense if the person knowingly violates Section 176.006, Local Government Code. An offense under this section is a Class C misdemeanor.

1 Name of person who has a business relationship with local governmental entity.

2 ☐ Check this box if you are filing an update to a previously filed questionnaire.
   (The law requires that you file an updated completed questionnaire with the appropriate filing authority not later than the 7th business day after the date the originally filed questionnaire becomes incomplete or inaccurate.)

3 Name of local government officer with whom filer has employment or business relationship.

   ________________________________
   Name of Officer

   This section (Item 3 including subparts A, B, C & D) must be completed for each officer with whom the filer has an employment or other business relationship as defined by Section 176.001 (1-a), Local Government Code. Attach additional pages to this Form CIQ as necessary.

   A. Is the local government officer named in this section receiving or likely to receive taxable income, other than investment income, from the filer of the questionnaire?
      ☐ Yes    ☐ NO

   B. Is the filer of the questionnaire receiving or likely to receive taxable income, other than investment income, from or at the direction of the local government officer named in this section AND the taxable income is not received from the local governmental entity?
      ☐ Yes    ☐ NO

   C. Is the filer of this questionnaire employed by a corporation or other business entity with respect to which the local government officer serves as an officer or director, or holds an ownership of 10 percent or more?
      ☐ Yes    ☐ NO

   D. Describe each employment or business relationship with the local government officer named in this section.

4

__________________________  __________________________
Signature of person doing business with the governmental entity Date

Adopted 06/29/2007
SPECIAL PROVISIONS FOR CONSTRUCTION

1. Contract and Contract Documents

The Plans, Specifications and Addenda, General Provisions shall form part of this contract and the provisions thereof shall be as binding upon the parties hereto as if they were herein fully set forth.

2. Definitions

Whenever used in any of the contract Documents, the following meanings shall be given to the terms here in defined:

(a) The term "Contract" means the Contract executed between the County of Galveston, hereinafter called the Owner, and __________________________________________, hereinafter called Contractor, of which these GENERAL CONDITIONS, form a part.

(b) The term "Project Area" means the area within which are the specified Contract limits of the Improvements contemplated to be constructed in whole or in part under this contract.

(c) The term "Engineer" means ARKK Engineers, LLC, Engineer in charge, serving the Owner with architectural or engineering services, his successor, or any other person or persons, employed by the Owner for the purpose of directing or having in charge the work embraced in this Contract.

(d) The term "Contract Documents" means and shall include the following: Invitation to Bid, Signed Copy of Bid, General Conditions, Special Provisions For Construction, Acknowledgement and Certification Regarding Debarment, Non-Collusion Affidavit, Vendor Qualification Packet, Payment and Performance Bonds, Contract Award, Addenda (if any), Technical Specifications, and Drawings (as listed in the Schedule of Drawings).

(e) The term “Substantially Complete” shall mean that the work is fully completed with the exception of minor miscellaneous work and adjustments.

3. Supervision By Contractor

(a) Except where the Contractor is an individual and gives his personal supervision to the work, the Contractor shall provide a competent superintendent, satisfactory to the Local Public Agency and the Engineer, on the work at all times during working hours with full authority to act for him. The Contractor shall also provide an adequate staff for the proper coordination and expediting of his work.

(b) The Contractor shall lay out his own work and he shall be responsible for all work executed by him under the Contract. He shall verify all figures and elevations before proceeding with the work and will be held responsible for any error resulting from his failure to do so.

4. Subcontracts

(a) The Contractor shall not execute an agreement with any subcontractor or permit any subcontractor to perform any work included in this contract until he has verified the subcontractor as eligible to participate in federally funded contracts.

(b) No proposed subcontractor shall be disapproved by the city/county except for cause.

(c) The Contractor shall be as fully responsible to the Owner for the acts and omissions of his subcontractors, and of persons either directly or indirectly employed by them.
(d) The Contractor shall cause appropriate provisions to be inserted in all subcontracts relative to the work and required compliance by each subcontractor with the applicable provisions of the Contract.

(e) Nothing contained in the Contract shall create any contractual relation between any subcontractor and the Owner.

5. Fitting and Coordination of Work

The Contractor shall be responsible for the proper fitting of all work and for the coordination of the operations of all trades, subcontractors, or material suppliers engaged upon this Contract.

6. Payments to Contractor

(a) Partial Payments

1) The Contractor shall prepare his requisition for partial payment as of the last day of the month and submit it, with the required number of copies, to the Engineer for his approval. The amount of the payment due the Contractor shall be determined by adding to the total value of work completed to date, the value of materials properly stored on the site and deducting (1) Five percent (5%) of the total amount, to be retained until final payment and (2) the amount of all previous payments. The total value of work completed to date shall be based on the estimated quantities of work completed and on the unit prices contained in the agreement. The value of materials properly stored on the site shall be based upon the estimated quantities of such materials and the invoice prices. Copies of all invoices shall be available for inspection of the Engineer.

2) Monthly or partial payments made by the Owner to the Contractor are moneys advanced for the purpose of assisting the Contractor to expedite the work of construction. The Contractor shall be responsible for the care and protection of all materials and work upon which payments have been made until final acceptance of such work and materials by the Owner. Such payments shall not constitute a waiver of the right of the Owner to require the fulfillment of all terms of the Contract and the delivery of all improvements embraced in this Contract complete and satisfactory to the Owner in all details.

(b) Final Payment

1) After final inspection and acceptance by the Owner of all work under the Contract, the Contractor shall prepare his requisition for final payment which shall be based upon the careful inspection of each item of work at the applicable unit prices stipulated in the Agreement. The total amount of the final payment due the Contractor under this contract shall be the amount computed as described above less all previous payments.

2) The Owner before paying the final estimate, shall require the Contractor to furnish releases or receipts from all subcontractors having performed any work and all persons having supplied materials, equipment (installed on the Project) and services to the Contractor, if the Owner deems it necessary in order to protect its interest. The Owner may, if it deems such action advisable, make payment in part or in full to the Contractor without requiring the furnishing of such releases or receipts and any payments made shall in no way impair the obligations of any surety or sureties furnished under this Contract.

3) Any amount due the Owner under Liquidated Damages shall be deducted from the final payment due the Contractor.

(c) Payments Subject to Submission of Certificates

Each payment to the Contractor by the Owner shall be made subject to submission by the Contractor of all written certifications required of him and his subcontractors.
(d) Withholding Payments

The Owner may withhold from any payment due the Contractor whatever is deemed necessary to protect
the Owner, and if so elects, may also withhold any amounts due from the Contractor to any subcontractors
or material dealers, for work performed or material furnished by them. The foregoing provisions shall be
construed solely for the benefit of the Owner and will not require the Owner to determine or adjust any
claims or disputes between the Contractor and his subcontractors or material dealers, or to withhold any
moneys for their protection unless the Owner elects to do so. The failure or refusal of the Owner to
withhold any moneys from the Contractor shall in no way impair the obligations of any surety or sureties
under any bond or bonds furnished under this Contract.

7. Changes in the Work

(a) The Owner may make changes in the scope of work required to be performed by the Contractor under the
Contract without relieving or releasing the Contractor from any of his obligations under the Contract or any
guarantee given by him pursuant to the Contract provisions, and without affecting the validity of the
guaranty bonds, and without relieving or releasing the surety or sureties of said bonds. All such work shall
be executed under the terms of the original Contract unless it is expressly provided otherwise.

(b) Except for the purpose of affording protection against any emergency endangering health, life, limb or
property, the Contractor shall make no change in the materials used or in the specified manner of
constructing and/or installing the improvements or supply additional labor, services or materials beyond
that actually required for the execution of the Contract, unless in pursuance of a written order from the
Owner authorizing the Contractor to proceed with the change. No claim for an adjustment of the Contract
Price will be valid unless so ordered.

(c) If applicable unit prices are contained in the Agreement, the Owner may order the Contractor to proceed
with desired unit prices specified in the Contract; provided that in case of a unit price contract the net value
of all changes does not increase the original total amount of the agreement by more than twenty-five
percent (25%) or decrease the original the total amount by twenty-five percent (25%).

(d) Each change order shall include in its final form:

1) A detailed description of the change in the work.

2) The Contractor's proposal (if any) or a confirmed copy thereof.

3) A definite statement as to the resulting change in the contract price and/or time.

4) The statement that all work involved in the change shall be performed in accordance with contract
requirements except as modified by the change order.

5) The procedures as outlined in this Section for a unit price contract also apply in any lump sum
contract.

8. Estimated Quantities

This Contract, including the specifications, plans and estimates, is intended to show clearly all the work to be
done and material to be furnished hereunder. The estimated quantities of the various classes of work to be done
and material to be furnished under this contract are approximate and are to be used as a basis for estimating the
probable cost of the work and for comparing the proposals offered for the work. It is understood and agreed
that the actual amount of work to be done and material to be furnished under this contract may differ somewhat
from these estimates, and that the basis for payment under this contract shall be the plan quantity or actual
amount of such work done whichever is specified. It is further understood that the County does not guarantee
any minimum amount of work under this Contract.
Contractor agrees that it will make no claim for damages, anticipated profits or otherwise on account of any differences which may be found between the quantities of work actually done, the material actually furnished under this Contract and the estimated quantities contemplated and contained in the proposals.

9. Claims for Extra Cost

(a) If the Contractor claims that any instructions by Drawings or otherwise involve extra cost or extension of time, he shall, within ten days after the receipt of such instructions, and in any event before proceeding to execute the work, submit his protest thereto in writing to the Owner, stating clearly and in detail the basis of his objections. No such claim will be considered unless so made.

(b) Claims for additional compensation for extra work, due to alleged errors in ground elevations, contour lines, or bench marks, will not be recognized unless accompanied by certified survey data, made prior to the time the original ground was disturbed, clearly showing that errors exist which resulted, or would result, in handling more material, or performing more work, than would be reasonably estimated from the Drawings and maps issued.

(c) Any discrepancies which may be discovered between actual conditions and those represented by the Drawings and maps shall be reported at once to the Owner and work shall not proceed except at the Contractor's risk, until written instructions have been received by him from the Owner.

(d) If, on the basis of the available evidence, the Owner determines that an adjustment of the Contract Price and/or time is justifiable, a change order shall be executed.

10. Time

The Contractor is advised that time for completion will consist of the number of calendar days set out in the Contract Award. The time for completion will begin to run on the day after the issuance of a notice to proceed by the County. The Contractor is required to start work no later than ten (10) working days after the issuance of the written notice to proceed. Failure to timely commence operations may be deemed by the County to be a default. The Contractor will complete the work at that site within the time period specified. If there is more than one site listed on the notice to proceed, work for all sites must be completed not later than is specified for each site.

11. Termination, Delays, and Liquidated Damages

(a) Right of the Owner to Terminate Contract.

In the event that any of the provisions of this contract are violated by the Contractor, or by any of his subcontractors, the Owner may serve written notice upon the Contractor and the Surety of its intention to terminate the contract. The notices shall contain the reasons for such intention to terminate the contract, and unless such violation or delay shall cease and satisfactory arrangement of correction be made within ten days, the contract shall, upon the expiration of said ten (10) days, cease and terminate. In the event of any such termination, the Owner shall immediately serve notice thereof upon the Surety and the Contractor. The Surety shall have the right to take over and perform the contract. Provided, however, that if the Surety does not commence performance thereof within ten (10) days from the date of the mailing to such Surety of notice of termination, the Owner may take over the work and complete the project by bid/contract or by force account at the expense of the Contractor and his Surety shall be liable to the Owner for any excess cost incurred. In such event the Owner may take possession of and utilize in completing the work, such materials, appliances, and plant as may be on the site of the work and necessary therefore.
(b) Liquidated Damages for Delays.

Contractor agrees that time is of the essence of this contract and that for each day of a delay of a day beyond the number of working days or calendar days herein agreed upon the completion of the work herein specified and contracted for (after due allowance for such extension of time as is provided for under Extension of Time hereinafore) County may withhold permanently from Contractor's total compensation the sum of $1,000.00 for each calendar day of delay, until the work is completed, as liquidated damages for such delay. The Contractor and his sureties shall be liable to the Owner for the amount thereof.

(c) Excusable Delays.

1) The right of the Contractor to proceed shall not be terminated nor shall the Contractor be charged with liquidated damages for any delays in the completion of the work due to:

   a. Any acts of the Government, including controls or restrictions upon or requisitioning of materials, equipment, tools, or labor by reason of war, national defense, or any other national emergency;

   b. Any acts of the Owner;

   c. Causes not reasonably foreseeable by the parties to this Contract at the time of the execution of the Contract which are beyond the control and without the fault or negligence of the Contractor, including, but not restricted to, acts of God or of the public enemy, acts of another Contractor in the performance of some other contract with the Owner, fires, floods, epidemics, quarantine, restrictions, strikes, freight embargoes, and weather of unusual severity such as hurricanes, tornadoes, cyclones and other extreme weather conditions.

2) Provided, however, that the Contractor promptly notifies the Owner within ten (10) days in writing of the cause of the delay. Upon receipt of such notification, the Owner shall ascertain the facts and the cause and extent of delay. If, upon the basis of the facts and the terms of this contract, the delay is properly excusable, the Owner shall extend the time for completing the work for a period of time commensurate with the period of excusable delay.

12. Assignment or Novation

The Contractor shall not assign or transfer, whether by an assignment or novation, any of its rights, duties, benefits, obligations, liabilities, or responsibilities under this Contract without the written consent of the Owner; provided, however, that assignments to banks or other financial institutions may be made without the consent of the Owner. No assignment or novation of this Contract shall be valid unless the assignment or novation expressly provides that the assignment of any of the Contractor's rights or benefits under the Contract is subject to a prior lien for labor performed, services rendered, and materials, tools, and equipment supplied for the performance of the work under this Contract in favor of all persons, firms, or corporations rendering such labor or services or supplying such materials, tools, or equipment.

13. Disputes

(a) All disputes arising under this Contract or its interpretation except those disputes covered by FEDERAL LABOR STANDARDS PROVISIONS whether involving law or fact or both, or extra work, and all claims for alleged breach of contract shall, within ten (10) days of commencement of the dispute, be presented by the Contractor to the Owner for decision. Any claim not presented within the time limit specified in this paragraph shall be deemed to have been waived, except that if the claim is of a continuing character and notice of the claim is not given within ten (10) days of its commencement, the claim will be considered only for a period commencing ten (10) days prior to the receipt of the Owner.

(b) The Contractor shall submit in detail his claim and his proof thereof.
(c) If the Contractor does not agree with any decision of the Owner, he shall in no case allow the dispute to delay the work but shall notify the Owner promptly that he is proceeding with the work under protest.

14. Technical Specifications and Drawings

Anything mentioned in the Technical Specifications and not shown on the Drawings, or vice versa, shall be of like effect as if shown on or mentioned in both. In case of difference between Drawings and Technical Specifications, the Technical Specifications shall govern. In case of any discrepancy in Drawings, or Technical Specifications, the matter shall be immediately submitted to the Owner, without whose decision, said discrepancy shall not be adjusted by the Contractor, save only at his own risk and expense.

15. Shop Drawings

(a) All required shop drawings, machinery details, layout drawings, etc. shall be submitted to the Engineer in copies for approval sufficiently in advance of requirements to afford ample time for checking, including time for correcting, resubmitting and rechecking if necessary. The Contractor may proceed, only at his own risk, with manufacture or installation of any equipment or work covered by said shop drawings, etc. until they are approved and no claim, by the Contractor, for extension of the contract time shall be granted by reason of his failure in this respect.

(b) Any drawings submitted without the Contractor's stamp of approval will not be considered and will be returned to him for proper resubmission. If any drawings show variations from the requirements of the Contract because of standard shop practice or other reason, the Contractor shall make specific mention of such variation in his letter of transmittal in order that, if acceptable, suitable action may be taken for proper adjustment of contract price and/or time, otherwise the Contractor will not be relieved of the responsibility for executing the work in accordance with the Contract even though the drawings have been approved.

(c) If a shop drawing is in accordance with the contract or involves only a minor adjustment in the interest of the owner not involving a change in contract price or time; the engineer may approve the drawing. The approval shall not relieve the Contractor from his responsibility for adherence to the contract or for any error in the drawing.

16. Requests for Supplementary Information

It shall be the responsibility of the Contractor to make timely requests of the Owner for any additional information not already in his possession which should be furnished by the Owner under the terms of this Contract, and which he will require in the planning and execution of the work. Such requests may be submitted from time to time as the need approaches, but each shall be filed in ample time to permit appropriate action to be taken by all parties involved so as to avoid delay. Each request shall be in writing, and list the various items and the latest date by which each will be required by the Contractor. The first list shall be submitted within two weeks after Contract award and shall be as complete as possible at that time. The Contractor shall, if requested, furnish promptly any assistance and information the Engineer may require in responding to these requests of the Contractor. The Contractor shall be fully responsible for any delay in his work or to others arising from his failure to comply fully with the provision of this section.

17. Materials and Workmanship

(a) Unless otherwise specifically provided for in the technical specifications, all workmanship, equipment, materials and articles incorporated in the work shall be new and the best grade of the respective kinds for the purpose. Where equipment, materials, articles or workmanship are referred to in the technical specifications as "equal to" any particular standard, the Engineer shall decide the question of equality.

(b) The Contractor shall furnish to the Owner for approval the manufacturer's detailed specifications for all machinery, mechanical and other special equipment, which he contemplates installing together with full information as to type, performance characteristics, and all other pertinent information as required, and
shall likewise submit for approval full information concerning all other materials or articles which he proposes to incorporate.

(c) Machinery, mechanical and other equipment, materials or articles installed or used without such prior approval shall be at the risk of subsequent rejection.

(d) Materials specified by reference to the number or symbol of a specific standard, shall comply with requirements in the latest revision thereof and any amendment or supplement thereto in effect on the date of the Invitation for Bids, except as limited to type, class or grade, or modified in the technical specifications shall have full force and effect as though printed therein.

(e) The Owner may require the Contractor to dismiss from the work such employee or employees as the Owner or the Engineer may deem incompetent, or careless, or insubordinate.

18. Samples, Certificates and Tests

(a) The Contractor shall submit all material or equipment samples, certificates, affidavits, etc., as called for in the contract documents or required by the Engineer, promptly after award of the contract and acceptance of the Contractor's bond. No such material or equipment shall be manufactured or delivered to the site, except at the Contractor's own risk, until the required samples or certificates have been approved in writing by the Engineer. Any delay in the work caused by late or improper submission of samples or certificates for approval shall not be considered just cause for an extension of the contract time.

(b) Each sample submitted by the Contractor shall carry a label giving the name of the Contractor, the project for which it is intended, and the name of the producer. The accompanying certificate or letter from the Contractor shall state that the sample complies with contract requirements, shall give the name and brand of the product, its place of origin, the name and address of the producer and all specifications or other detailed information which will assist the Engineer in making a prompt decision regarding the acceptability of the sample. It shall also include the statement that all materials or equipment furnished for use in the project will comply with the samples and/or certified statements.

(c) Approval of any materials shall be general only and shall not constitute a waiver of the Owner's right to demand full compliance with Contract requirements. After actual deliveries, the Engineer will have such check tests made as he deems necessary in each instance and may reject materials and equipment and accessories for cause, even though such materials and articles have been given general approval. If materials, equipment or accessories which fail to meet check tests have been incorporated in the work, the Engineer will have the right to cause their removal and replacement by proper materials or to demand and secure such reparation by the Contractor as is equitable.

(d) Except as otherwise specifically stated in the Contract, the costs of sampling and testing will be divided as follows:

1) The Contractor shall furnish without extra cost, including packing and delivery charges, all samples required for testing purposes, except those samples taken on the project by the Engineer;

2) The Contractor shall assume all costs of re-testing materials which fail to meet contract requirements;

3) The Contractor shall assume all costs of testing materials offered in substitution for those found deficient;

4) The Owner will pay all other expenses.
19. Permits and Codes

(a) The Contractor shall give all notices required by and comply with all applicable laws, ordinances, and codes of the Local Government. All construction work and/or utility installations shall comply with all applicable ordinances, and codes including all written waivers. Before installing any work, the Contractor shall examine the drawings and technical specifications for compliance with applicable ordinances and codes and shall immediately report any discrepancy to the Owner. Where the requirements of the drawings and technical specifications fail to comply with such applicable ordinances or codes, the Owner will adjust the Contract by Change Order to conform to such ordinances or codes (unless waivers in writing covering the difference have been granted by the governing body or department) and make appropriate adjustment in the Contract Price or stipulated unit prices.

(b) Should the Contractor fail to observe the foregoing provisions and proceed with the construction and/or install any utility at variance with any applicable ordinance or code, including any written waivers (notwithstanding the fact that such installation is in compliance with the drawings and technical specifications), the Contractor shall remove such work without cost to the Owner.

(c) The Contractor shall at his own expense, secure and pay for all permits for street pavement, sidewalks, shed, removal of abandoned water taps, sealing of house connection drains, pavement cuts, buildings, electrical, plumbing, water, gas and sewer permits required by the local regulatory body or any of its agencies.

(d) The Contractor shall comply with applicable local laws and ordinances governing the disposal of surplus excavation, materials, debris and rubbish on or off the Project Area and commit no trespass on any public or private property in any operation due to or connected with the Improvements contained in this Contract.

(e) The Contractor will be required to make arrangements for and pay the cost of water, electrical power, or any other utilities required during construction.

(f) During construction of this project, the Contractor shall use every means possible to control the amount of dust created by construction. Prior to the close of a day's work, the Contractor, if directed by the Owner, shall moisten the work and surrounding area to prevent a dusty condition.

20. Care of Work

(a) The Contractor shall be responsible for all damages to person or property that occur as a result of his fault or negligence in connection with the prosecution of the work and shall be responsible for the proper care and protection of all materials delivered and work performed until completion and final acceptance.

(b) The Contractor shall provide sufficient competent watchmen, both day and night, including Saturdays, Sundays, and holidays, from the time the work is commenced until final completion and acceptance.

(c) In an emergency affecting the safety of life, limb or property, including adjoining property, the Contractor, without special instructions or authorization from the Owner is authorized to act at his discretion to prevent such threatened loss or injury, and he shall so act. He shall likewise act if instructed to do so by the Owner.

(d) The Contractor shall avoid damage as a result of his operations to existing sidewalks, streets, curbs, pavements, utilities (except those which are to be replaced or removed), adjoining property, etc., and he shall at his own expense completely repair any damage thereto caused by his operations.

(e) The Contractor shall shore up, brace, underpin, secure, and protect as maybe necessary, all foundations and other parts of existing structures adjacent to, adjoining, and in the vicinity of the site, which may be in any way affected by the excavations or other operations connected with the construction of the improvements included in this Contract. The Contractor shall be responsible for the giving of any and all required notices to any adjoining or adjacent property owner or other party before the commencement of any work. The
Contractor shall indemnify and save harmless the Owner from any damages on account of settlements or the loss of lateral support of adjoining property and from all loss or expense and all damages for which the Owner may become liable in consequence of such injury or damage to adjoining and adjacent structures and their premises.

21. Accident Prevention

(a) No laborer or mechanic employed in the performance of this Contract shall be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his health or safety as determined under construction safety and health standards promulgated by the Secretary of Labor.

(b) The Contractor shall exercise proper precaution at all times for the protection of persons and property and shall be responsible for all damages to persons or property, either on or off the site, which occur as a result of his prosecution of the work.

(c) The Contractor shall maintain an accurate record of all cases of death, occupational disease, or injury requiring medical attention or causing loss of time from work, arising out of and in the course of employment on work under the Contract. The Contractor shall promptly furnish the Owner with reports concerning these matters.

(d) The Contractor shall indemnify and save harmless the Owner from any claims for damages resulting from property damage, personal injury and/or death suffered or alleged to have been suffered by any person as a result of any work conducted under this contract.

(e) The Contractor shall provide trench safety for all excavations more than five feet deep prior to excavation. All OSHA Standards for trench safety must be adhered to by the Contractor.

(f) The contractor shall at all times conduct his work in such a manner as to insure the least possible inconvenience to vehicular and pedestrian traffic. At the close of the work each day, all streets where possible in the opinion of the Owner, shall be opened to the public in order that persons living in the area may have access to their homes or businesses by the use of the streets. Barricades, warning signs, and necessary lighting shall be provided to the satisfaction of the Owner at the expense of the Contractor.

22. Sanitary Facilities

The Contractor shall furnish, install and maintain ample sanitary facilities for the workmen. As the needs arise, a sufficient number of enclosed temporary toilets shall be conveniently placed as required. Drinking water shall be provided from an approved source, so piped or transported as to keep it safe and fresh and served from single service containers or satisfactory types of sanitary drinking stands or fountains. All such facilities and services shall be furnished in strict accordance with existing and governing health regulations.

23. Use of Premises

(a) The Contractor shall confine his equipment, storage of materials, and construction operations to the contract limits as shown on the drawings and as prescribed by ordinances or permits, or as may be desired by the Owner, and shall not unreasonably encumber the site or public rights of way with his materials and construction equipment.

(b) The Contractor shall comply with all reasonable instructions of the Owner and all existing state and local regulations regarding signs, advertising, traffic, fires, explosives, danger signals, and barricades.


The Contractor shall, periodically or as directed during the progress of the work, remove and legally dispose of all surplus excavated material and debris, and keep the Project Area and public rights of way reasonably clear.
Upon completion of the work, he shall remove all temporary construction facilities, debris and unused materials provided for work, and put the whole site of the work and public rights of way in a neat and clean condition.

25. Inspection

(a) All materials and workmanship shall be subject to inspection, examination, or test by the Owner and Engineer at any and all times during manufacture or construction and at any and all places where such manufacture or construction occurs. The Owner shall have the right to reject defective material and workmanship or require its correction. Unacceptable workmanship shall be satisfactorily corrected. Rejected material shall be promptly segregated and removed from the Project Area and replaced with material of specified quality without charge. If the Contractor fails to proceed at once with the correction of rejected workmanship or defective material, the Owner may by contract or otherwise have the defects remedied or rejected materials removed from the Project Area and charge the cost of the same against any Monies which may be due the Contractor, without prejudice to any other rights or remedies of the Owner.

(b) The Contractor shall furnish promptly all materials reasonably necessary for any tests which may be required. All tests by the Owner will be performed in such manner as not to delay the work unnecessarily and will be made in accordance with the provisions of the technical specifications.

(c) The Contractor shall notify the Owner sufficiently in advance of back filling or concealing any facilities to permit proper inspection. If any facilities are concealed without approval or consent of the Owner, the Contractor shall uncover for inspection and recover such facilities at his own expense, when so requested by the Owner.

(d) Should it be considered necessary or advisable by the Owner at any time before final acceptance of the entire work to make an examination of work already completed by uncovering the same, the Contractor shall on request promptly furnish all necessary facilities, labor, and material. If such work is found to be defective in any important or essential respect, due to fault of the Contractor or his subcontractors, the Contractor shall defray all the expenses of such examination and of satisfactory reconstruction. If, however, such work is found to meet the requirements of the Contract, the actual cost of labor and material necessarily involved in the examination and replacement, shall be allowed the Contractor and he shall, in addition, if completion of the work of the entire Contract has been delayed thereby, be granted a suitable extension of time on account of the additional work involved.

(e) Inspection of materials and appurtenances to be incorporated in the improvements included in this Contract may be made at the place of production, manufacture or shipment, whenever the quantity justifies it, and such inspection and acceptance, unless otherwise stated in the technical specifications, shall be final, except as regards (1) latent defects, (2) departures from specific requirements of the Contract, (3) damage or loss in transit, or (4) fraud or such gross mistakes as amount to fraud. Subject to the requirements contained in the preceding sentence, the inspection of materials as a whole or in part will be made at the Project Site.

(f) Neither inspection, testing, approval nor acceptance of the work in whole or in part, by the Owner or its agents shall relieve the Contractor or his sureties of full responsibility for materials furnished or work performed not in strict accordance with the Contract.

26. Review by Owner

The Owner and its authorized representatives and agents shall have access to and be permitted to observe and review all work, materials, equipment, payrolls, personnel records, employment conditions, material invoices, and other relevant data and records pertaining to this Contract, provided, however that all instructions and approval with respect to the work will be given to the Contractor only by the Owner through its authorized representatives or agents.
27. Final Inspection

When the Improvements included in this Contract are substantially completed, the Contractor shall notify the Owner in writing that the work will be ready for final inspection on a definite date which shall be stated in the notice. The Owner will make the arrangements necessary to have final inspection commenced on the date stated in the notice, or as soon thereafter as is practicable.

28. Deduction for Uncorrected Work

If the Owner deems it not expedient to require the Contractor to correct work not done in accordance with the Contract Documents, an equitable deduction from the Contract Price will be made by agreement between the Contractor and the Owner and subject to settlement, in case of dispute, as herein provided.

29. Warranty of Title

No material, supplies, or equipment to be installed or furnished under this Contract shall be purchased subject to any chattel mortgage or under a conditional sale, lease-purchase or other agreement by which an interest is retained by the seller or supplier. The Contractor shall warrant good title to all materials, supplies, and equipment installed or incorporated in the work and upon completion of all work, shall deliver the same together with all improvements and appurtenances constructed or placed by him to the Owner free from any claims, liens, or charges. Neither the Contractor nor any person, firm, or corporation furnishing any material or labor for any work covered by this Contract shall have any right to a lien upon any improvement or appurtenance. Nothing contained in this paragraph, however, shall defeat or impair the right of persons furnishing materials or labor to recover under any law permitting such persons to look to funds due the Contractor in the hands of the Owner. The provisions of this paragraph shall be inserted in all subcontracts and material contracts and notice of its provisions shall be given to all persons furnishing materials for the work when no formal contract is entered into for such materials.

30. Warranty of Workmanship and Materials

Neither the final certificate of payment nor any provision in the Contract nor partial or entire use of the improvements included in this Contract by the Owner or the public shall constitute an acceptance of work not done in accordance with the Contract or relieve the Contractor of liability in respect to any express warranties or responsibility for faulty materials or workmanship. The Contractor shall promptly remedy any defects in the work and pay for any damage to other work resulting therefrom which shall appear within a period of 12 months from the date of final acceptance of the work.

31. Job Offices

(a) The Contractor and his subcontractors may maintain such office and storage facilities on the site as are necessary for the proper conduct of the work. These shall be located so as to cause no interference to any work to be performed on the site. The Owner shall be consulted with regard to locations.

(b) Upon completion of the improvements, or as directed by the Owner, the Contractors shall remove all such temporary structures and facilities from the site, and leave the site of the work in the condition required by the contract.

32. Partial Use of Site Improvements

The Owner may give notice to the Contractor and place in use those sections of the improvements which have been completed, inspected and can be accepted as complying with the technical specifications and if in its opinion, each such section is reasonably safe, fit, and convenient for the use and accommodation for which it was intended, provided:
(a) The use of such sections of the Improvements shall in no way impede the completion of the remainder of the work by the Contractor.

(b) The Contractor shall not be responsible for any damages or maintenance costs due directly to the use of such sections.

(c) The period of guarantee stipulated in the Section 29 hereof shall not begin to run until the date of the final acceptance of all work which the Contractor is required to construct under this Contract.

33. **Contract Period**

The work to be performed under this contract shall commence within the time stipulated by the Owner in the Notice to Proceed, and shall be fully completed within **300 calendar days** thereafter.

34. **Keeping Of Plans And Specifications Accessible**

The Contractor shall keep one (1) copy of all Plans and Specifications constantly accessible at the work site and available for inspection at all times.

35. **Utilities**

Contractor shall be responsible for any charges which may be made by any city or utility companies for the work to be performed by Contractor.

36. **Parking**

Contractor shall be responsible for the expense of parking the Contractor's vehicle(s) in a legal manner and at no expense or inconvenience to the County.

37. **Fire And Safety**

Contractor is completely responsible for fire protection at the job site as well as the safety of its own employees as well as those entering onto the job site.

38. **Contractor's Buildings**

The building of structures for housing men, or the erection of tents or other forms of protection will be permitted only at such places as the County shall permit, and the sanitary conditions of the grounds in or about such structures shall at all times be maintained in the manner satisfactory to the County.

39. **Worksite Security**

Contractor shall maintain the security of the worksite.

Contractor shall provide adequate protection to persons on the worksite, adjacent properties, and utilities as is necessary to keep each free of damage or injury. Contractor shall furnish all barricades, warning lights and other safety devices necessary for the safety and protection of the public and shall remove them upon completion of the work performed on those premises under the terms of this contract.

Contractor will have complete control over the work site and shall be fully responsible for any loss of or damage to any County property from any cause and will reimburse County in the event of any loss or damage to County's property from any cause. Contractor shall take proper means to protect adjacent or adjoining properties which might be injured or seriously affected by construction undertaken under this Agreement from any damage or injury by reason of said process of construction. Contractor shall be liable for any and all claims for such damage on account of its
failure to fully protect all adjoining properties.

40. Final Grading

If grading is required, when work is complete, Contractor shall grade the site to fill in holes and make a presentable appearance without disturbing trees and add fill dirt if needed. Contractor may not leave voids in the grading and compaction of the property. The land shall have a smooth appearance without concrete, bricks, building materials, and other debris on the surface.

41. Changes And Alterations

Contractor further agrees that County may make such changes and alterations as County may see fit, in the line, grade, form dimensions, plans or materials for the work herein contemplated, or any part thereof, either before or after the beginning of the contract construction, without affecting the validity of this Contract and the accompanying bonds.

If such changes or alterations diminish the quantity of the work to be done, they shall not constitute the basis for a claim for damages, or anticipated profits on the work that may be dispensed with. If they increase the amount of the work, and the increased work can fairly be classified under the specifications, such increase shall be paid for according to the quantity actually done and at the unit price established for such work under this contract; otherwise such additional work shall be paid for as provided under the paragraph entitled "EXTRA WORK". In case the County shall make such changes or alterations as shall make useless any work already done or material already furnished or used in said work, then County shall recompense Contractor for any material or labor so used, and for any actual loss occasioned by such change due to actual expenses incurred in preparation for the work as originally planned.

42. Extra Work

The term "Extra Work" as used in this contract shall be understood to mean and include all work that may be required by the County to be done by Contractor to accomplish any change, alteration or addition to the work shown in the plans and specifications.

It is agreed that Contractor shall perform all Extra Work under the direction of the County when presented with a Written Work Order signed by the County. It is also agreed that the compensation to be paid Contractor for performing said Extra Work shall be determined by one or more of the following methods:

- Method (a) - By agreed unit prices; or
- Method (b) - By agreed lump sum: or
- Method (c) - If Neither Method (a) nor Method (b) can be agreed upon before the Extra Work is commenced, then Contractor shall be paid the "actual field cost" of the work plus fifteen (15) percent.

In the event said Extra Work be performed and paid for under Method (c), then the provisions of this paragraph shall apply and the "actual field cost" is hereby defined to include the cost of all workmen, such as foremen, timekeepers, merchants, and laborers, and materials, supplies, teams, trucks, rentals on machinery and equipment for time actually employed or used on such Extra Work plus actual transportation charges necessarily incurred, if the kind of equipment or machinery is not already on the job, together with all power, fuel, lubricants, water and similar operating expenses, also all necessary incidental expenses incurred directly on account of such Extra Work including Social Security, Old Age Benefits and other payroll taxes, and a ratable proportion of premiums on Construction and Maintenance Bonds, Public Liability and Property Damage and Workmen's Compensation, and all other insurance as may be required by any law or ordinance. The County may direct the form in which accounts of the "actual field cost" shall be kept and may also specify in writing, before the work commences, the method of doing the work and the type and kind of machinery and equipment to be used, otherwise these matters shall be determined by Contractor. Unless otherwise agreed upon, the prices for the use of machinery and equipment shall be determined by using the one hundred (100) percent of the actual hourly or daily rate (for the time used plus time in moving to and from Job) of the latest
schedule of Equipment Ownership Expense adopted by the Association General Contractors of America. Where practicable the terms and prices for the use of Machinery and Equipment shall be incorporated in the Written Extra Work Order. The fifteen (15) percent of the "Actual Field Cost" to be paid Contractor shall cover and compensate him for his profit, overhead, general superintendence and field office expense, and all other elements of cost and expense not embraced within the "actual field cost" as herein defined, save that where the Contractor's Camp or Field Office must be maintained primarily on account of such extra work, then the cost to maintain and operate same shall be included in the "actual field cost".

No claim for extra work of any kind will be allowed unless ordered in writing by the County. In case any orders or instructions, either oral or written appear to Contractor to involve extra work for which he should receive compensation, it shall make written request to the County for written order authorizing Extra Work. Should a difference of opinion arise as to what does or does not constitute extra work, or as to the payment therefor, and the County insists upon its performance, Contractor shall proceed with the work after making written order and shall keep an accurate account of the "actual field cost" thereof, as provided under Method (c) and by this action Contractor will thereby preserve the right to submit the matter of payment to litigation.

43. Salvage

Any materials, equipment and fixtures specifically ordered to be salvaged under these specifications shall remain the property of County and will be delivered to the site designated by the County. All other items shall be disposed of by Contractor in compliance with all applicable laws and regulations.

44. Compliance With Codes

Contractor shall comply with all City, County, and State codes, laws, and ordinances in force at the time of award of contract and applicable to such work. Contractor shall obtain, at Contractor's own expense such permits, certificates, and licenses as may be required in the performance of the specified work.

45. Laws And Ordinances

Contractor shall at all times observe and comply with all Federal, State and Local Laws, ordinances and regulations which in any manner effect the contract or the work, and shall indemnify and save harmless the County against any claim arising from the violation of any such laws and ordinances, whether by Contractor or its employees.

46. Permits And Licenses

Contractor shall be responsible for obtaining and furnishing all necessary permits and licenses, City, County, State or Federal as are required for the performance of this contract.

47. Lines And Grades

The Engineer will furnish points for horizontal and vertical control. Any additional stakes required by the Contractor shall be set at his expense. Whenever necessary, work shall be suspended to permit this work, but such suspension will be as brief as practicable and the Contractor shall be allowed no extra compensation therefor. The Contractor shall give the Engineer ample notice of the time and place where control lines and bench marks will be needed. All control stakes, marks, etc. shall be carefully preserved by the Contractor, and in case of careless destruction or removal by him or his employees, such control stakes, marks, etc. shall be replaced by the Engineer at the Contractor’s expense.

48. Excess, Waste Material And Debris

All excess material, waste material and debris shall become the property of the Contractor and shall be properly disposed of off-site. No separate payment shall be made for same.
49. Material Hauling

Hauling of materials will not be paid for directly, but shall be considered as subsidiary work pertaining to the respective bid items. Haul routes for full and empty loads shall be as per City and/or County codes and ordinances. Hauling of equipment is also restricted to comply with applicable City and/or County codes and ordinances.

50. Abatement And Mitigation Of Excessive Or Unnecessary Construction Noise

Throughout all phases of the construction of this project, including the moving, unloading, operating and handling of construction equipment prior to commencement of work, during the project and after the work is complete, the Contractor shall make every reasonable effort to minimize the noise imposed upon the immediate neighborhood surrounding the area of construction. Particular and special efforts shall be exercised by the Contractor to avoid the creation of unnecessary noise impacts on adjacent sensitive receptors in the placement of non-mobile equipment such as air compressors, generators, pumps, etc. The placement of temporary parked mobile equipment with the engine running shall be such as to cause the least disruption of normal adjacent activities not associated with the work to be performed by the Contractor.

All equipment associated with the work shall be equipped with components designed by the manufacturer wholly or in part to suppress excessive noise and these components shall be maintained in their original operating condition considering normal depreciation. Noise-attenuation devices installed by the manufacturer such as mufflers, engine covers, insulation, etc., shall not be removed nor rendered ineffectual nor be permitted to remain off the equipment while the equipment is in use.

51. Working Hours

All construction work under this contract shall be performed between the hours of 7:00 a.m. and 6:00 p.m., Monday through Friday. Specific permission shall be obtained by the Contractor from the Engineer for work during those hours between 6:00 P.M. and 7:00 A.M. of the following day and for work on Saturdays. The Contractor will not be permitted to work on any Holidays observed by the City or by Galveston County. City ordinances do not allow construction on Sundays.

Before construction work requiring a project representative is to be performed on weekends, the Contractor must notify the Owner's representative not less than three (3) full working days prior to the weekend he desires to do work and obtain written permission from the Owner to do such work. The final decision on whether to allow construction work requiring a project representative on weekends will be made by the Owner.

52. Pipeline, Utility Locations And Contractor Responsibility

An effort to determine all pipelines and utilities which may impact the project has been made. All known pipelines and utilities have been approximately located and shown on the plans. The Contractor shall notify all utility and pipeline owners before beginning the work. Additional unknown utilities and pipelines may be found. Adjustments of these utilities or pipelines shall be done by others at no expense to the Contractor. However, the Contractor shall cooperate and coordinate his work with the adjustment.

The Contractor will anticipate this in making his bid. The Contractor will not be allowed claims for damages or delays for these adjustments should they be necessary. However, additional time will be considered for the contract period. This action, however, shall in no way be interpreted as relieving the Contractor of his responsibilities under the terms of the contract as set out in the plans and specifications. The Contractor shall repair any damage to the facilities caused by his operations at the Contractor’s expense and shall restore facilities to service in a timely manner.
53. **Incidentals**

   All items of work required under this contract not specifically called for in the proposal as pay items shall be considered incidental to the various bid items and no separate payment shall be made for same.

54. **Flagmen**

   During certain phases of construction, flagmen will be required to direct and control traffic. This work will not be paid for directly, but shall be considered incidental to the various bid items and no separate payment shall be made for same.

55. **Field Office**

   For this project the Contractor will not be required to provide a field office.

56. **Wage Rates:**

   The schedule of Minimum Wage Rates per hour for this Contract follows.
PREVAILING WAGE RATES
General Decision Number: TX20190038 01/04/2019

Superseded General Decision Number: TX20180056

State: Texas

Construction Type: Highway

Counties: Austin, Brazoria, Chambers, Fort Bend, Galveston, Hardin, Harris, Jefferson, Liberty, Montgomery, Orange, San Jacinto and Waller Counties in Texas.

HIGHWAY CONSTRUCTION PROJECTS (excluding tunnels, building structures in rest area projects & railroad construction; bascule, suspension & spandrel arch bridges designed for commercial navigation, bridges involving marine construction; and other major bridges).

Note: Under Executive Order (EO) 13658, an hourly minimum wage of $10.60 for calendar year 2019 applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least $10.60 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2019. If this contract is covered by the EO and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must pay workers in that classification at least the wage rate determined through the conformance process set forth in 29 CFR 5.5(a)(1)(ii) (or the EO minimum wage rate, if it is higher than the conformed wage rate). The EO minimum wage rate will be adjusted annually. Please note that this EO applies to the above-mentioned types of contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but it does not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60). Additional
information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

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*S* SUTX2011-013 08/10/2011

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**CEMENT MASON/CONCRETE**

FINISHER (Paving and Structures).................$ 12.98

**ELECTRICIAN**.................$ 27.11

**FORM BUILDER/HORM SETTER**

Paving & Curb..................$ 12.34

Structures..................$ 12.23

**LABORER**

Asphalt Raker..................$ 12.36

Flagger.........................$ 10.33

Laborer, Common..............$ 11.02

Laborer, Utility.............$ 11.73

Pipelayer......................$ 12.12

Work Zone Barricade Servicer.................$ 11.67

**PAINTER (Structures)**.............$ 18.62

**POWER EQUIPMENT OPERATOR:**

Asphalt Distributor...........$ 14.06

Asphalt Paving Machine........$ 14.32

Broom or Sweeper...............$ 12.68

Concrete Pavement Finishing Machine...........$ 13.07

Concrete Paving, Curing, Float, Texturing Machine....$ 11.71

Concrete Saw...................$ 11.71

Crane, Hydraulic 80 Tons or less...................$ 13.86

Crane, Lattice boom 80
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<td>Excavator, Over 50,000 pounds</td>
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**WELDERS** - Receive rate prescribed for craft performing operation to which welding is incidental.
Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than "SU" or "UAVG" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this
classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the "SU" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classification(s) listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current
negotiated/CBA rate of the union locals from which the rate is based.

----------------------------------------------------------------

WAGE DETERMINATION APPEALS PROCESS

1.) Has there been an initial decision in the matter? This can be:

* an existing published wage determination
* a survey underlying a wage determination
* a Wage and Hour Division letter setting forth a position on a wage determination matter
* a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations
Wage and Hour Division
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210
The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

   Administrative Review Board  
   U.S. Department of Labor  
   200 Constitution Avenue, N.W.  
   Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

================================================================

END OF GENERAL DECISION
<table>
<thead>
<tr>
<th>ITEM NO.</th>
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<th>TOTAL PRICE</th>
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<tr>
<td>1</td>
<td>01505</td>
<td>Mobilization (Not to Exceed 3% of Base Bid), Complete in Place, the Sum of:</td>
<td>LS</td>
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<td>01570</td>
<td>Traffic Control and Regulation, Complete in Place, the Sum of:</td>
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<td>3</td>
<td>02105</td>
<td>Preparatory work for sampling and analyzing in Potentially Petroleum Contaminated Area (PPCA), Complete in Place, the Sum of:</td>
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<td>1</td>
<td>DOLLARS AND_____________ CENTS</td>
<td>$</td>
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<td>4</td>
<td>02076</td>
<td>Remove &amp; Dispose of Existing Concrete &amp; Asphalt Pavement, all Thicknesses, including Road Base, Complete in Place, the Sum of:</td>
<td>SY</td>
<td>28,000</td>
<td>DOLLARS AND_____________ CENTS</td>
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<td>5</td>
<td>02241</td>
<td>Lime Stabilized Subgrade (8&quot;), Complete in Place, the Sum of:</td>
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<td>28,200</td>
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<td>02241</td>
<td>Lime (Type A or B) for Subgrade Stabilization at 48 lb/sy, Complete in Place, the Sum of:</td>
<td>TON</td>
<td>680</td>
<td>DOLLARS AND_____________ CENTS</td>
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<td>7</td>
<td>02521</td>
<td>Reinforced Concrete Pavement (8&quot;), Complete in Place, the Sum of:</td>
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<td>23,300</td>
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<td>8</td>
<td>02521</td>
<td>Reinforced Concrete Pavement (8&quot;) High Early Strength, Complete in Place, the Sum of:</td>
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<td>3,140</td>
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<td>9</td>
<td>02532</td>
<td>Standard 6&quot; Concrete Curb, Complete in Place, the Sum of:</td>
<td>LF</td>
<td>7,150</td>
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<td>10</td>
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<td>Concrete Laydown Curb, Complete in Place, the Sum of:</td>
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<td>DOLLARS AND_____________ CENTS</td>
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<td>11</td>
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<td>6&quot; Reinforced Concrete Driveway, Complete in Place, the Sum of:</td>
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<td>8&quot; Reinforced Concrete Driveway, Complete in Place, the Sum of:</td>
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<td>460</td>
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## BID PROPOSAL  
**TEXAS AVENUE RECONSTRUCTION PROJECT**

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<th>UNIT PRICE IN WORDS</th>
<th>UNIT PRICE</th>
<th>TOTAL PRICE</th>
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<td>13</td>
<td>02530</td>
<td>4” Thick Concrete Sidewalk, including sawcutting, removal of existing sidewalk, subgrade, reinforcement and joints, Complete in Place, the Sum of:</td>
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<td>4” Thick Concrete Back-of-Curb Pavement, including sawcutting, removal of existing concrete, subgrade, reinforcement and joints, Complete in Place, the Sum of:</td>
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<td>Wheel Chair Ramp per ADA Requirements, includes removal of existing ramp, Complete in Place, the Sum of:</td>
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<td>16</td>
<td>02238</td>
<td>8” Black Base for Roadway Transition, Complete in Place, the Sum of:</td>
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<td>$ DOLLARS AND ___________ CENTS</td>
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<td>17</td>
<td>02510</td>
<td>2” HMAC for Roadway Transition, Complete in Place, the Sum of:</td>
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<td>$ DOLLARS AND ___________ CENTS</td>
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<td>18</td>
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<td>Asphalt Driveway Repair, including Cement Stabilized Base Material and Asphalt Overlay, Complete in Place, the Sum of:</td>
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<td>$ DOLLARS AND ___________ CENTS</td>
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<td>19</td>
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<td>Concrete Pavement Repair, 6” Pavement on Side Streets, Complete in Place, the Sum of:</td>
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<td>$ DOLLARS AND ___________ CENTS</td>
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<td>Concrete Paving Header at Existing Asphalt Paving, Complete in Place, the Sum of:</td>
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<td>$ DOLLARS AND ___________ CENTS</td>
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<td>Concrete Paving Header at Existing Concrete Paving, Complete in Place, the Sum of:</td>
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<td>580</td>
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<td>22</td>
<td>02607</td>
<td>Adjust Existing Manhole Covers and Inlets to Grade, Includes replacement of Ring and Cover, Complete in Place, the Sum of</td>
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<td>$ DOLLARS AND ___________ CENTS</td>
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<td>23</td>
<td>02607</td>
<td>Adjust Existing Water Valve Box to Grade, Complete in Place, the Sum of</td>
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<td>24</td>
<td>02076</td>
<td>Remove and Dispose Existing Storm Sewers, Less than or equal to 30” Diameter, Complete in Place, the Sum of:</td>
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<td>1,310</td>
<td>$ DOLLARS AND ___________ CENTS</td>
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<td>ITEM NO.</td>
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<tr>
<td>25</td>
<td>02076 &amp; 02120</td>
<td>Remove and Dispose Existing Storm Sewers, Less than or equal 30” Diameter (in PPCA Area), Complete in Place, the Sum of:</td>
<td>LF</td>
<td>830</td>
<td>DOLLARS AND CENTS</td>
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<td>26</td>
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<td>Remove and Dispose Existing Storm Sewer, Greater than 30” Diameter, Complete in Place, the Sum of:</td>
<td>LF</td>
<td>470</td>
<td>DOLLARS AND CENTS</td>
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<td>27</td>
<td>02076 &amp; 02120</td>
<td>Remove and Dispose Existing Storm Sewer, Greater than 30” Diameter (in PPCA Area), Complete in Place, the Sum of:</td>
<td>LF</td>
<td>980</td>
<td>DOLLARS AND CENTS</td>
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<td>28</td>
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<td>Remove and Dispose Existing Inlet or Manhole, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>18</td>
<td>DOLLARS AND CENTS</td>
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<td>29</td>
<td>02076 &amp; 02120</td>
<td>Remove and Dispose Existing Inlet or Manhole (in PPCA Area), Complete in Place, the Sum of:</td>
<td>EA</td>
<td>15</td>
<td>DOLLARS AND CENTS</td>
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<td>$</td>
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<tr>
<td>30</td>
<td>02052</td>
<td>Plug Existing Storm Sewer, All Sizes, up to 50&quot;X30&quot; CMAP and 4' x 2' RCB, Complete in Place, the Sum of:</td>
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<td>DOLLARS AND CENTS</td>
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<td>Proposed plug for storm inlet/manhole, Complete in Place, the Sum of:</td>
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<td>DOLLARS AND CENTS</td>
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<td>32</td>
<td>02052</td>
<td>Grout Fill and Abandon Existing Storm Sewer, includes plugs, Complete in Place, the Sum of:</td>
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<td>70</td>
<td>DOLLARS AND CENTS</td>
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<td>33</td>
<td>02720</td>
<td>Reinforced Concrete Pipe (18’’), Complete in Place, the Sum of:</td>
<td>LF</td>
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<td>DOLLARS AND CENTS</td>
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<td>34</td>
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<td>Reinforced Concrete Pipe (18’’) in PPCA Area, Complete in Place, the Sum of:</td>
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<td>70</td>
<td>DOLLARS AND CENTS</td>
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<td>35</td>
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<td>Reinforced Concrete Pipe (24’’), Complete in Place, the Sum of:</td>
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<td>DOLLARS AND CENTS</td>
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<td>36</td>
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<td>Reinforced Concrete Pipe (24’’) in PPCA Area, Complete in Place, the Sum of:</td>
<td>LF</td>
<td>1,140</td>
<td>DOLLARS AND CENTS</td>
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<tr>
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<td>37</td>
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<td>Reinforced Concrete Pipe (30&quot;) , Complete in Place, the Sum of:</td>
<td>LF</td>
<td>40</td>
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<td>38</td>
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<td>Reinforced Concrete Box (4'x2'), Complete in Place, the Sum of:</td>
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<td>39</td>
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<td>Reinforced Concrete Box (4'x2') in PPCA Area, Complete in Place, the Sum of:</td>
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<td>Reinforced Concrete Box (5'x2'), Complete in Place, the Sum of:</td>
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<td>270</td>
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<td>Reinforced Concrete Arch Pipe (18&quot;x28.5&quot;) in PPCA Area, Complete in Place, the Sum of:</td>
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<td>110</td>
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<td>Reinforced Concrete Arch Pipe (22&quot;x36.3&quot;) , Complete in Place, the Sum of:</td>
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<td>Reinforced Concrete Arch Pipe (31.3&quot;x51.5&quot;) , Complete in Place, the Sum of:</td>
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<td>120</td>
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<td>Storm Junction Box - 4' x 4', Complete in Place, the Sum of:</td>
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<td>Storm Junction Box - 4' x 4' Shallow Storm Box, Complete in Place, the Sum of:</td>
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<td>Storm Junction Box - 4' x 4' (PPCA Area), Complete in Place, the Sum of:</td>
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<td>7</td>
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</tbody>
</table>
## BID PROPOSAL

**TEXAS AVENUE RECONSTRUCTION PROJECT**

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<th>UNIT PRICE</th>
<th>TOTAL PRICE</th>
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<tr>
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<td>Storm Junction Box - 5' x 5' Shallow Storm Box, Complete in Place, the Sum of:</td>
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<td>DOLLARS AND ___________ CENTS</td>
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<td>DOLLARS AND ___________ CENTS</td>
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<td>DOLLARS AND ___________ CENTS</td>
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<td>DOLLARS AND ___________ CENTS</td>
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<td>Storm Junction Box - 7' x 4' Shallow Storm Box (PPCA Area), Complete in Place, the Sum of:</td>
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<td>Storm Junction Box - 7' x 4' (PPCA Area), Complete in Place, the Sum of:</td>
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<td>Storm Junction Box A6 - 7' x 5', Complete in Place, the Sum of:</td>
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<td>DOLLARS AND ___________ CENTS</td>
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<td>59</td>
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<td>Storm Junction Box A2 or Storm Junction Box A3 - 10' x 5' (PPCA Area), Complete in Place, the Sum of:</td>
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<td>DOLLARS AND ___________ CENTS</td>
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<td>DOLLARS AND ___________ CENTS</td>
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<tr>
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<td>QUAN.</td>
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<td>UNIT PRICE</td>
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<td>Storm Junction Box A1 - 10' x 10' (PPCA Area), Complete in Place, the Sum of:</td>
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<td>DOLLARS AND $000.00</td>
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<td>Inlet &quot;Type A&quot; (PPCA Area), Complete in Place, the Sum of:</td>
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<td>DOLLARS AND $000.00</td>
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<td>63</td>
<td>02606</td>
<td>Inlet &quot;Type B-B&quot; Modified W/Grate Top (PPCA Area), Complete in Place, the Sum of:</td>
<td>EA</td>
<td>6</td>
<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
<td>$000.00</td>
</tr>
<tr>
<td>64</td>
<td>02606</td>
<td>Inlet &quot;Type B-B&quot;, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>5</td>
<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
<td>$000.00</td>
</tr>
<tr>
<td>65</td>
<td>02606</td>
<td>Inlet &quot;Type B-B&quot; (PPCA Area), Complete in Place, the Sum of:</td>
<td>EA</td>
<td>4</td>
<td>DOLLARS AND $000.00</td>
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<td>66</td>
<td>02606</td>
<td>Inlet &quot;Type C&quot;, Complete in Place, the Sum of:</td>
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<td>7</td>
<td>DOLLARS AND $000.00</td>
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<td>67</td>
<td>02606</td>
<td>Inlet &quot;Type C&quot; (PPCA Area), Complete in Place, the Sum of:</td>
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<td>5</td>
<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
<td>$000.00</td>
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<td>68</td>
<td>02606</td>
<td>Inlet &quot;Type C&quot; 5'x6', Complete in Place, the Sum of:</td>
<td>EA</td>
<td>1</td>
<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
<td>$000.00</td>
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<td>69</td>
<td>02606</td>
<td>Inlet &quot;Type E&quot;, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>1</td>
<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
<td>$000.00</td>
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<tr>
<td>70</td>
<td>01025</td>
<td>Remove and Salvage Existing Traffic Boxes, Cabinets and Signal Poles at Texas Avenue and 12th Street Intersection, Complete in Place, the Sum of:</td>
<td>LS</td>
<td>1</td>
<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
<td>$000.00</td>
</tr>
<tr>
<td>71</td>
<td>01025</td>
<td>Remove and Salvage Existing Traffic Signal Box and Deliver to City, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>15</td>
<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
<td>$000.00</td>
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<td>72</td>
<td>02999</td>
<td>Remove and Relocate Existing Texas City Destination Sign, Complete in Place, the Sum of:</td>
<td>EA</td>
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<td>DOLLARS AND $000.00</td>
<td>$000.00</td>
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<td>ITEM NO.</td>
<td>SPEC. NO.</td>
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<td>QUAN.</td>
<td>UNIT PRICE IN WORDS</td>
<td>UNIT PRICE</td>
<td>TOTAL PRICE</td>
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<tr>
<td>73</td>
<td>01554</td>
<td>Provide and Install Traffic Sign, R1-1, &quot;Stop Sign&quot;, including pole and foundation, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>12</td>
<td></td>
<td>$</td>
<td>$</td>
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<tr>
<td>74</td>
<td>01554</td>
<td>Provide and Install Traffic Sign, R2-1 (30 MPH), &quot;Speed Limit Sign&quot;, including pole and foundation, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>4</td>
<td></td>
<td>$</td>
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<tr>
<td>75</td>
<td>01554</td>
<td>Provide and Install Traffic Sign, D3-1, &quot;Street Name Sign&quot;, including pole and foundation, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>12</td>
<td></td>
<td>$</td>
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<tr>
<td>76</td>
<td>01554</td>
<td>Provide and Install Traffic Sign, D3-2, &quot;Advance Street name&quot;, including pole and foundation, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>2</td>
<td></td>
<td>$</td>
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<tr>
<td>77</td>
<td>01554</td>
<td>Provide and Install Traffic Sign, M1-6F, &quot;County Route Sign&quot;, including pole and foundation, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>1</td>
<td></td>
<td>$</td>
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<tr>
<td>78</td>
<td>01554</td>
<td>Provide and Install Traffic Sign, EM-1at, &quot;Evacuation Route&quot;, including pole and foundation, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>1</td>
<td></td>
<td>$</td>
<td>$</td>
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<tr>
<td>79</td>
<td>02582</td>
<td>Type I Reflective Pavement Markings, (thermoplastic, per TxDOT Item 666), 4&quot; yellow, solid and broken lines, including surface preparation and priming, Complete in Place, the Sum of:</td>
<td>LF</td>
<td>9,400</td>
<td></td>
<td>$</td>
<td>$</td>
</tr>
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<td>80</td>
<td>02582</td>
<td>Type I Reflective Pavement Markings, (thermoplastic, per TxDOT Item 666), 4&quot; white, solid and broken lines, including surface preparation and priming, Complete in Place, the Sum of:</td>
<td>LF</td>
<td>2,400</td>
<td></td>
<td>$</td>
<td>$</td>
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<tr>
<td>81</td>
<td>02582</td>
<td>Type I Reflective Pavement Markings, (thermoplastic, per TxDOT Item 666), 8&quot; white, including surface preparation and priming, Complete in Place, the Sum of:</td>
<td>LF</td>
<td>260</td>
<td></td>
<td>$</td>
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## BID PROPOSAL
### TEXAS AVENUE RECONSTRUCTION PROJECT

<table>
<thead>
<tr>
<th>ITEM NO.</th>
<th>SPEC. NO.</th>
<th>DESCRIPTION</th>
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</thead>
<tbody>
<tr>
<td>82</td>
<td>02582</td>
<td>Type I Reflective Pavement Markings, (thermoplastic, per TxDOT Item 666), 12&quot; white, including surface preparation and priming, Complete in Place, the Sum of:</td>
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<tr>
<td></td>
<td></td>
<td>LF 1,600</td>
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<td>83</td>
<td>02582</td>
<td>Type I Reflective Pavement Markings, (thermoplastic, per TxDOT Item 666), 24&quot; white, including surface preparation and priming, Complete in Place, the Sum of:</td>
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<tr>
<td></td>
<td></td>
<td>LF 270</td>
</tr>
<tr>
<td>84</td>
<td>02582</td>
<td>Type I Reflective Pavement Markings, (thermoplastic, per TxDOT Item 666), ONLY, including surface preparation and priming, Complete in Place, the Sum of:</td>
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<tr>
<td></td>
<td></td>
<td>EA 2</td>
</tr>
<tr>
<td>85</td>
<td>02582</td>
<td>Type I Reflective Pavement Markings, (thermoplastic, per TxDOT Item 666), ARROW, including surface preparation and priming, Complete in Place, the Sum of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>EA 16</td>
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<tr>
<td>86</td>
<td>02583</td>
<td>Raised Pavement Markers/Buttons, Complete in Place, the Sum of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>EA 561</td>
</tr>
<tr>
<td>87</td>
<td>02935</td>
<td>Block Sodding, includes level up and topsoil, for areas indicated on the plan view drawings, Complete in Place, the Sum of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>SY 3,730</td>
</tr>
<tr>
<td>88</td>
<td>01526</td>
<td>Trench safety for Storm Sewer Installation, Complete in Place, the Sum of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>LF 3,900</td>
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<tr>
<td>89</td>
<td>01571</td>
<td>Inlet protection barrier for erosion control, Complete in Place, the Sum of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>EA 47</td>
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<tr>
<td>90</td>
<td>01568</td>
<td>Reinforced Filter Fabric Barrier, Complete in Place, the Sum of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>LF 40</td>
</tr>
<tr>
<td>91</td>
<td>01025</td>
<td>Project Sign, as per the Detail, Complete in Place, the Sum of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>EA 2</td>
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</tbody>
</table>
# BID PROPOSAL
## TEXAS AVENUE RECONSTRUCTION PROJECT

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<tr>
<th>ITEM NO.</th>
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<th>UNIT PRICE</th>
<th>TOTAL PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>92</td>
<td>01025</td>
<td>Allowance for use by Contractor for General Construction Items as directed by the County (Fixed Amount: $50,000.00)</td>
<td>AL.</td>
<td>1</td>
<td>Fifty Thousand</td>
<td>$50,000.00</td>
<td>$50,000.00</td>
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</table>

**TOTAL BASE BID:**

DOLLARS AND _______________ CENTS

<table>
<thead>
<tr>
<th>ITEM NO.</th>
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<th>UNIT PRICE IN WORDS</th>
<th>UNIT PRICE</th>
<th>TOTAL PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>93</td>
<td>01563</td>
<td>Well pointing for storm sewers and sanitary sewers, all sizes, all depths, including all necessary appurtenances, complete in place the sum of:</td>
<td>LF</td>
<td>500</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>02227</td>
<td>Wet condition bedding for 48&quot; RCP and smaller storm sewer and utility installation, all depths, complete in place the sum of:</td>
<td>LF</td>
<td>500</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>02227</td>
<td>Wet condition bedding for manholes, junction manholes, conflict junction manholes, all sizes, all depths, complete in place the sum of:</td>
<td>EA</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>96</td>
<td>01563</td>
<td>Installation and removal of piezometers, complete in place the sum of:</td>
<td>EA</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>97</td>
<td>02120</td>
<td>Disposal of Contaminated Ground Water, Complete in Place, the Sum of:</td>
<td>GAL</td>
<td>2500</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>98</td>
<td>02120</td>
<td>Transportation and disposal of Class I and Class II soils, complete in place the sum of:</td>
<td>CY</td>
<td>3700</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>99</td>
<td>02227</td>
<td>Install extra cement stabilized sand backfill, complete in place the sum of:</td>
<td>CY</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>02521</td>
<td>Extra 1.5 sack of cement per cubic yard added to 8&quot; reinforced pavement (total of X sacks/cubic yard), complete in place, the sum of:</td>
<td>SY</td>
<td>2500</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>101</td>
<td>02227</td>
<td>Install extra bank sand backfill, complete in place the sum of:</td>
<td>SY</td>
<td>100</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## BID PROPOSAL
### TEXAS AVENUE RECONSTRUCTION PROJECT

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<th>UNIT PRICE</th>
<th>TOTAL PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>102</td>
<td>01025</td>
<td>8&quot; Water Line Offset, Complete in Place, the Sum of:</td>
<td>EA</td>
<td>2</td>
<td>$</td>
<td>$</td>
<td>$</td>
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</table>

**TOTAL SUPPLEMENTAL ITEMS:**

<table>
<thead>
<tr>
<th>$</th>
<th>$</th>
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</table>

**TOTAL BID (BASE BID + SUPPLEMENTAL ITEMS):**

<table>
<thead>
<tr>
<th>$</th>
<th>$</th>
</tr>
</thead>
</table>
CONTRACT AWARD

CONTRACT FOR: TEXAS AVENUE RECONSTRUCTION

THIS CONTRACT IS ENTERED INTO BETWEEN GALVESTON COUNTY AND THE CONTRACTOR NAMED BELOW PURSUANT TO SUBCHAPTER B, CHAPTER 271, TEXAS LOCAL GOVERNMENT CODE, AND THE REFERENCED INVITATION TO BID.

Contract No: 19-1107

Bid No: 

Contractor: 

The Specifications and Drawings are enumerated as follows:

Specifications: Included Technical Specifications as prepared by ARKK Engineers LLC bound with the Contract Documents

Special Items: None

DRAWINGS: Design Plans Sheets 1 Thru 52 (54 Sheets total) for the Texas Avenue Reconstruction Project as prepared by ARKK Engineers LLC

ADDENDA: 


Galveston County
Texas Avenue Reconstruction

Contract Award

Invitation to Bid, General Provisions, Special Provisions, Bid Forms, Non-Collusion Affidavit, Vendor Qualification Packet, Debarment Form, Special Provisions for Construction, Bid Proposal, Affidavit and Surety Forms, Wage Rates, Specifications and Plans attached to this Contract Award are all made a part of this Contract and collectively evidence and constitute the entire contract. Contractor shall furnish all materials, perform all of the work required to be done and do everything else required by these documents.

Time of Completion: The Contractor shall complete the work within 300 Calendar Days of the issuance of the notice to proceed. The time set forth for completion of the work is an essential element of the Contract.

The Contract Sum: The County shall pay the Contractor for performance of the Contract, the sum of _______________________________

Dollars and ___/100 ($_________________), payments to be made as described herein.

Performance Bond required: (x) yes ( ) no
Payment Bond required: (x) yes ( ) no

This Contract is issued pursuant to award made by Commissioners' Court on __________, 20__.

EXECUTED this ___ day of __________________, 20__.

COUNTY OF GALVESTON, TEXAS

BY: ____________________________
MARK HENRY, County Judge

ATTEST:

DWIGHT SULLIVAN, County Clerk

CONTRACTOR

__________________________________________

BY: ____________________________
Signature - Title

______________________________
Printed Name
CONSENT OF SURETY COMPANY TO FINAL PAYMENT

TO (Owner):  PROJECT NO:

PROJECT:
(name, address)  CONTRACT FOR:

CONTRACTOR:

CONTRACT DATE:

In accordance with the provisions of the Contract between the Owner and the Contractor as indicated above, the (here insert name and address of Surety as it appears in the bond).

, SURETY COMPANY,

on bond of (here insert name and address of Contractor)

, CONTRACTOR,

hereby approves of the final payment to the Contractor, and agrees that final payment to the Contractor shall not relieve the Surety Company of any of its obligations to (here insert name and address of Owner)

as set forth in the said Surety Company’s bond.

IN WITNESS WHEREOF,
the Surety Company has hereunto set its had this day of 20 .

Surety Company

Signature of Authorized Representative

Title

ATTEST:
(Seal):

NOTE: This form is to be use as a companion document to Contractor’s Affidavit of Payment of Debts and Claims.
CONSENT OF SURETY TO REDUCTION IN OR PARTIAL RELEASE OF RETAINAGE

TO (Owner):

PROJECT NO:

PROJECT:
(name, address)

CONTRACT FOR:

CONTRACT DATE:

In accordance with the provisions of the Contract between the Owner and the Contractor as indicated above, the
(here insert name and address of Surety as it appears in the bond).

, SURETY,
on bond of (here insert name and address of Contractor as it appears in the bond)

, CONTRACTOR,

hereby approves the reduction in or partial release of retainage to the contractor as follows:

The Surety agrees that such reduction in or partial release of retainage to the Contractor shall not relieve the Surety of any of its
obligations to (here insert name and address of Owner)

as set forth in the said Surety’s bond.

IN WITNESS WHEREOF,
the Surety has hereunto set its had this day of 20 .

Surety

Signature of Authorized Representative

Title

ATTEST:
(Seal):
TO (Owner):

PROJECT NO:

PROJECT FOR:

PROJECT:
(name, address)

CONTRACT DATE:

State of:

County of:

The undersigned, hereby certifies that, except as listed below, he has paid in full or has otherwise satisfied all obligations for all materials and equipment furnished, for all work, labor, and services performed, and for all known indebtedness and claims against the Contractor for damages arising in any manner in connection with the performance of the Contract referenced above for which the Owner or his property might in any way be held responsible.

EXCEPTIONS: (If none, write “None”. If required by the Owner, the Contractor shall furnish bond satisfactory to the Owner for each exception.)

SUPPORTING DOCUMENTS ATTACHED HERETO:

1. Consent of Surety to Final Payment.
   Whenever Surety is involved, consent of Surety is required. CONSENT OF SURETY, may be used for this purpose.
   Indicate attachment: yes_____ no_____

The following supporting documents should be attached hereto if required by the Owner:

1. Contractor’s Release or Waiver of Liens, conditional upon receipt of final payment.
2. Separate Releases or Waivers of Liens from Subcontractors and material and equipment suppliers to the extent required by the Owner, accompanied by a list thereof.
3. Contractor’s Affidavit of Release of Liens.

CONTRACTOR:

Address:

BY:

Subscribed and sworn to before me this day of 20

Notary Public:

My Commission Expires:
CONTRACTOR’S AFFIDAVIT OF RELEASE OF LIEN

TO (Owner):

PROJECT NO:

PROJECT FOR:

PROJECT:
(name, address)

PROJECT DATE:

State of:

County of:

The undersigned, hereby certifies that, to the best of his knowledge, information and belief, except as listed below, the Releases or Waivers of Lien attached hereto include the Contractor, all Subcontractors, all suppliers of materials and equipment, and all performers of Work, labor or services who have or may have liens against any property of the Owner arising in any manner out of the performance of the Contract referenced above.

EXCEPTIONS: (If none, write “None”. If required by the Owner, the Contractor shall furnish bond satisfactory to the Owner for each exception.)

SUPPORTING DOCUMENTS ATTACHED HERETO:

1. Contractor’s Release or Waiver of Liens, conditional upon receipt of final payment.

2. Separate Releases or Waivers of Liens from Sub-contractors and material and equipment suppliers, to the extent required by the Owner, accompanied by a list thereof.

CONTRACTOR:

Address:

BY:

Subscribed and sworn to before me this day of 20

Notary Public:

My Commission Expires:
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<tr>
<th>TECHNICAL SPECIFICATIONS</th>
<th>NO. OF PAGES</th>
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<tbody>
<tr>
<td>01015 Contractor’s Use of Premises</td>
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<td>01025 Measurement and Payment</td>
<td>15</td>
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<tr>
<td>01035 Change Order Procedures</td>
<td>5</td>
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<td>01040 Coordination and Meetings</td>
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<tr>
<td>01050 Field Surveying</td>
<td>2</td>
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<tr>
<td>01090 Reference Standards</td>
<td>4</td>
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<tr>
<td>01300 Submittals</td>
<td>8</td>
</tr>
<tr>
<td>01310 Construction Schedule</td>
<td>2</td>
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<td>01380 Construction Photographs</td>
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<td>01410 Testing Laboratory Services</td>
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<td>01500 Temporary Facilities and Controls</td>
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<td>01505 Mobilization</td>
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<td>01526 Trench Safety System</td>
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<td>01535 Tree and Plant Protection</td>
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<td>01554 Street Signs</td>
<td>3</td>
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<td>01563 Control of Ground Water and Surface Water</td>
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<td>01564 Waste Material Disposal</td>
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<td>01565 TPDES Requirements</td>
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<td>01566 Source Controls for Erosion and Sedimentation</td>
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<td>01567 Filter Fabric Fence</td>
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<td>01568 Reinforced Filter Fabric Barrier</td>
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<td>01570 Traffic Control and Regulation</td>
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<td>01571 Inlet Protection Barriers</td>
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<td>01572 Inlet Protection Barriers for Stage II Inlet</td>
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<td>01630 Product Options and Substitutions</td>
<td>3</td>
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<td>01700 Contract Closeout</td>
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<td>01710 Cleaning</td>
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<td>01720 Project Record Documents</td>
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<td>02052 Abandonment of Storm Sewers</td>
<td>6</td>
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<td>02076 Removing Existing Pavements and Structures</td>
<td>2</td>
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<tr>
<td>02100 Right-of-Way Preparation</td>
<td>4</td>
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<td>02105 Chemical Sampling and Analysis</td>
<td>7</td>
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<td>02120 Off Site Transportation and Disposal</td>
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SECTION 01015
CONTRACTOR’S USE OF PREMISES

PART 1  

1.01 SECTION INCLUDES

A Section includes general use of the site including properties inside and outside of rights-of-way, work affecting road, ramps, streets and driveways and notification to adjacent occupants.

1.02 RIGHTS-OF-WAY

A Confine access and operations and storage areas to rights-of-way provided by Owner as stipulated in Document 00700 - General Conditions; trespassing on abutting lands or other lands in the area is not allowed.

B Contractor may make arrangements, at Contractor's cost, for temporary use of private properties, in which case Contractor and Contractor's surety shall indemnify and hold harmless the Owner against claims or demands arising from such use of properties outside of rights-of-way.

C Restrict total length which materials may be distributed along the route of the construction at any one time to 1,000 linear feet unless otherwise approved by Engineer.

1.03 PROPERTIES OUTSIDE OF RIGHTS-OF-WAY

A Altering the condition of properties adjacent to and along rights-of-way will not be permitted unless authorized by the Engineer.

B Means, methods, techniques, sequences, or procedures which will result in damage to properties or improvements in the vicinity outside of rights-of-way will not be permitted.

C Any damage to properties outside of rights-of-ways shall be repaired or replaced to the satisfaction of the Engineer and at no cost to the Owner.

1.04 USE OF SITE

A Obtain approvals of governing authorities prior to impeding or closing public roads or streets. Do not close more than two consecutive intersections at one time.

B Notify Engineer 72 hours prior to closing a street or a street crossing. Permits for street closures are required in advance and are the responsibility of the Contractor.

C Maintain access for emergency vehicles including access to fire hydrants.
CONTRACTOR’S USE OF PREMISES

D Avoid obstructing drainage ditches or inlets; when obstruction is unavoidable due to requirements of the Work, provide grading and temporary drainage structures to maintain unimpeded flow.

E Locate and protect private lawn sprinkler systems which may exist on rights-of-ways within the site. Repair or replace damaged systems to condition equal to or better than that existing at start of Work.

F Perform daily clean up of dirt outside the construction zone, and debris, scrap materials, and other disposable items. Keep streets, driveways, and sidewalks clean of dirt, debris and scrap materials. Do not leave buildings, roads, streets or other construction areas unclean overnight.

1.05 NOTIFICATION TO ADJACENT OCCUPANTS

A Notify individual occupants in areas to be affected by the Work of the proposed construction and time schedule. Notification shall be not less than 72 hours or more than 2 weeks prior to work being performed within 200 feet of the homes or businesses.

B Include in notification names and telephone numbers of two company representatives for resident contact, who will be available on 24-hour call. Include precautions which will be taken to protect private property and identify potential access or utility inconvenience or disruption.

C Submit proposed notification to Engineer for approval. Consideration shall be given to the ethnicity of the neighborhood where English is not the dominant language. Notice shall be in an understandable language.

1.06 PUBLIC, TEMPORARY, AND CONSTRUCTION ROADS AND RAMPS

A Construct and maintain temporary detours, ramps, and roads to provide for normal public traffic flow when use of public roads or streets is closed by necessities of the Work.

B Provide mats or other means to prevent overloading or damage to existing roadways from tracked equipment or exceptionally large or heavy trucks or equipment.

C Construct and maintain access roads and parking areas as specified in Section 01500 - Temporary Facilities and Controls.

1.07 EXCAVATION IN STREETS AND DRIVEWAYS

A Avoid hindering or needlessly inconveniencing public travel on a street or any intersecting alley or street for more than two blocks at any one time, except by permission of the Engineer.

B Obtain the Engineer's approval when the nature of the Work requires closing of an entire street. Permits required for street closure are the Contractor's responsibility. Avoid unnecessary inconvenience to abutting property owners.
C Remove surplus materials and debris and open each block for public use as work in that block is complete.

D Acceptance of any portion of the Work will not be based on return of street to public use.

E Avoid obstructing driveways or entrances to private property.

F Provide temporary crossing or complete the excavation and backfill in one continuous operation to minimize the duration of obstruction when excavation is required across drives or entrances.

G Provide barricades and signs in accordance with Section VI of the State of Texas Manual on Uniform Traffic Control Devices.

1.08 TRAFFIC CONTROL

A Comply with traffic regulation as specified in Section 01570 - Traffic Control and Regulation.

1.09 SURFACE RESTORATION

A Restore site to condition existing before construction to satisfaction of the Owner and Engineer.

B Repair paved area per the requirements of Section 02571 - Pavement Repair for Utilities.

C Repair turf areas which become damaged, level with bank run sand conforming to Section 02227 - Excavation and Backfill for Utilities, or topsoil conforming to Section 02920 - Topsoil, as approved by the Engineer and resod in accordance with Section 02935 - Sodding. Water and level newly sodded areas with adjoining turf using steel wheel rollers appropriate for sodding. Do not use spot sodding or sprigging.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

END OF SECTION
MEASUREMENT AND PAYMENT

SECTION 01025

MEASUREMENT AND PAYMENT

PART 1   GENERAL

1.01   SECTION INCLUDES

A.   Procedures for measurement and payment plus conditions for nonconformance assessment and nonpayment for rejected products.

1.02   AUTHORITY

A.   Measurement methods delineated in Specification sections are intended to complement the criteria of this section. In the event of conflict, the requirements of the Specification section shall govern.

B.   Measurements and quantities submitted by the Contractor will be verified by the Engineer.

C.   Contractor shall provide necessary equipment, workers, and survey personnel as required by Engineer to verify quantities.

1.03   UNIT QUANTITIES SPECIFIED

A.   Quantity and measurement estimates stated in the Agreement are for contract purposes only. Quantities and measurements supplied or placed in the Work and verified by Engineer shall determine payment as stated in the General Conditions.

B.   If the actual Work requires greater or lesser quantities than those quantities indicated in the Bid Form, provide the required quantities at the unit prices contracted, except as otherwise stated in the General Conditions.

1.04   MEASUREMENT OF QUANTITIES

A.   Measurement by Weight: Reinforcing steel, rolled or formed steel or other metal shapes will be measured by CRSI or AISC Manual of Steel Construction weights. Welded assemblies will be measured by CRSI or AISC Manual of Steel Construction or scale weights.

B.   Measurement by Volume:

1.   Stockpiles: Measured by cubic dimension using mean length, width, and height or thickness.

2.   Excavation and Embankment Materials: Measured by cubic dimension using the average end area method.
C. Measurement by Area: Measured by square dimension using mean length and width or radius.

D. Linear Measurement: Measured by linear dimension, at the item centerline or mean chord.

E. Stipulated Price Measurement: By unit designated in the agreement.

F. Other: Items measured by weight, volume, area, or lineal means or combination, as appropriate, as a completed item or unit of the Work.

1.05 PAYMENT

A. Payment Includes: Full compensation for all required supervision, labor, products, tools, equipment, plant, transportation, services, and incidentals; and erection, application or installation of an item of the Work; and Contractor's overhead and profit.

B. Total compensation for required Unit Price Work shall be included in Unit Price bid in Bid schedule. Claims for payment as Unit Price Work, but not specifically covered in the list of unit prices contained in Bid Schedule, will not be accepted.

C. Interim payments for stored materials will be made only for materials to be incorporated under items covered in unit prices, unless disallowed in Special Conditions. Such materials must be stored on the job site or at a location approved by the Engineer. No payment will be made for street construction, backfill or landscape materials on hand.

D. Progress payments will be based on the Engineer's observations and evaluations of quantities incorporated in the Work multiplied by the unit price.

E. Final payment for Work governed by unit prices will be made on the basis of the actual measurements and quantities determined by Engineer multiplied by the unit price for Work which is incorporated in or made necessary by the Work.

1.06 NONCONFORMANCE ASSESSMENT

A. Remove and replace the Work, or portions of the Work, not conforming to the Contract Documents.

B. If, in the opinion of Engineer, it is not practical to remove and replace the Work, the Engineer will direct one of the following remedies:

1. The nonconforming Work will remain as is, but the unit price will be adjusted to a lower price at the discretion of Engineer.

2. The nonconforming Work will be modified as authorized by the Engineer, and the unit price will be adjusted to a lower price at the discretion of Engineer, if the modified work is deemed to be less suitable than originally specified.

C. Specification sections may modify these options or may identify a specific formula or
percentage price reduction.

D. The authority of Engineer to assess the nonconforming work and identify payment adjustment is final.

1.07 NONPAYMENT FOR REJECTED PRODUCTS

A. Payment will not be made for any of the following:

1. Products wasted or disposed of in a manner that is not acceptable to Engineer.
2. Products determined as nonconforming before or after placement.
3. Products not completely unloaded from transporting vehicle.
4. Products placed beyond the lines and levels of the required Work.
5. Products remaining on hand after completion of the Work, unless specified otherwise.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION

3.01 GENERAL

A. It is the intent of the Proposal that the aggregate bid amount as submitted shall cover all work required by Contract Documents in place, complete, and ready for use.

B. Unit prices in the Proposal include all compensation for full completion of all work items in place, and include providing all labor, materials, tools, equipment, services, supplies, incidents and all necessary operations.

C. Work to protect items to remain by installation of temporary construction; including posting of warning signs, placement of protective fencing, barriers, barricades and covers, and restoration of damaged items to remain; will be considered incidental to the various pay items and no separate payment for this work will be made.

D. Work necessary to HAUL materials from original positions to points of disposition, including excavation of earth materials and utilization in construction or other disposition, will be considered incidental to the various pay items and no separate payment for this work will be made.

E. Work necessary to provide proper drainage during construction; including maintaining
sections, existing ditches, channels, culverts, and sewers and including temporary construction and maintenance of ditches and drainageways, will be considered incidental to the various pay items and no separate payment for this work will be made.

F. No costs in connection with work required by the Contract Documents for proper and successful completion of the Contract will be paid outside of or in addition to unit prices submitted in the Bid Proposal.

G. Work not specifically set forth in the Bid Proposal as unit price pay items shall be considered subsidiary obligations of Contractor and costs shall be included in unit prices named in the Bid Proposal.

PART 4 UNIT PRICES

4.01 MOBILIZATION

A. Measurement for Mobilization is on a Lump Sum basis. Include 50 percent of the cost of Mobilization in the first monthly Application for Payment.

B. Payment is subject to the receipt and approval by Engineer of the following items, as applicable:
   1. Schedule of Values
   2. Trench Safety Program
   3. Construction Schedule
   4. Pre-construction Photographs

C. Payment of the remaining 50 percent of the Contract Price for Mobilization is subject to completion of Temporary Facilities as specified in Section 01500, inclusive.

4.02 TRAFFIC CONTROL AND REGULATION

A. The traffic control plan/details included in the plan drawings are provided as a guide to the Contractor and are the minimum requirements. Measurement and payment for traffic control and regulation is on a lump sum basis, including coordinating with and obtaining approvals by governing authorities, preparation and submittal of a revised traffic control plan if implemented differently (due to field conditions) from what is shown on Drawings, and subsequent approval from City and any other entity (i.e. TxDOT, County) prior to commencing work in their right-of-way. This item shall also include provision of traffic control devices, barrels, barricades, control panels, signage including illuminated arrow boards and message boards as necessary for the project or as directed by the entity or the City, temporary pavement (if not paid for separately), temporary pavement markings, relocation of traffic signs and control devices as necessary, temporary relocating and replacing existing signs and mailboxes, maintaining access to driveways, and provision and maintenance of equipment and personnel as necessary to protect the work and the public in accordance with the Texas Manual on Uniform Traffic Control Devices (TxMUTCD). Any adjustments including provision of additional traffic control devices and signage by the Contractor, as requested by the City
or the entity, to facilitate smooth flow of traffic and to accommodate field conditions will not be paid for separately and must be included in the traffic control and regulation bid item. The amount invoiced shall be determined based on the approved schedule of values for traffic control and regulation. This item shall also cover the cost of any additional traffic control measures which the Contractor may feel is necessary for smooth flow of traffic and public safety.

B. No separate payment will be made for flaggers or uniformed officers as required for the Project. Flaggers or uniformed officers shall be considered incidental to the traffic control and regulation bid item.

4.03 PREPARING WORK FOR SAMPLING AND ANALYZING IN PPCA

A. Measurement and payment for preparatory work for sampling and analyzing is on a lump sum basis. Item includes hiring environmental consultants, preparing Environmental Health and Safety Plan, preparing Environmental Work Plan, training personnel, and obtaining permits and additional insurance. Payment includes compensation for labor, equipment, and supervision for mobilization, environmental monitoring and field screening, handling, sampling, and testing of contaminated soil and ground water.

B. Limits of measurement under this section are noted on Drawings as Begin PPCA Excavation and End PPCA Excavation, and other areas determined by Project Manager during the course of the work.

4.04 REMOVE & DISPOSE EXISTING PAVEMENT

A. Measurement and payment for removal and disposal of existing asphaltic pavement and base material with or without concrete curb and gutter, including sawcutting is on a square yard basis measured from edge to edge of pavement or from back to back of curbs.

B. Measurement and payment for removal and disposal of existing reinforced concrete pavement and base material with or without asphaltic surfacing, including curb, sawcutting and paving headers is on a square yard basis measured from back to back of curbs.

4.05 LIME STABILIZED SUBGRADE AND LIME

A. Measurement and payment for lime stabilized subgrade is on a square yard basis, measured to 2-feet beyond proposed edge of pavement, at the thickness indicated in the bid proposal. Payment shall include excavation, grading, mixing, compacting and curing per the pertinent specification.

B. Measurement and payment for lime shall be by the ton at the specified dry weight. The Contractor shall confirm by laboratory tests the actual percentage of lime required prior to construction. The Contractor shall provide the site inspector material tickets on a daily basis for payment. Payment shall include full compensation for materials, delivery,
equipment, labor, tools and incidentals.

4.06 REINFORCED CONCRETE PAVEMENT

A. Measurement and payment for concrete pavement is on a square yard basis at the thickness and type indicated in the bid proposal, including reinforcement, joints, grading and excavation. When indicated on the plans and included as a bid item, high early strength concrete shall be paid by the square yard per the pertinent bid item for the locations identified on the plan drawings.

B. Measurement and payment for 4” thick concrete back-of-curb pavement is on a square yard basis per the pertinent bid item for the location identified on the plan drawings. This shall include saw-cutting, removal and disposal of existing concrete, subgrade, reinforcement material, and all work required to perform the work.

4.07 CONCRETE DRIVEWAY/ SIDEWALK/ WHEELCHAIR RAMP / CURB /MONOLITHIC CURB AND GUTTER

A. Measurement for removing and disposing of existing driveway and replacing with 6” thick concrete driveway is on square yard basis for the area of the proposed driveway. 8” commercial driveways shall also be paid by the square yard per the pertinent bid item. Removal of existing driveway is incidental to the proposed driveway. This shall include sawcutting, curb return, subgrade, reinforcement, paving header, and joints. No partial payment will be made for removal of driveway. Payment for remove and replace driveway will be made when the driveway is replaced.

B. Measurement for removing and disposing of existing sidewalk and replacing with 4” thick concrete sidewalk is on a square yard basis for the area of proposed sidewalk. Removal of existing sidewalk is incidental to the proposed sidewalk. This shall include sawcutting, subgrade, reinforcement and joints and pea gravel if the existing sidewalk is pea gravel. No partial payment will be made for removal of sidewalk. Payment of remove and replace sidewalk will be made when the sidewalk is replaced.

C. Measurement for removing and replacing existing wheelchair ramp is on a square yard basis and shall include sawcutting, removal of existing pavements, reinforcement, joints, and truncated domes as per detail. Ramp shall be ADA compliant. No partial payment will be made for removal of wheelchair ramp. Payment for remove and replace wheelchair ramp will be made when the wheelchair ramp is replaced.

D. Measurement and payment for proposed reinforced concrete curb and reinforced monolithic curb and gutter is on linear foot basis measured along face of curb and shall include sawcutting, reinforcement and joints.

4.08 HMAC BASE COURSE (BLACK BASE) FOR ROADWAY TRANSITION

A. Measurement for HMAC Base Course shall be paid for by the square yard at the thickness specified in the Bid Proposal.
B. Payment for HMAC Base Course shall include full compensation for materials, installation, delivery, equipment, labor, tools and incidentals.

4.09 TYPE “D” HMAC FOR ROADWAY TRANSITION

A. Measurement for Type “D” HMAC shall be paid for by the square yard at the thickness specified in the Bid Proposal.

B. Payment for Type “D” HMAC includes payment for associated work performed in accordance with Section 02512. No additional payment will be made for tack coat as it shall be included in the price of Type “D” HMAC.

C. This shall be full compensation for labor, materials, tools and operations necessary for the work.

4.10 ASPHALT DRIVEWAY REPAIR

A. Measurement and payment for asphalt driveway repair is by the square yard. This shall be full compensation for cement stabilized subgrade and asphalt overlay at the locations indicated in the plans. Incidental items include removal and disposal of existing materials, preparatory work, and furnishing of all materials, tools, equipment and tools to perform the work.

4.11 CONCRETE PAVEMENT REPAIR

A. Measurement and payment for concrete pavement repairs is by the square yard at the designated thickness as indicated in the bid form. This shall be full compensation for removal and disposal of existing material and repairing the areas indicated in the plans in accordance with the contract documents. Incidental items include all preparatory work, concrete, reinforcing steel, formwork, base and subgrade, and furnishing of all materials, tools, equipment and tools to perform the work.

4.12 PAVEMENT HEADERS

A. Measurement and payment for pavement headers is on linear foot basis measured between back of curbs adjacent to concrete pavement. This item shall only apply to connections to existing streets as shown on drawings.

4.13 ADJUST EXISTING MANHOLE RING AND COVER TO GRADE

A. This item shall be measured for each frame and cover replaced with new on existing manholes. The manhole cover size shall match the size of the cover removed.

B. Adjustment with a new frame and cover shall include all work necessary to remove the existing frame and cover and install a new frame and cover to finished grade.

C. This includes surface restoration and all work and materials necessary to perform the installation complete in place.
D. Removal and replacement of pavement to facilitate the work shall be made as per pertinent bid item.

4.14 ADJUST EXISTING WATER VALVE BOX TO GRADE

A. This item shall be measured and paid for each valve box adjusted to grade as identified in the plans or as directed by the Owner’s representative.

B. This shall be full compensation for all labor, tools, and materials to complete the work.

4.15 REMOVE STORM SEWERS AND CULVERTS

A. Payment for removing and disposing of existing storm sewer and culverts is on a linear foot basis and paid per the pertinent bid item for the sizes to be removed, regardless of material types, depths, including excavation, backfilling with select fill (compacted to 95% standard proctor) and surface restoration. When arch pipe or oval pipe is removed, for payment purposes the pipe diameter shall be considered to be the equivalent round diameter pipe based on cross sectional area.

B. Removal and disposal of existing storm sewers and culverts in PPCA area is on a unit price per linear foot of pipe removed, including excavation, backfilling with select fill (compacted to 95% standard proctor), properly storing, transporting and disposing at an approved site for accepting contaminated materials.

C. Measurement shall be taken along the centerline of the pipe from centerline of manholes/inlets or from end to end of culverts.

D. Included in this item are removal and disposal of existing pipe, excavation, replacement and compaction of excavated materials, and backfill to match storm sewer trench for pipes under pavement and natural ground.

E. Cement stabilized sand backfill required when the removal occurs under paving and roadways shall not be paid for separately.

F. Removal and disposal of storm sewer and culverts in PPCA area will be paid per the pertinent bid item.

4.16 REMOVE EXISTING INLET AND MANHOLE

A. Payment for removing and disposing of existing storm sewer manholes and inlets is on a unit price basis for each manhole or inlet removed, including excavation, backfilling with select fill (compacted to 95% standard proctor), salvaging ring and cover or frame and grate, disposal of existing inlet/manhole, and all surface restoration.

B. Removal and disposal of existing storm sewer manholes and inlets in PPCA area is on a unit price basis for each manhole or inlet removed, including excavation, backfilling
with select fill (compacted to 95% standard proctor), properly storing, transporting and disposing at an approved site for accepting contaminated materials.

4.17 PLUG EXISTING STORM SEWER

A. Payment for plugging existing storm sewer is on a per each basis for each plug installed, regardless of depth, for each pipe size as indicated in the bid proposal. When arch pipe or oval pipe is removed, for payment purposes the pipe diameter shall be considered to be the equivalent round diameter pipe based on cross sectional area. Payment for provision of plugs on lines designated for grout fill and abandonment shall be incidental to the grout fill and abandonment bid item.

4.18 GROUT FILL AND ABANDON STORM SEWER

A. Payment for grout filling and abandoning existing storm sewer is measured based on the plan cubic yards of grout fill required to fill the interior of the pipe to be abandoned in place. There is no separate payment for provision of plugs on lines designated for grout fill and abandonment; plugs shall be incidental to the grout fill and abandonment bid item.

4.19 STORM SEWERS AND CULVERTS (PIPE AND BOX)

A. Payment for reinforced concrete storm sewers, including circular, arch or box, is on a linear foot basis for each type and size installed, including all appurtenances. Measurement for storm sewer will be taken along the centerline of the pipe or box, regardless of depth, measured between the following points, depending on location:
   - Center of manhole/grate covers at junction boxes, Type A or Type E inlets
   - Back-of-curb location at curb inlets (including Type BB and Type C)
   - End of driveway culverts

B. Measurement for precast storm sewer box transitions and bends is on a linear foot basis and will be paid for the two box sizes that make the transition. Half the length of transition will be paid for the smaller box size and the other half for the larger box size. No separate payment will be made for the bends or transitions.

C. Costs for gaskets, joint material, geotextile joint wrap, excavation, bedding and backfill, connections to existing or proposed manhole structures, inlets and storm sewer (including concrete collar connections), and all accessories and appurtenances are considered incidental and shall be included in unit price for storm sewer.

D. No separate payment will be made for installation of temporary storm drainage which may be necessary as existing drainage systems are being removed and new drainage systems are being installed, including any diversion pumping to maintain drainage during the construction. Include temporary drainage in the unit price for related storm sewer installation item.

E. No separate payment will be made for the repair of joints found to be non-compliant with the plans and specifications. Joint repair shall be performed as per detail and in
accordance with Section 03820 - Joint Repair.

F. Measurement for storm sewer in a PPCA area will be paid per the pertinent bid item. Contractor must use Viton (FKM) type gaskets or other material as recommended by the pipe manufacturer for storm sewer pipe and boxes, and appurtenances requiring gaskets.

G. The Contractor shall provide periodic reports certified by the pipe manufacturer’s representative that the installation is being performed by the Contractor per the manufacturer’s recommendations and guidelines.

H. Measurement and payment for replacing yard drain piping through curb is on a linear foot basis for the length of the existing yard drain removed and replaced per the detail in the plan drawings, including piping and all appurtenances necessary to complete in the work.

4.20 STORM SEWER MANHOLES / JUNCTION BOXES / INLETS

A. Payment for removing and disposing of existing storm sewer manholes and inlets is on unit price basis for each manhole or inlet removed, regardless of depth, including excavation, backfilling with select fill (compacted to 95% standard proctor) in the event the existing manhole or inlet is not to be replaced, salvaging ring and cover or frame and grate to a location identified by the City and all surface restoration. No additional payment shall be made if the manhole or inlet is enclosed in stabilized sand or concrete. Payment for removal and disposal of storm sewer manholes and inlets in PPCA area will be paid per the pertinent bid item.

B. Manways shall be measured and paid for each manway installed on precast storm sewer boxes and shall include installation of precast cone section, if depth allows, adjusting rings, cast iron frame and cover, connections of existing and/or proposed pipe per detail, compacted cement stabilized sand backfill, work to adjust top of manhole cover to final grade and fit into adjacent construction, and all appurtenances as per detail included in the plan drawings.

C. Precast storm sewer manholes shall be measured and paid for each manhole installed at the sizes as shown on the plan drawings and indicated in the bid proposal, regardless of depth. This shall be full compensation for providing labor, materials, tools, equipment, and incidentals necessary to operations. Work includes but is not limited to: excavation, installation of precast or cast-in-place concrete foundation, manhole construction, manhole box top slab to be poured cast-in-place concurrently with the proposed pavement, per detail, due to shallow depth, grouting or gasketing joints, adjusting rings, cast iron frame and cover, concrete invert construction, stubbing, connections of existing and/or proposed pipe, compacted cement stabilized sand bedding and backfill, work to adjust top of manhole to final grade and fit into adjacent construction, and all appurtenances as per detail included in the plan drawings.

D. Measurement and payment for cast-in-place storm manhole junction box is on a unit price basis for each junction box installed at the sizes shown on the plan drawings and
indicated in the bid proposal, regardless of depth. This shall be full compensation for providing labor, materials, tools, equipment, and incidentals necessary to operations. Work includes but is not limited to: excavation, reinforcement, concrete forms, cast iron frame and cover, concrete invert construction, all pipe connections, compacted cement stabilized sand bedding and backfill, work to adjust top of manhole to final grade and fit into adjacent construction, and all appurtenances as per detail included in the plan drawings.

E. Measurement and payment for inlets is on a unit price basis for each type of inlet installed, regardless of depth, and includes but is not limited to foundation, bedding and backfill, frames and grates, and all appurtenances as per detail included in the plan drawings. This item shall apply to inlets installed on precast storm sewer boxes.

F. Payment for the above items includes connections of lines, furnishing and installing frames, grates, rings and covers, surface restoration and all appurtenances.

4.21 REMOVE AND SALVAGE EXISTING TRAFFIC BOXES, CABINETS AND SIGNAL POLES

A. Removing and salvaging existing traffic boxes, cabinets and signal poles at the intersection of Texas Avenue and 12th Avenue is on a lump sum basis. This shall be full compensation to disassemble, remove, salvage, and deliver to the City. Payment shall also include all labor, tools, equipment and incidentals to perform the work.

B. Removing and salvaging traffic boxes that are not in the intersection of Texas Avenue in 12th Avenue shall be paid per each traffic box removed and salvaged. This shall be full compensation to disassemble, remove, and deliver to the City. Payment shall also include all labor, tools, equipment and incidentals to perform the work.

4.22 REMOVE AND RELOCATE EXISTING TEXAS CITY DESTINATION SIGN

A. This item shall be on a per each basis for each traffic sign that is removed and reinstalled in a permanent location as indicated in the design drawings. This does not apply to signs utilized by the Contractor for traffic control or relocation of existing signs.

4.23 PROPOSED TRAFFIC SIGNS

A. This item shall be on a per each basis for each permanent traffic sign installed for each type as indicated in the Bid Proposal. This does not apply to signs utilized by the Contractor for traffic control or relocation of existing signs. The price is full compensation for furnishing and installing new signs and hardware. Cost of associated posts, footings, and miscellaneous mounting hardware will not be paid for directly but is to be included in the unit price bid for installation of each traffic sign.
4.24 PAVEMENT MARKINGS

A. Measurement and payment for a thermoplastic pavement marking is on a linear foot basis for each class and width, measured in place as indicated in the bid proposal. On broken lines, gaps between markings are not measured or paid.

B. Measurement and payment for curb paint and solid/broken pavement markings is on a linear foot basis for each class and width, measured in place as indicated in the bid proposal.

C. Unit price bid for each item shall include full compensation for removing all existing striping that will conflict with the proposed striping, furnishing and placing all materials, and for all manipulations, including blast cleaning, surface sealing and priming, labor, tools, equipment, and incidentals necessary to complete the Work in accordance with the drawings and specifications.

D. Raised pavement markers are measured and paid on a per-each basis for each raised reflective marker installed.

4.25 BLOCK SODDING

A. Measurement and payment for block sodding is on a square yard basis and paid for at the contract unit price bid established in the bid proposal, which price shall be full compensation for the construction of and for furnishing hauling and placing of all materials; for furnishing and placing all dirt fill, top soil and solid sod; and for all manipulations, labor, equipment, tools and incidentals necessary to complete the work. Payment for this item shall also include all watering maintenance of sod throughout the duration of construction. Sod is only paid for in areas called specifically on the plan view drawings, and is not paid for separately for any other area and is not paid for separately for surface restoration.

4.26 TRENCH SAFETY REQUIREMENTS

A. As per Section 01526.

B. Measurement for trench safety systems used on trench excavations is on a linear foot basis measured along the centerline of the trench as indicated in the Bid Proposal, including manholes and other line structures. No separate measurement will be made for shoring systems used by the Contractor for protection unless identified as Special Shoring on the Drawings or Timber Shoring required to be left in place. Shoring, other than Special Shoring or Timber Shoring required to be left in place, will be included in the trench safety system measurements.

C. No payment will be made for trench safety systems for structural excavations under this section. Include payment for trench safety system in applicable structure installation sections.
D. This shall be full compensation for all work required to comply with the State of Texas Trench Safety Act, including the design of an appropriate system by a registered Engineer.

E. For depths less than 5-feet the Contractor shall implement all necessary measures to obtain and maintain safe trench conditions. Non-payment for trenches at depths less than 5-feet in no way relieves the Contractor of his obligation to maintain a safe trench system.

F. Depth measurement shall be performed from the highest edge of the trench to the bottom of the trench. The measurement of the trench depth shall be to the closest foot and shall apply to the payment depth range as follows:

<table>
<thead>
<tr>
<th>Actual Depth Measurement</th>
<th>Depth Payment Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 to 4.9-feet</td>
<td>No Payment</td>
</tr>
<tr>
<td>5.0-feet and above</td>
<td>As per bid proposal</td>
</tr>
</tbody>
</table>

4.27 INLET PROTECTION BARRIERS (INCLUDING STAGE II INLET)

A. Inlet Protection Barrier (including Stage II) will be measured by each inlet protection barrier installed at the location shown on the plan drawings.

B. Payment will include and be full compensation for all labor, equipment, materials, supervision, and all incidental expenses for construction of this item, complete and in place, including but not limited to furnishing and placing all materials, maintenance requirements, repair and replacement of damaged sections, removal and disposal of sediment deposits, and removal and disposal of erosion protection and sediment control systems after final stabilization.

4.28 FILTER FABRIC FENCE (WITH OR WITHOUT REINFORCEMENT)

A. Filter fabric fence will be measured by the linear foot of completed and accepted filter fabric fence between the limits of the beginning and ending of wooden stakes. Filter fabric fence, measured as stated, will be paid for each type at the unit price bid, complete in place.

B. Payment for filter fabric fence will include and be full compensation for all labor, equipment, materials, supervision, and all incidental expenses for construction of these items, complete in place, including, but not limited to protection of trees, maintenance requirements, repair and replacement of damaged sections, removal and disposal of sediment deposits, and removal of erosion and sediment control systems at the end of construction.

C. The Contractor shall install and maintain filter fabric fence in areas where active construction is ongoing.
4.29 PROJECT SIGN

A. This item shall be measured and paid for by each project sign installed per the project drawings and specifications. Contractor shall install the project signs in locations as directed by the Owner.

1. This shall be full compensation for providing all labor, materials, tools, equipment, and all incidental expenses for construction of this item, complete in place, including but not limited to furnishing and placing all materials, maintenance requirements, and repair and replacement of damaged signs.

4.30 MISCELLANEOUS ALLOWANCE AS DIRECTED BY OWNER

A. This item shall be utilized for payment for miscellaneous items as directed by the Engineer upon prior approval by the Owner.

B. This item cannot be utilized without obtaining prior approval from the Owner.

SUPPLEMENTAL ITEMS:

4.31 WELL POINTING SYSTEMS

A. This item will be measured by the one unit for each linear foot of trench dewatered by well pointing systems regardless of the depth and sizes and paid for by unit price. This item shall apply for utility and storm sewer installation by open cut construction and any insertion and receiving pits. Payment shall be made for actual linear feet of trench well pointed.

B. This shall be full compensation for labor, materials, tools and operations necessary.

C. Includes lowering and maintaining ground water level not less than 12-inches below bottom of excavation.

4.32 WET CONDITION BEDDING

A. This item shall be paid for per linear foot of pipe regardless of the depth and sizes as indicated in the bid proposal.

B. Wet condition bedding shall be utilized when installation of pipelines in water bearing silts and sands where mechanical dewatering does not provide a firm and a stable trench bottom.

C. This item includes all work necessary to install the wet condition bedding including all filter fabrics and other materials.
4.33  WET CONDITION BEDDING FOR MANHOLES AND JUNCTION MANHOLES

A. Wet condition bedding for manholes and junction manholes will be measured by each manhole regardless of manhole size and depth and shall be utilized for installation of the manhole in water bearing silts and sand where mechanical dewatering does not provide a firm and stable bottom and the subgrade is unstable. It is the Contractor’s responsibility to notify the Engineer if such conditions existing which may require wet condition bedding for manholes and obtain Engineer’s concurrence prior to utilizing this item.

B. This bid item includes all work necessary to install the wet condition bedding including all foundation, filter fabrics and other materials.

4.34  TRANSPORTATION AND DISPOSAL OF CONTAMINATED SOIL AND GROUNDWATER

A. Measurement and payment for transportation and disposal of Class I or Class II soils is on a cubic yard basis and shall include full compensation for all labor, materials, tools and operations necessary to remove, stockpile, deliver and properly dispose of contaminated soil at an approved landfill. Class I material utilized for backfill on site shall not be paid for under this item and shall be incidental to the Project.

B. Measurement and payment for transportation and disposal of contaminated ground water will be per gallon of contaminated water disposed. This shall be full compensation for all labor, materials, tools and operation necessary to remove, store, deliver and properly dispose of contaminated water to an approved landfill.

C. It is the Contractor’s responsibility to notify the Owner and Engineer if the potential for contaminated soil is encountered during excavation operations. The Owner will determine by laboratory tests whether the soil is classified as Class I or Class II soil and direct the Contractor to utilize this item accordingly. The Contractor shall obtain concurrence from the Owner and Engineer prior to utilizing this item. Payment includes compensation for labor, equipment, and supervision for mobilization, environmental monitoring and field screening, handling, sampling, and testing of contaminated soil and ground water.

D. No separate payment will be made for soil removed and reused/replaced as onsite backfill material.

4.35  INSTALLATION AND REMOVAL OF PIEZOMETERS

A. This item is intended to apply to the payment for a piezometer for the purpose of determining ground water prior to excavation.

B. It will be paid for each piezometer installed, when it is determined that well pointing is not necessary. If it is determine that well pointing is necessary then the cost of the
piezometer will be incidental to the well pointing.

D. This bid item includes the cost for all installation, removal and recording and reporting of data associated with the piezometer as necessary.

4.36 EXTRA CEMENT STABILIZED SAND BACKFILL

A. This item will be measured by the one unit for each cubic yard complete in place and paid for by unit price. Includes cement stabilized sand in excess of amount required for normal bedding included originally and requested by City.

B. This shall be full compensation for labor, materials, tools and operations necessary to provide extra cement stabilized sand backfill.

C. Measurement shall be by typical trench section area filled with cement stabilized sand backfill times trench length.

4.37 EXTRA BANK SAND BACKFILL

A. This item will be measured by the one unit for each cubic yard complete in place and paid for by the unit price.

B. This shall be full compensation for labor, materials, tools and operations necessary to provide extra bank sand backfill.

C. This work shall only be performed if requested by the City.

4.38 WATERLINE OFFSET

A. Payment for water line offsets will be made for each offset needed due to conflict with storm sewer inlets as shown on the plans.

B. This item will be paid for each offset at all depths and for all sizes including cutting existing water line, reconnection of offset pipe including all fittings and adapters. This items shall include payment up to 20-feet of PVC C900 Class 150 water line at the size indicated on the bid form/bid proposal.

C. This shall be full compensation for providing all labor, materials, tools, equipment, incidentals and all necessary operations to perform the work. Incidental items include all pavement, sidewalk, curb and driveway removal and replacement unless indicated otherwise on the plans, cement stabilized sand bedding and cement stabilized sand backfill where backfill is under pavements, and all surface and site restoration and all testing.

END OF SECTION
SECTION 01035

CHANGE ORDER PROCEDURES

PART 1  GENERAL

1.01  SECTION INCLUDES

A. Procedures for processing Change Orders, including:

1. Assignment of a responsible individual for approval and communication of changes in the Work;

2. Documentation of change in Contract Price and Contract Time;

3. Change procedures, using proposals and construction contract modifications, work change directive, stipulated price change order, unit price change order, time and materials change order;

4. Execution of Change Orders;

5. Correlation of Contractor submittals.

1.02  REFERENCES

A. Rental Rate Blue Book for Construction Equipment (Data Quest Blue Book). Rental Rate is defined as the full unadjusted base rental rate for the appropriate item of construction equipment.

1.03  RESPONSIBLE INDIVIDUAL

A. Contractor shall provide a letter indicating the name and address of the individual authorized to execute change documents, and who shall also be responsible for informing others in Contractor's employ and Subcontractors of changes to the Work. The information shall be provided at the Preconstruction Conference.

1.04  DOCUMENTATION OF CHANGE IN CONTRACT PRICE AND CONTRACT TIME

A. Contractor shall maintain detailed records of changes in the Work. Provide full information required for identification and evaluation of proposed changes, and to substantiate costs of changes in the Work.

B. Contractor shall document each proposal for a change in cost or time with sufficient data to allow evaluation of the proposal.

C. Proposals shall include, as a minimum, the following information as applicable:
1. Quantities of items in the original Bid Schedule with additions, reductions, deletions, and substitutions.

2. When Work items were not included in the Bid Schedule, Contractor shall provide unit prices for the new items, with supporting information as required by the Engineer.


4. Additional data upon request.

D. For changes in the Work performed on a time-and-material basis, the following additional information may be required:

1. Quantities and description of products and equipment.

2. Taxes, insurance and bonds.

3. Overhead and profit.

4. Dates and times work was performed, and by whom.

5. Time records and certified copies of applicable payrolls.

6. Invoices and receipts for products, rented equipment, and subcontracts, similarly documented.

E. Rented equipment will be paid to the Contractor by actual invoice cost for the duration of time required to complete the extra work. If the extra work comprises only a portion of the rental invoice where the equipment would otherwise be on the site, the Contractor shall compute the hourly equipment rate by dividing the actual monthly invoice by 176. (One day equals 8 hours and one week equals 40 hours.) Operating costs shall not exceed the estimated operating costs given for the item of equipment in the Blue Book.

F. For changes in the work performed on a time-and-materials basis using Contractor-owned equipment, compute rates with the Blue Book as follows:

1. Multiply the appropriate Rental Rate by an adjustment factor of 70 percent plus the full rate shown for operating costs. The Rental Rate utilized shall be the lowest cost combination of hourly, daily, weekly or monthly rates. Use 150 percent of the Rental Rate for double shifts (one extra shift per day) and 200 percent of the Rental Rate for more than two shifts per day. No other rate adjustments shall apply.

2. Standby rates shall be 50 percent of the appropriate Rental Rate shown in the Blue Book. Operating costs will not be allowed.
1.05 CHANGE PROCEDURES

A. Changes to Contract Price or Contract Time can only be made by issuance of a Change Order. Issuance of a Work Change Directive or written acceptance by the Engineer of changes will be formalized into Change Orders. All changes will be in accordance with the requirements of the General Conditions.

B. The Engineer will advise of minor changes in the Work not involving an adjustment to Contract Price or Contract Time as authorized by the General Conditions by issuing supplemental instructions.

C. Contractor may request clarification of Drawings, Specifications or Contract Documents or other information. Response by the Engineer to a Request for Information does not authorize the Contractor to perform tasks outside the scope of the Work. All changes must be authorized as described in this section.

1.06 PROPOSALS AND CONTRACT MODIFICATIONS

A. The Engineer may issue a Request for Proposal, which includes a detailed description of a proposed change with supplementary or revised Drawings and Specifications. The Engineer may also request a proposal in the response to a Request for Information. Contractor will prepare and submit its Proposal within 7 days or as specified in the request.

B. The Contractor may propose an unsolicited change by submitting a Proposal to the Engineer describing the proposed change and its full effect on the Work, with a statement describing the reason for the change and the effect on the Contract Price and Contract Time including full documentation.

1.07 WORK CHANGE DIRECTIVE

A. Engineer may issue a signed Work Change Directive instructing the Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.

B. The document will describe changes in the Work and will designate a method of determining any change in Contract Price or Contract Time.

C. Contractor shall proceed promptly to execute the changes in the Work in accordance with the Work Change Directive.

1.08 STIPULATED PRICE CHANGE ORDER

A. A stipulated price Change Order will be based on an accepted Proposal including the Contractor's lump sum price quotation.
CHANGE ORDER PROCEDURES

1.09 UNIT PRICE CHANGE ORDER

A. Where Unit Prices for the affected items of Work are included in the Bid Schedule, the unit price Change Order will be based on unit prices as originally bid, subject to provisions of the General Conditions.

B. Where unit prices of Work are not pre-determined in the Bid Schedule, Work Change Directive or accepted Proposal will specify the unit prices to be used.

1.10 TIME-AND-MATERIAL CHANGE ORDER

A. Contractor shall provide an itemized account and supporting data after completion of change, within time limits indicated for claims in the General Conditions.

B. Engineer will determine the change allowable in Contract Price and Contract Time as provided in the General Conditions.

C. Contractor shall maintain detailed records of work done on time-and-material basis as specified in paragraph 1.04, Documentation of Change in Contract Price and Contract Time.

D. Contractor shall provide full information required for evaluation of changes, and shall substantiate costs for changes in the Work.

1.11 EXECUTION OF CHANGE DOCUMENTATION

A. Engineer will issue Change Orders, Work Change Directives, or accepted Proposals for signatures of parties as described in the General Conditions.

1.12 CORRELATION OF CONTRACTOR SUBMITTALS

A. For Stipulated Price Contracts, Contractor shall promptly revise Schedule of Values and Application for Payment forms to record each authorized Change Order as a separate line item and adjust the Contract Price.

B. For Unit Price Contracts, the next monthly estimate of work after acceptance of a Change Order will be revised to include any new items not previously included and the appropriate unit rates.

C. Contractor shall promptly revise progress schedules to reflect any change in Contract Time, and shall revise schedules to adjust time for other items of work affected by the change, and resubmit for review.

D. Contractor shall promptly enter changes to the on-site and record copies of the Drawings, Specifications or Contract Documents as required in Section 01720 - Project Record Documents.
CHANGE ORDER PROCEDURES

PART 2    PRODUCTS - NOT USED

PART 3    EXECUTION - NOT USED

END OF SECTION
SECTION 01040

COORDINATION AND MEETINGS

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Section includes general coordination including preconstruction conference, site mobilization conference, and progress meetings.

1.02 RELATED DOCUMENTS

A. Coordination is required throughout the documents. Refer to all of the Contract Documents and coordinate as necessary.

1.03 ENGINEER AND REPRESENTATIVES

A. The Engineer may act directly or through designated representatives as defined in the General Conditions and as identified by name at the preconstruction conference.

1.04 CONTRACTOR COORDINATION

A. Coordinate scheduling, submittals, and Work of the various Specifications sections to assure efficient and orderly sequence of installation of interdependent construction elements.

B. Coordinate completion and clean up of Work for Substantial Completion and for portions of Work designated for Owner's partial occupancy.

C. Coordinate access to site for correction of nonconforming Work to minimize disruption of Owner's activities where Owner is in partial occupancy.

1.05 PRECONSTRUCTION CONFERENCE

A. Engineer will schedule a preconstruction conference.

B. Attendance Required: Engineer's representatives, Consultants, Contractor, and major Subcontractors.

C. Agenda:
   1. Distribution of Contract Documents
   2. Designation of personnel representing the parties in Contract, and the Consultant.
   3. Review of insurance
4. Discussion of formats proposed by the Contractor for schedule of values, and construction schedule
5. Procedures and processing of shop drawings and other submittals, substitutions, pay estimates or applications for payment, Requests for Information, Request for Proposal, Change Orders, and Contract closeout
6. Scheduling of the Work and coordination with other contractors
7. Review of Subcontractors
8. Appropriate agenda items listed for Site Mobilization Conference, paragraph 1.06 C, when preconstruction conference and site mobilization conference are combined
9. Procedures for testing
10. Procedures for maintaining record documents
11. Owner’s requirements
12. Construction Schedule
13. Storm Water Pollution Prevention Plan
14. Submittals and NPDES Requirements

1.06 SITE MOBILIZATION CONFERENCE

A. When required by the Contract Documents, Engineer will schedule a conference at the Project site prior to Contractor occupancy.

B. Attendance Required: Engineer representatives, Consultants, Contractor's Superintendent, and major Subcontractors.

C. Agenda:
   1. Use of premises by Owner and Contractor
   2. Safety and first aid procedures
   3. Construction controls provided by Owner
   4. Temporary utilities
   5. Survey and layout
   6. Security and housekeeping procedures
1.07 PROGRESS MEETINGS

A. Project meetings shall be held at Project field office or other location as designated by the Engineer. Meeting shall be held at monthly intervals, or more frequent intervals if directed by Engineer.

B. Attendance Required: Job superintendent, major Subcontractors and suppliers, Engineer representatives, and Consultants as appropriate to agenda topics for each meeting.

C. Engineer or his representative will make arrangements for meetings, and recording minutes.

D. Engineer or his representative will prepare the agenda and preside at meetings.

E. Contractor shall provide required information and be prepared to discuss each agenda item.

F. Agenda:

1. Review minutes of previous meetings
2. Review of Work progress schedule submittal, and pay estimates, payroll and compliance submittals
3. Field observations, problems, and decisions
4. Identification of problems which impede planned progress
5. Review of submittals schedule and status of submittals
6. Review of Request for Information and Request for Proposal status
7. Change order status
8. Review of off-site fabrication and delivery schedules
9. Maintenance of progress schedule
10. Corrective measures to regain projected schedules
11. Planned progress during succeeding work period
12. Coordination of projected progress
13. Maintenance of quality and work standards
14. Effect of proposed changes on progress schedule and coordination
15. Other items relating to Work
COORDINATION AND MEETINGS

PART 2  P R O D U C T S  - NOT USED

PART 3  E X E C U T I O N  - NOT USED

END OF SECTION
SECTION 01050

FIELD SURVEYING

PART 1  GENERAL

1.01 QUALITY CONTROL

A. Conform to State of Texas laws for surveys requiring licensed surveyors. Employ a land surveyor acceptable to Engineer, if required.

1.02 SUBMITTALS

A. Submit to Engineer the name, address, and telephone number of Surveyor before starting survey work.

B. Submit documentation verifying accuracy of survey work on request.

C. Submit information under provisions of Section 01300 - Submittals.

1.03 PROJECT RECORD DOCUMENTS

A. Maintain a complete and accurate log of control and survey work as it progresses.

B. Submit Record Documents under provisions of Section 01720 - Project Record Documents.

1.04 EXAMINATION

A. Verify locations of survey control points prior to starting Work.

B. Verify Elevations of any key points (such as connections to existing utilities or locations or possible conflicts with existing utilities) prior to starting Work.

C. Notify Engineer immediately of any discrepancies discovered.

1.05 SURVEY REFERENCE POINTS

A. Control datum for survey is that established by Owner-provided survey and indicated on Drawings. This only applies to areas if provided on the plan drawings.

B. Locate and protect survey control points, including property corners, prior to starting site work; preserve permanent reference points during construction.

C. Notify Engineer 48 hours in advance of need for relocation of reference points due to changes in grades or other reasons.

D. Report promptly to Engineer the loss or destruction of any reference point.
E. Contractor shall reimburse Owner for cost of reestablishment of permanent reference points disturbed by Contractor's operations.

1.06 SURVEY REQUIREMENTS

A. Utilize recognized engineering survey practices.

B. Establish a minimum of two permanent bench marks on site, referenced to established control points. Record locations, with horizontal and vertical data, on Project Record Documents.

C. Establish elevations, lines and levels to provide quantities required for measurement and payment and to provide appropriate controls for the Work. Locate and lay out by instrumentation and similar appropriate means:

1. Site improvements including pavements; stakes for grading; fill and topsoil placement; utility locations, slopes, and invert elevations.

2. Grid or axis for structures.

D. Verify periodically layouts by same means.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

END OF SECTION
SECTION 01090

REFERENCE STANDARDS

PART 1 GENERAL

1.01 SECTION INCLUDES

A. Section includes general quality assurance as related to Reference Standards and a list of references.

1.02 QUALITY ASSURANCE

A. For Products or workmanship specified by association, trade, or Federal Standards, comply with requirements of the standard, except when more rigid requirements are specified or are required by applicable codes.

B. Conform to reference standard by date of issue current on the date as stated in the General Conditions.

C. Request clarification from Engineer before proceeding should specified reference standards conflict with Contract Documents.

1.03 SCHEDULE OF REFERENCES

<table>
<thead>
<tr>
<th>Organization</th>
<th>Address</th>
</tr>
</thead>
</table>
| AASHTO        | American Association of State Highway and Transportation Officials  
|                | 444 North Capitol Street, N.W                     
|                | Washington, DC 20001                              |
| ACI            | American Concrete Institute                       
|                | P.O. Box 19150                                   
|                | Redford Station                                   
|                | Detroit, MI 48219-0150                            |
| AGC            | Associated General Contractors of America          
|                | 1957 E Street, N.W.                              
|                | Washington, DC 20006                              |
| AI             | Asphalt Institute                                 
|                | Asphalt Institute Building                        
|                | College Park, MD 20740                            |
| AITC           | American Institute of Timber Construction         
|                | 333 W. Hampden Avenue                             
|                | Englewood, CO 80110                               |
| AISC           | American Institute of Steel Construction          
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|                |                                                 |</p>
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<td>Chicago, IL 60611</td>
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<td>AISI</td>
<td>American Iron and Steel Institute</td>
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<tr>
<td></td>
<td>1000 16th Street, N.W.</td>
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<tr>
<td>ASME</td>
<td>American Society of Mechanical Engineers</td>
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<tr>
<td></td>
<td>345 East 47th Street</td>
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<td>1916 Race Street</td>
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<td>AWPA</td>
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<td>7735 Old Georgetown Road</td>
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<td>Bethesda, MD 20014</td>
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<td>AWS</td>
<td>American Welding Society</td>
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<td>P.O. Box 35104</td>
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<td>Miami, FL 33135</td>
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<td>AWWA</td>
<td>American Water Works Association</td>
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<td>6666 West Quincy Avenue</td>
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<td>Denver, CO 80235</td>
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<tr>
<td>CLFMI</td>
<td>Chain Link Fence Manufactures Institute</td>
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REFERENCE STANDARDS

1101 Connecticut Avenue, N.W.
Washington, DC 20036

CRD               U.S.A. Corps. Of Engineers

CRSI              Concrete Reinforcing Steel Institute
933 Plum Grove Road
Schaumburg, IL 60173-4758

EJMA              Expansion Joint Manufacturers Association
707 Westchester Avenue
White Plains, NY 10604

FS                Federal Standardization Documents
General Services Administration, Specifications Unit (WFSIS)
7th and D Streets, S.W.
Washington, DC 20406

ICEA              Insulated Cable Engineer Association
P.O. Box 440
S. Yarmouth, MA 02664

IEEE              Institute of Electrical and Electronics Engineers
445 Hoes Lane
P.O. Box 1331
Piscataway, NJ 0855-1331

MIL               Military Specifications
General Services Administration, Specifications Unit (WFSIS)
7th and D Streets, S.W.
Washington, DC 20406

NACE              National Association of Corrosion Engineers
P.O. Box 986
Katy, TX 77450

NEMA              National Electrical Manufacturers’ Association
2101 L Street, N.W., Suite 300
Washington, DC 20037

NFPA              National Fire Protection Association
Batterymarch Park, P.O. Box 9101
Quincy, MA 02269-9101

OSHA              Occupational Safety Health Administration
REFERENCE STANDARDS

U.S. Department of Labor, Government Printing Office
Washington, DC 20402

PCA Portland Cement Association
5420 Old Orchard Road
Skokie, IL 60077-1083

PCI Prestressed Concrete Institute
201 North Wacker Drive
Chicago, IL 60606

SDI Steel Deck Institute
Box 9506
Canton, OH 44711

SSPC Steel Structures Painting Council
4400 Fifth Avenue
Pittsburgh, PA 15213

TAC Texas Administrative Code

TNRCC Texas Commission on Environmental Quality
P.O. Box 13087
Austin, TX 78711-3087

TxDOT Texas Department of Transportation
11th and Brazos
Austin, TX 78701-2483

UL Underwriters’ Laboratories, Inc.
333 Pfingston Road
Northbrook, IL 60062

UNI-BELL UNI-BELL Pipe Association
2655 Villa Creek Drive, Suite 155
Dallas, TX 75234

PART 2  PART 2  P R O D U C T S  -  NOT USED

PART 3  PART 3  E X E C U T I O N  -  NOT USED

END OF SECTION
SECTION 01300

SUBMITTALS

PART 1  GENERAL

1.01  SECTION INCLUDES

A.  Submittal procedures for:

1  Schedule of Values
2  Construction Schedules
3  Shop Drawings, Product Data, and Samples
4  Operations and Maintenance Data
5  Manufacturer's Certificates
6  Construction Photographs
7  Project Record Documents
8  Design Mixes
9  Videos or DVD’s
10  And all other submittals the owner deems necessary.

1.02  SUBMITTAL PROCEDURES

A.  Scheduling and Handling

1  Schedule submittals well in advance of the need for the material or equipment for
construction. Allow time to make delivery of material or equipment after
submittal is approved.

2  Develop a submittal schedule that allows sufficient time for initial review,
correction, resubmission and final review of all submittals. The Owner
Representative will review and return submittals to the Contractor as
expeditiously as possible but the amount of time required for review will vary
depending on the complexity and quantity of data submitted. In no case will a
submittal schedule be acceptable which allows less than 30 days for initial
review by the Owner Representative. This time for review shall in no way be
justification for delays or additional compensation to the Contractor.
3. The Owner Representative’s review of submittals covers only general conformity to the Drawings, Specifications and dimensions which affect the layout. The Contractor is responsible for quantity determination. No quantities will be verified by the Owner Representative. The Contractor is responsible for any errors, omissions or deviations from the Contract requirements; review of submittals in no way relieves the Contractor from his obligation to furnish required items according to the Drawings and Specifications.

4. Submit 6 copies of documents unless otherwise specified in the following paragraphs or in the Specifications.

5. Revise and resubmit submittals as required. Identify all changes made since previous submittal.

6. The Contractor shall assume the risk for material or equipment which is fabricated or delivered prior to approval. No material or equipment shall be incorporated into the Work or included in periodic progress payments until approval has been obtained in the specified manner.

B. Transmittal Form and Numbering

1. Transmit each submittal to the Owner Representative with a transmittal form.

2. Sequentially number each transmittal form beginning with the number 1. Resubmittals shall use the original number with an alphabetic suffix (i.e., 2A for first resubmittal of Submittal 2 or 15C for third resubmittal of Submittal 15). Each submittal shall only contain one type of work, material, or equipment. Mixed submittals will not be accepted.

3. Identify variations from requirements of Contract Documents and identify product or system limitations.

4. For submittal numbering of video tapes or DVD’s, coordinate with the Owner Representative.

C. Contractor’s Certification

1. Each submittal shall contain a statement or stamp signed and dated by the Contractor, certifying that the items have been reviewed in detail and are correct and in accordance with Contract Documents, except as noted by any requested variance.

1.03 SHOP DRAWINGS, PRODUCT DATA, AND SAMPLES

A. Shop Drawings

1. Submit shop drawings for review as required by the Specifications.
2. Contractor's Certification, as described in paragraph 1.02C, shall be placed on each drawing.

3. The drawings shall accurately and distinctly present the following:
   a. Field and erection dimensions clearly identified as such
   b. Arrangement and section views
   c. Relation to adjacent materials or structure including complete information for making connections between work under this Contract and work under other contracts
   d. Kinds of materials and finishes
   e. Parts list and descriptions
   f. Assembly drawings of equipment components and accessories showing their respective positions and relationships to the complete equipment package
   g. Where necessary for clarity, identify details by reference to drawing sheet and detail numbers, schedule or room numbers as shown on the Contract Drawings.

4. Drawings shall be to scale, and shall be a true representation of the specific equipment or item to be furnished.

B. Product Data

1. Submit product data for review as required in Specification sections.

2. Contractor's Certification, as described in paragraph 1.02C, shall be placed on each data item submitted.

3. Mark each copy to identify applicable products, models, options to be used in this Project. Supplement manufacturers' standard data to provide information unique to this Project, where required by the Specifications.

4. For products specified only by reference standard, give manufacturers, trade name, model or catalog designation and applicable reference standard.

5. For products proposed as alternates to "approved" products, as described in Section 01630 - Product Options and Substitutions, provide all information required to demonstrate the proposed products meet the level of quality and performance criteria of the "approved product".
C. Samples

1. Submit samples for review as required by the Specifications.

2. Contractor's Certification, as described in paragraph 1.02C, shall be placed on each sample or a firmly attached sheet of paper.

3. Submit the number of samples specified in Specifications; one of which will be retained by the Engineer.

4. Reviewed samples which may be used in the Work are identified in Specifications.

1.04 MANUFACTURER'S CERTIFICATES

A. When specified in Specification sections, submit manufacturers' certificate of compliance for review by Engineer.

B. Contractor's Certification, as described in paragraph 1.02C, shall be placed on front page of the certificate.

C. Submit supporting reference data, affidavits, and certifications as appropriate.

D. Certificates may be recent or previous test results on material or product, but must be acceptable to Engineer.

1.05 DESIGN MIXES

A. When specified in Specifications, submit design mixes for review.

B. Contractor’s Certification as described in paragraph 1.02C, shall be placed on front page of each design mix.

C. Mark each design mix to identify proportions, gradations, and additives for each class and type of design mix submitted. Include applicable test results on samples for each mix.

D. Maintain a copy of approved design mixes at mixing plant.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

END OF SECTION
SECTION 01310

CONSTRUCTION SCHEDULE

PART 1  GENERAL

1.01 DESCRIPTION

A. Furnish projected construction schedule for entire work.
B. Revise monthly.

1.02 FORM OF SCHEDULE

A. Prepare by bar chart method.
B. Arrange by chronological order by beginning of each item of work.

1.03 CONTENT OF SCHEDULES

A. Include complete sequence of construction by activity:
   1. Shop drawings, product data and samples: Submittal dates and dates reviewed copies will be required.
   2. Decision dates.
   3. Product procurement and delivery dates.
   4. Dates for beginning, and completion of each element of construction.
B. Show projected percentage of completion for each item of work as of first day of each month.
C. Furnish subschedules to define critical portions of entire schedule.
D. Show anticipated payment to complete work.

1.04 UPDATING

A. Show all changes occurring since previous month's submission of updated schedule.
B. Indicate progress of each activity.
C. Show completion dates.
D. If in opinion of the Owner, Contractor falls behind in scheduled progress, Contractor shall take steps required to regain lost progress without additional cost to Owner, and likewise revise schedule accordingly.
SUBMITTALS

E. Submit initial schedules within fifteen days after execution of Contract or at the time of the Pre-Construction conference.

F. Engineer will review schedules and return review copy within ten days after receipt.

G. If required, resubmit within seven days after return of review copy.

H. Submit periodically updated schedules accurately depicting progress to first day of each month.

I. Submit number of copies required by Contractor plus four copies to be retained by Engineer.

1.05 DISTRIBUTION

A. Distribute copies of reviewed schedules to:

   1. Engineer
   2. Job-site file
   3. Subcontractors
   4. City representative

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

END OF SECTION
SECTION 01380
CONSTRUCTION PHOTOGRAPHS

PART 1  GENERAL

1.01  SECTION INCLUDES
A. Photographic requirements for construction photographs and submittals

1.02  UNIT PRICES
A. No separate payment will be made for work under this section. Include the cost in the unit price of related work.

1.03  SUBMITTALS
A. Construction Photographs shall be made and submitted according to the provisions of all sections of these specifications.

B. All photographs shall be taken digitally and submitted on a CD-ROM with Project Name, Contractor and Date Photographs were taken.

C. Prepare 2 copies of the CD-ROM's of each view in digital format and submit 1 directly to the Owner’s Representative within 5 days of taking photographs.

PART 2  PRODUCTS

2.01  PRECONSTRUCTION PHOTOGRAPHS
A. Prior to the commencement of any construction, take digital color photographs of the entire route of the project. Photographs shall be 5 megapixel quality.

B. Provide photographs recorded on a CD-ROM and a photo log shall be submitted with the CD’s providing the required details.

C. The photographs shall show:
   1. Date photographs were taken
   2. Location of the photograph, house number and street name.

This information may be shown on a chalkboard in the photograph or by a label on the photo log.
D. Photographs should show the condition of the following:

1. Esplanades and boulevards
2. Yards (near side and far side of street)
3. House walk, sidewalk and driveway.
4. Curb.
5. Area between walk and curb.
6. Surface features (yard lights, fences, manholes, valve boxes, sprinkler heads, mail boxes, etc.)
7. Trees, shrubs and grass.
8. Any other items the contractor, Owner, and/or Owner’s Representative requests or requires.
9. Areas of damaged improvements that the Contractor desires to document preconstruction.

2.02 POST CONSTRUCTION PHOTOGRAPHS

A. On completion of construction, provide photographs of any public or private property which has been repaired or restored and any damage which is the subject of complaints. Damaged areas that cannot be documented by photographs preconstruction will be the Contractor’s responsibility for repair.

B. Submit in same quantity and format as the preconstruction photographs.

PART 3 EXECUTION - NOT USED

END OF SECTION
SECTION 01410

TESTING LABORATORY SERVICES

1.0 GENERAL

1.1 CONDITIONS

A. Testing, inspection, and control of materials required by these specifications shall be performed by a commercial testing laboratory meeting the specified requirements.

B. Owner will select and pay for services of commercial testing laboratory to perform density tests for field control and to perform the various laboratory testing services necessary for field control of the work as specified in respective specification sections, except Contractor shall pay for services of commercial testing laboratory approved by Owner to perform the following:

1. Pipe diameter deflection tests on all flexible and semi-rigid sanitary sewer collection system pipe installation.
2. Testing of systems or partially completed systems, such as testing of water and sewer systems, water supply and drainage systems, air systems, electrical systems and grounding systems.
3. Laboratory services required to establish mix design proposed for use for Portland cement concrete, asphaltic concrete mixtures, and other material mixes requiring control by testing laboratory.
4. Analysis of aggregates, fixing gradations, and the preparation and testing of design cylinders, beams, or specimens, and other services required to establish design or redesign of material mixes requiring control by testing laboratory when required because of change in source of materials or other conditions not caused by Owner.
5. Tests required to establish optimum moisture of earth and base materials and to determine required compactive effort to meet density requirements (Contractor shall pay for all proctor curves to establish optimum moisture and Owner shall pay for all density tests).
6. Cores to test for thickness of paving.
7. Testing and inspection performed for the Contractor's convenience.
8. Retesting and repetitions of laboratory services when initial tests indicate work does not comply with requirements of Contract Documents.

C. Specified testing frequencies are recommended standards, and may be increased or decreased by the Owner or Engineer as deemed necessary for quality control of materials and the work.

D. Reports and commentaries by testing laboratory shall in no way relieve Contractor of his obligation to perform work in full compliance with standards and provisions of the Contract Documents.
E. The Contractor shall not be relieved of his obligation to perform work in full compliance with the standards and provisions of the Contract Documents by reason of the Owner's performance in testing or refraining from testing the work.

F. Owner reserves right to take samples and specimens, and conduct tests on material and work provided by Contractor to assure quality control.

1.2 REQUIREMENTS OF LABORATORY

A. Meet basic requirements of ASTM E329.

B. Testing Equipment: Calibrated at maximum twelve month intervals by devises of accuracy traceable to either National Bureau of Standards or accepted values of natural physical constants.

C. Testing laboratory is only required to have testing facilities for work included in this project.

D. Submit copy of report of inspection of facilities made by Materials Reference Laboratory of National Bureau of Standards during most recent tour of inspection.

E. Submit memorandum of remedies of any deficiencies reported by inspection.

1.3 LABORATORY DUTIES AND LIMITATIONS OF AUTHORITY

A. Cooperate with Engineer, Owner and Contractor.
   1. Unless directed by Owner or Engineer, types and frequencies of tests as specified in specifications sections for field quality control shall not be exceeded.
   2. Owner may not accept charges for tests in excess of types and frequencies specified in specifications sections unless authorized by Engineer or Owner.
   3. Charges for tests to be paid for by Owner shall be submitted promptly to Engineer to allow adequate time for his review before time for payment by Owner.
   4. Unless otherwise directed or stipulated, samples, specimens, and field test locations shall be selected under the control of the Engineer.

B. Provide qualified personnel promptly on notice.

C. Perform required inspections, sampling, and testing of materials and methods of construction, including making and curing concrete test specimens.

D. Ascertain Contractor's compliance with specifically named standards of the Contract Documents.

E. Comply with specified testing and sampling standards, or recognized authoritative testing and sampling standards when none are specifically named in the Specifications.

F. Promptly notify Engineer, Owner and Contractor of irregularities or deficiencies of work which are observed during performance of services.
G. Promptly distribute copies of reports of inspections and tests:
   1. Owner: One copy.
   2. Engineer: One copy.
   3. Contractor: Two copies.

H. Perform additional services as required by Owner.

I. Laboratory is not authorized to:
   1. Revoke, alter, enlarge on, or waive requirements of Contract Documents.
   2. Approve or accept any portion of work.
   3. Perform any duties of Contractor.

1.4 CONTRACTOR'S RESPONSIBILITIES

A. Before starting to use proposed design mix and mix materials in construction, arrange for testing of design mixes and mix materials for Portland cement concrete, asphaltic concrete, and other material mixes requiring control by testing laboratory.

B. Cooperate with laboratory personnel, provide access to work, and to construction and fabrication operations.

C. Provide samples of materials to be tested in required quantities.

D. Provide adequate on-site storage area for testing laboratory.

E. Furnish copies of mill test reports for the materials being used on the job when requested by Engineer.
   1. Mill certificates will be acceptable when it is definite that certified mill test sheets apply to the material being supplied.

F. Furnish casual labor to provide access to work to be tested, to obtain and handle samples at site, and to facilitate inspections and tests.

G. Notify laboratory and Engineer 48 hrs. minimum in advance of operations requiring control by testing laboratory, to allow for assignment of personnel and scheduling of tests.

H. Arrange with laboratory and pay for:
   1. Retesting required for failed tests.
   2. Retesting for nonconforming Work.
   3. Additional sampling and tests requested by Contractor beyond specified requirements.
   4. Insufficient notification of cancellation of tests for work scheduled but not performed.

1.5 SPECIFIC TESTS, INSPECTIONS AND METHODS REQUIRED

A. Certification of Products: As required by respective specification sections.

B. Test, Adjust and Balance of Equipment: As required by respective specification sections.
C. Sampling and Laboratory Tests: As required by respective specification sections.

END OF SECTION
SECTION 01420
CONSTRUCTION INSPECTION SERVICES

1.0 GENERAL

1.1 SECTION INCLUDES

A. Inspection services and references

1.2 CONDITIONS

A. Owner reserves right to observe and inspect samples and specimens to be tested, and observe tests on material and work provided by Contractor to assure quality control.

B. Inspection level of service may be increased or decreased by the Owner or Owner’s Representative as deemed necessary for quality control of materials and work.

C. Owner’s Representative will appoint an Inspector as a representative of the Owner. Alternately, Owner’s Representative may appoint, employ, and pay an independent firm to provide and/or supplement inspection services.

D. Reports and commentaries by Inspector shall in no way relieve Contractor of his obligation to perform work in full compliance with standards and provisions of the Contract Documents.

E. The Contractor shall not be relieved of his obligation to perform work in full compliance with the standards and provisions of the Contract Documents by reason of the Owner’s performance in inspection or refraining from inspecting the work.

F. The Contractor shall not be relieved of his obligation to perform the work safely and with all safety requirements by reason of the owner’s performance of inspection or refraining from inspections of the work.

1.3 INSPECTORS DUTIES AND LIMITATIONS OF AUTHORITY

A. Perform inspections, observe tests, and provide other services specified in individual Technical Specifications.

B. Ascertain Contractor’s compliance with specifically named standards of the Contract Documents.
C. Produce reports to be submitted to Owner, Engineer, and Contractor, indicating observations and compliance or non-compliance with Contract Documents and quantities installed.

D. Perform additional services as required by Owner.

E. Inspector is not authorized, without approval of Engineer, to:
   1. Revoke, alter, enlarge, or waive requirements of the Contract Documents.
   2. Approve or accept any portion of work.
   3. Perform any duties of Contractor.

F. Inspector has the authority to stop work when work is being performed in an unsafe manner or if other issues arise that he deems necessitate stopping work.

1.4 CONTRACTOR’S RESPONSIBILITIES

A. Cooperate with Inspector, provide access to work and to construction and fabrication operations.

B. Furnish copies of mill test reports for the materials being used on the job when requested by Engineer or Inspector.
   1. Mill certificates will be acceptable when it is definite that certified mill test sheets apply to the material being supplied.

C. Furnish labor to provide access to work to be inspected, to obtain and handle samples at site, and to facilitate inspections and tests.

D. Contractor shall sign and acknowledge reports for Inspector.

E. Notify Owner’s Representative 24 hrs. prior to expected time for operations requiring services. Notify independent firm when noted.

F. Arrange with Inspector and pay for:
   1. Re-inspecting nonconforming Work.
   2. Insufficient notification of cancelation of work scheduled but not performed if such work required increase inspection services.
   3. Inspection services for work on weekends, City Holidays and after hours that has been approved at the request of the contractor that was not anticipated in and/or provided for in the original contract.

END OF SECTION
PART 1 GENERAL

1.01 SECTION INCLUDES

A. Temporary facilities and the necessary controls for the project including utilities, telephone, sanitary facilities, field office, storage sheds and building, safety requirements, first aid equipment, fire protection, security measures, protection of the Work and property, access roads and parking, environmental controls, disposal of trash, debris, and excavated material, pest and rodent control, water runoff and erosion control.

1.02 CONTRACTOR’S RESPONSIBILITY

A. The facilities and controls specified in this section are considered minimum for the Project. The Contractor may provide additional facilities and controls for the proper execution of the Work and to meet Contractor’s responsibilities for protection of persons and property.

B. Comply with applicable requirements specified in other sections of the Specifications.

1. Maintain and operate temporary facilities and systems to assure continuous service.

2. Modify and extend systems as Work progress requires.

3. Completely remove temporary materials and equipment when their use is no longer required.

4. Restore existing facilities used for temporary services to specified or to original condition.

1.03 TEMPORARY UTILITIES

A. Obtaining Temporary Service.

1. Make arrangements with utility service companies for temporary services.

2. Abide by rules and regulations of the utility service companies or authorities having jurisdiction.

3. Be responsible for utility service costs until the Work is substantially complete. Included are fuel, power, light, heat, and other utility services necessary for execution, completion, testing, and initial operation of the Work.
B. Water

1. Provide water required for and in connection with Work to be performed and for specified tests of piping, equipment, devices, or for other use as required for proper completion of the Work.

2. For water to be drawn from public fire hydrants, obtain special permit or license from the proper City officials. A deposit based on rates established by latest ordinance will be required. Install backflow preventor on fire hydrant supply.

3. Provide and maintain an adequate supply of potable water for domestic consumption by Contractor personnel.

C. Electricity and Lighting

1. Provide electric power service as required for the Work, including testing of Work. Provide power for lighting, operation of the Contractor’s equipment, or for any other use by Contractor.

2. Electric power service includes temporary power service or generator to maintain plant operations during any scheduled shutdown.

3. Minimum lighting level shall be 5 foot-candles for open areas; 10-foot-candles for stairs and shops.

D. Temporary Heat and Ventilation

1. Provide temporary heat as necessary for protection or completion of the Work.

2. Provide temporary heat and ventilation to assure safe working conditions; maintain enclosed areas at a minimum of 50°F.

E. Telephone

1. Provide emergency telephone service at the Contractor's field office, or by mobile telephone, for use by Contractor personnel and others performing work or furnishing services at the site.

F. Sanitary Facilities

1. Provide and maintain sanitary facilities for persons on the job site; comply with the regulations of State and local departments of health.

2. Enforce the use of sanitary facilities by construction personnel at the job site. Such facilities shall be enclosed. Pit-type toilets will not be permitted. No discharge will be allowed from these facilities. Collect and store sewage and waste so as not to cause a nuisance or health problem; have sewage and waste hauled off-site and properly disposed in accordance with local regulations.
3. Locate toilets near the Work site and secluded from view insofar as possible. Keep toilets clean and supplied throughout the course of the Work.

1.04 FIELD OFFICE

A. Provision of a field office is not required. If the Contractor chooses to provide one, locate it in a place approved by the Engineer.

1.05 STORAGE OF MATERIALS

A. Provide adequately ventilated, watertight storage facilities with floor above ground level for materials and equipment susceptible to weather damage.

B. Storage of materials not susceptible to weather damage may be on blocks off the ground.

C. Store materials in a neat and orderly manner. Place materials and equipment to permit easy access for identification, inspection and inventory.

1.06 SAFETY REQUIREMENTS

A. Submit and follow a safety program. Include in the safety program documented response to trench safety requirements as specified in Section 01526 - Trench Safety System.

B. Conduct operations in strict accord with applicable Federal, State and local safety codes and statutes and with good construction practice. The Contractor is fully responsible and obligated to establish and maintain procedures for safety of all work, personnel and equipment involved in the Project.

C. Observe and comply with Texas Occupational Safety Act (Art. 5182a, V.C.S.) and with all safety and health standards promulgated by Secretary of Labor under Section 107 of Contract Work Hours and Standards Act, published in 29 CFR Part 1926 and adopted by Secretary of Labor as occupational safety and health standards under the Williams-Steiger Occupational Safety and Health Act of 1970, and to any other legislation enacted for safety and health of Contractor employees. Such safety and health standards apply to subcontractors and their employees as well as to the Contractor and its employees.

D. Observance of and compliance with the regulations shall be solely and without qualification the responsibility of the Contractor without reliance or superintendence of or direction by the Engineer or the Engineer’s representative. Immediately advise the Engineer of investigation or inspection by Federal Safety and Health inspectors of the Contractor or subcontractor's work or place of work on the job site under this Contract, and after such investigation or inspection, advise the Engineer of the results. Submit one copy of accident reports to Engineer within 10 days of occurrence.

E. Protect areas occupied by workmen using the best available devices for detection of lethal and combustible gases. Test such devices frequently to assure their functional capability. Constantly observe infiltration of liquids into the Work area for visual or
odor evidences of contamination, immediate take appropriate steps to seal off entry of
contaminated liquids to the Work area.

F. Safety measures, including but not limited to safety personnel, first-aid equipment,
ventilating equipment and safety equipment, in the specifications and shown on the
Drawings are obligations of the Contractor.

G. Maintain required coordination with the local Police and Fire Departments during the
entire period covered by the Contract.

1.07 FIRST AID EQUIPMENT

A. Provide a first aid kit throughout the construction period. List telephone numbers for
physicians, hospitals, and ambulance services in each first aid kit.

B. Have at least one person thoroughly trained in first aid procedures present on the site
whenever Work is in progress.

1.08 FIRE PROTECTION

A. Fire Protection Standards

1. Conform to specified fire protection and prevention requirements as well as those
which may be established by Federal, State, or local governmental agencies.

2. Comply with all applicable provisions of NFPA Standard No. 241, Safeguarding
Building Construction and Demolition Operations.

3. Provide portable fire extinguishers, rated not less than 2A or 5B in accordance
with NFPA Standard No. 10, Portable Fire Extinguishers, for each temporary
building, and for every 3000 square feet of floor area of facilities under
construction.

4. Locate portable fire extinguishers within 50 feet maximum from any point in the
Project area.

B. Fire Prevention and Safety Measures

1. Prohibit smoking in hazardous areas. Post suitable warning signs in areas which
are continuously or intermittently hazardous.

2. Use metal safety containers for storage and handling of flammable and
combustible liquids.

3. Do not store flammable or combustible liquids in or near stairways or exits.

4. Maintain clear exits from all points within a structure.

1.09 SECURITY MEASURES

ARKK Standard 3/14/2012
A. Protect all Work materials, equipment, and property from loss, theft, damage, and vandalism. Contractor's duty to protect property includes Owner's property.

B. If existing fencing or barriers are breached or removed for purposes of construction. Provide and maintain temporary security fencing equal to existing.

1.10 PROTECTION OF PUBLIC UTILITIES

A. Prevent damage to existing public utilities during construction. These utilities are shown on the Drawings at their approximate locations. Pre-locate, by whatever means may be required (metal detection equipment, probes, excavation, survey), all underground utilities before excavating in area. All investigative work will be done and all repairs required after investigation will be accomplished by Contractor. Contractor is responsible for damages caused by failure to locate and preserve these underground utilities. Give owners of these utilities at least 48 hours notice before commencing Work in area, for locating utilities during construction and allow adequate time for making adjustments or relocation of the utilities when they conflict with proposed Work. Any temporary relocation of utilities if necessary to accommodate construction will not be paid for separately. Bypassing of sanitary waste to storm drainage facilities is not allowed. Utility service lines are not shown on Drawings. Anticipate that such service lines exist and repair them if damaged due to any construction activity. No separate payment will be made for this repair work.

B. Prior to abandonment of utility, make appropriate arrangements with City and owner of utility to terminate service, remove meters, transformers, and poles as may be required by site conditions.

C. When excavating near pipelines and prior to start of excavation, request a representative of pipeline company to come to construction site(s) to meet representatives of Contractor to discuss actual procedures that will be used. Request pipeline company’s representative to probe and locate the pipelines in at least three locations: one at each side of proposed excavation and one at centerline of proposed utility. Representative of pipeline company must be present to observe activities of Contractor at all times when excavation is being conducted within 15 feet of pipeline company’s pipeline.

1.11 PROTECTION OF THE WORK AND PROPERTY

A. Preventive Actions

1. Take precautions, provide programs, and take actions necessary to protect the Work and public and private property from damage.

2. Take action to prevent damage, injury or loss, including, but not limited to, the following:

   a. Store apparatus, materials, supplies, and equipment in an orderly, safe manner that will not unduly interfere with progress of the Work or the
TEMPORARY FACILITIES AND CONTROLS

Work of any other contractor, any utility service company, or the Owner's operations.

b. Provide suitable storage for materials which are subject to damage by exposure to weather, theft, breakage, or otherwise.

c. Place upon the Work or any part thereof only such loads as are consistent with the safety of that portion of the Work.

d. Frequently clean up refuse, rubbish, scrap materials, and debris caused by construction operations, keeping the Project site safe and orderly.

e. Provide safe barricades and guard rails to protect pedestrian and vehicular traffic around openings, for scaffolding, for temporary stairs and ramps, around excavations, elevated walkways, and other hazardous areas.

3. Obtain written consent from proper parties before entering or occupying with workers, tools, materials or equipment, privately-owned land except on easements provided for construction.

4. Assume full responsibility for the preservation of public and private property on or adjacent to the site. If any direct or indirect damage is done by or on account of any act, omission, neglect, or misconduct in execution of the Work by the Contractor, it shall be restored by the Contractor to a condition equal to or better than that existing before the damage was done.

B. Barricades and Warning Signals.

1. Where work is performed on or adjacent to any roadway, right-of-way, or public place; furnish and erect barricades, fences, lights, warning signs, and danger signals; provide watchmen; and take other precautionary measures for the protection of persons or property and protection of the Work. Barricades shall be painted to be visible at night. From sunset to sunrise, furnish and maintain at least one light at each barricade. Erect sufficient barricades to keep vehicles from being driven and pedestrians from walking on or into Work under construction. Furnish watchmen in sufficient numbers to protect the Work. Responsibility of maintenance of barricades, signs, lights and for providing watchmen shall continue until the Project is accepted by the City. Conform to Section 01570 - Traffic Control and Regulation.

C. Tree and Plant Protection. Conform to requirements of Section 01535 - Tree and Plant Protection.

D. Protection of Existing Structures

1. Underground Structures:
a. Underground structures are defined to include, but not be limited to, sewer, water, gas, and other piping, and manholes, chambers, electrical and signal conduits, tunnels, and other existing subsurface installations located within or adjacent to the limits of the Work.

b. Known underground structures, including water, sewer, electric, and telephone services are shown on the Drawings in accordance with the best information available, but is not guaranteed to be correct or complete.

c. Explore ahead of trenching and excavation work and uncover obstructing underground structures sufficiently to determine their location, to prevent damage to them and to prevent interruption of utility services. Restore to original condition damages to underground structure at no additional cost to the Owner.

d. Necessary changes in location of the Work may be made by the Engineer to avoid unanticipated underground structures.

e. If permanent relocation of an underground structure or other subsurface installations is required and not otherwise provided for in the Contract Documents, the Engineer will direct Contractor in writing to perform the Work, which shall be paid for under the provisions for changes in the Contract Price as described in Document 00700 - General Conditions.

2. Surface Structures:

a. Surface structures are defined as existing buildings, structures and other constructed installations above the ground surface. Included with such structures are their foundations or any extension below the surface. Surface structures include, but are not limited to buildings, tanks, walls, bridges, roads, dams, channels, open drainage, piping, poles, wires, posts, signs, markers, curbs, walks, guard cables, fencing, mail boxes, and other facilities that are visible above the ground surface.

3. Protection of Underground and Surface Structures:

a. Support in place and protect from direct or indirect injury to underground and surface structures located within or adjacent to the limits of the Work. Install such supports carefully and as required by the party owning or controlling such structure. Before installing structure supports, Contractor shall satisfy the Engineer that the methods and procedures to be used have been approved by the owner of the structure.

b. Avoid moving or in any way changing the property of public utilities or private service corporations without prior written consent of a
responsible official of that service or public utility. Representatives of these utilities reserve the right to enter within the limits of this project for the purpose of maintaining their properties, or of making such changes or repairs to their property that may be considered necessary by performance of this Contract.

c. Notify the owners and/or operators of utilities and pipelines of the nature of construction operations to be performed and the date or dates on which those operations will be performed. When construction operations are required in the immediate vicinity of existing structures, pipelines, or utilities, give a minimum of 5 working days advance notice. Probe and flag the location of underground utilities prior to commencement of excavation. Keep flags in place until construction operations reach and uncover the utility.

d. Assume risks attending the presence or proximity of underground and surface structures within or adjacent to the limits to the Work including but not limited to damage and expense for direct or indirect injury caused by the Work to any structure. Immediately repair damage caused, to the satisfaction of the owner of the damaged structure.

E. Protection of Installed Products

1. Provide protection of installed products to prevent damage from subsequent operations. Remove protection facilities when no longer needed, prior to completion of Work.

2. Control traffic to prevent damage to equipment, materials, and surfaces.

1.12 ROADS AND PARKING

A. Prevent interference with traffic and Owner operations on existing roads.

B. Designate temporary parking areas to accommodate construction personnel. When site space is not adequate, provide additional off-site parking. Locate as approved by Engineer.

C. Minimize use by construction traffic of existing streets and driveways.

D. Do not allow heavy vehicles or construction equipment in existing parking areas.

1.13 ENVIRONMENTAL CONTROLS

A. Provide and maintain methods, equipment, and temporary construction as necessary for controls over environmental conditions at the construction site and adjacent areas.

B. Comply with statutes, regulations, and ordinances which relate to the proposed Work for the prevention of environmental pollution and preservation of natural resources,
including but not limited to the National Environmental Policy Act of 1969, PL 91-190, Executive Order 11514.

C. Recognize and adhere to the environmental requirements of the Project. Disturbed areas shall be strictly limited to boundaries established by the Contract Documents. Particularly avoid pollution of "on-site" streams, sewers, wells, or other water sources. The City recognizes that the project area has considerable natural value and that construction of projects should be completed with a minimum of impact to the surrounding environment. Attention is directed to this concept. Adopt construction procedures that do not cause unnecessary excavation and filling of the terrain, indiscriminate destruction of vegetation, air or stream pollution, nor the harassment or destruction of wildlife.

D. Burning of rubbish, debris or waste materials is not permitted.

1.14 POLLUTION CONTROL

A. Provide methods, means, and facilities required to prevent contamination of soil, water or atmosphere by discharge of noxious substances from construction operations.

B. Provide equipment and personnel to perform emergency measures required to contain any spillage, and to remove contaminated soils or liquids. Excavate and dispose of any contaminated earth off-site, and replace with suitable compacted fill and topsoil.

C. Take special measures to prevent harmful substances from entering public waters. Prevent disposal of wastes, effluents, chemicals, or other such substances adjacent to streams, or in sanitary or storm sewers.

D. Provide systems for control of atmospheric pollutants.
   1. Prevent toxic concentrations of chemicals.
   2. Prevent harmful dispersal of pollutants into the atmosphere.

E. Use equipment during construction that conforms to current Federal, State, and local laws and regulations.

1.15 PEST AND RODENT CONTROL

A. Provide rodent and pest control as necessary to prevent infestation of construction or storage areas.

B. Employ methods and use materials which will not adversely affect conditions at the site or on adjoining properties.

1.16 NOISE CONTROL
TEMPORARY FACILITIES AND CONTROLS

A. Provide vehicles, equipment, and construction activities that minimize noise to the greatest degree practicable. Noise levels shall conform to the latest OSHA standards and City Ordinances and in no case will noise levels be permitted which create a nuisance in the surrounding neighborhoods.

B. Conduct construction operations during daylight hours except as approved by Engineer.

1.17 DUST CONTROL

A. Control objectionable dust caused by operation of vehicles and equipment. Apply water or use other methods, subject to approval of the Engineer, which will control the amount of dust generated.

1.18 WATER RUNOFF AND EROSION CONTROL

A. Provide methods to control surface water, runoff, subsurface water, and water pumped from excavations and structures to prevent damage to the Work, the site, or adjoining properties.

B. Control fill, grading and ditching to direct water away from excavations, pits, and other construction areas; and to direct drainage to proper runoff courses so as to prevent any erosion, sedimentation or damage.

C. Provide, operate, and maintain equipment and facilities of adequate size to control surface water.

D. Dispose of drainage water in a manner to prevent flooding, erosion, or other damage to any portion of the site or to adjoining areas and in conformance with environmental requirements.

E. Retain existing drainage patterns external to the construction site by constructing temporary earth berms, sedimentation basins, retaining areas, and temporary ground cover as needed to control conditions.

F. Plan and execute construction and earth work by methods to control surface drainage from cuts and fills, and from borrow and waste disposal areas, to prevent erosion and sedimentation.

1  Keep to a minimum the area of bare soil exposed at one time.

2  Provide temporary control measures, such as berms, dikes, and drains.

G. Construct fills and waste areas by selective placement to eliminate surface silts or clays which will erode.

H. Inspect earthwork periodically to detect any evidence of the start of erosion. Apply corrective measures as required to control erosion.
TEMPORARY FACILITIES AND CONTROLS

PART 2  P R O D U C T S - NOT USED

PART 3  E X E C U T I O N - NOT USED

END OF SECTION
MOBILIZATION

SECTION 01505

MOBILIZATION

PART 1  GENERAL

1.01  SECTION INCLUDES

A. Mobilization of construction equipment and facilities onto the site.

1.02  UNIT PRICES

A. Measurement for mobilization is on a lump sum basis.

B. Mobilization payments will be included in monthly payment estimates upon written application by Contractor subject to the following provisions:

1. Authorization for payment of 50 percent of the contract price for mobilization will be made upon receipt and approval by Engineer of the following items, as applicable:

   a. Schedule of values, if required

   b. Trench safety program

   c. Construction schedule

   d. Pre-construction Photographs, if required

2. Authorization for payment of the remaining 50 percent of the Contract Price for mobilization will be made upon completion of Work amounting to 5 percent of the Contract Price less the mobilization unit price.

C. Mobilization payments will be subject to retainage amounts stipulated in the General Conditions.

D. De-mobilization costs are incidental and the Contractor is responsible for de-mobilization from the site in conformance with the requirements of these contract documents.

PART 2  PRODUCTS - NOT USED

PART 3  EXECUTION - NOT USED

END OF SECTION
PART 1  GENERAL

1.01 SECTION INCLUDES

A. Trench safety system for the construction of trench excavations.

B. Trench safety system for structural excavations which fall under provisions of State and Federal trench safety laws.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 DEFINITIONS

A. A trench is defined as a narrow excavation (in relation to its depth) made below the surface of the ground. In general, the depth is greater than the width, but the width of a trench (measured at the bottom) is not greater than 15 feet.

B. The trench safety system requirements apply to larger open excavations if the erection of structures or other installations limits the space between the excavation slope and the installation to dimensions equivalent to a trench as defined.

C. Trench Safety Systems include both Protective Systems and Shoring Systems but are not limited to sloping, sheeting, trench boxes or trench shields, slide rail systems, sheet piling, cribbing, bracing, shoring, dewatering or diversion of water to provide adequate drainage.

D. Trench Safety Program is the safety procedures governing the presence and activities of individuals working in and around trench excavations.

1.04 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit a safety program specifically for the construction of trench excavation. Design the trench safety program to be in accordance with OSHA 29CFR standards governing the presence and activities of individuals working in and around trench excavations.

C. Construction and shop drawings containing deviations from OSHA standards or special designs shall be sealed by a licensed Engineer retained and paid by Contractor.
D. Review of the safety program by the Engineer will only be in regard to compliance with
the Contract Documents and will not constitute approval by the Engineer nor relieve
Contractor of obligations under State and Federal trench safety laws.

1.05 REGULATORY REQUIREMENTS

A. Install and maintain trench safety systems in accordance with the provision of
Excavations, Trenching, and Shoring, Federal Occupation Safety and Health
Administration (OSHA) Standards, 29CFR, Part 1926, Subpart P, as amended, including
Final Rule, published in the Federal Register Vol. 54, No. 209 on Tuesday, October 31,
1989. The sections that are incorporated into these specifications by reference include
Sections 1926-650 through 1926-652.

B. A reproduction of the OSHA standards included in "Subpart P - Excavations" from the
Federal Register Vol. 54, No. 209 is available upon request to Contractors bidding on
Owner’s projects. The Owner assumes no responsibility for the accuracy of the
reproduction. The Contractor is responsible for obtaining a copy of this section of the
Federal Register.

C. Legislation that has been enacted by the Texas Legislature with regard to Trench Safety
Systems, is hereby incorporated, by reference, into these specifications. Refer to Texas

D. Reference materials, if developed for a specific project, will be issued with the Bid
Documents, including the following:

1. Geotechnical information obtained for use in design of the trench safety system.

2. Special Shoring Requirements.

1.06 INDEMNIFICATION

A. Contractor shall indemnify and hold harmless the Owner, its employees, and agents,
from any and all damages, costs (including, without limitation, legal fees, court costs,
and the cost of investigation), judgments or claims by anyone for injury or death of
persons resulting from the collapse or failure of trenches constructed under this Contract.

B. Contractor acknowledges and agrees that this indemnity provision provides indemnity
for the Owner in case the Owner is negligent either by act or omission in providing for
trench safety, including, but not limited to safety program and design reviews,
inspections, failures to issue stop work orders, and the hiring of the Contractor.

PART 2 PRODUCTS - NOT USED
PART 3 EXECUTION

3.01 INSTALLATION

A. Install and maintain trench safety systems in accordance with provisions of OSHA 29CFR.

B. Install specially designed trench safety systems shall be installed in accordance with the Contractor’s trench excavation safety program for the locations and conditions identified in the program.

C. Obtain verification from a competent person, as identified in the Contractor’s trench excavation safety program, that trench boxes and other premanufactured systems are certified for the actual installation conditions.

3.02 INSPECTION

A. Conduct daily inspections by Contractor or Contractor's independently retained consultant, of the trench safety systems to ensure that the installed systems and operations meet OSHA 29CFR and other personnel protection regulations requirements.

B. If evidence of possible cave-ins or slides is apparent, immediately stop work in the trench and move personnel to safe locations until necessary precautions have been taken to safeguard personnel.

C. Maintain a permanent record of daily inspections.

3.03 FIELD QUALITY CONTROL

A. Verify specific applicability of the selected or specially designed trench safety systems to each field condition encountered on the project.

END OF SECTION
SECTION 01535

TREE AND PLANT PROTECTION

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Tree and plant protection.
B. Minimum qualifications of Arborist and Urban Forester.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS

A. Conform to requirements of Section 01300 - Submittals.
B. Submit name and experience of qualified Arborist proposed for use of work.

1.04 PROJECT CONDITIONS

A. Preserve and protect existing trees and plants to remain from foliage, branch, trunk, or root damage that could result from construction operations.
B. Prevent following types of damage:
   1. Compaction of root zone by foot or vehicular traffic, or material storage.
   2. Trunk damage from equipment operations, material storage, or from nailing or bolting.
   3. Trunk and branch damage caused by ropes or guy wires.
   4. Root or soil contamination from spilled solvents, gasoline, paint, lime slurry and other noxious materials.
   5. Branch damage due to improper pruning or trimming.
   6. Damage from lack of water due to:
      a. Cutting or altering natural water migration patterns near root zones.
      b. Failure to provide adequate watering.
   7. Damage from alteration of soil pH factor caused by depositing lime, concrete, plaster, or other base materials near roots.
8. Cutting of roots larger than one inch in diameter, other than those called out to be cut with root pruning.

1.05 DAMAGE ASSESSMENT

A. When trees other than those designated for removal are destroyed or badly damaged as a result of construction operations, remove and replace with same size, species, and variety up to and including 8-inches in trunk diameter. Tree larger than 8-inches in diameter shall be replaced with an 8-inch diameter tree of the same species and variety and total contract amount will be reduced by an amount determined from the following formula: 
\[ 0.7854 \times D^2 \times 28.00 \] 
where D is diameter in inches of tree or shrub trunk measured 12-inches above grade for that portion of the tree which is greater than 8-inches in diameter. Tree removal and replacement must be approved in writing by the Owner and Project Engineer prior to removing any tree.

PART 2 PRODUCTS

2.01 MATERIALS

A. Pruning paint: Black latex, water based paint, free of all petroleum products.

B. Fertilizer: Fertilizer shall be a root stimulant that contains at a minimum the following ingredients: Ectomycorrhizal Fungi, VA Mycorrhizal (VAM) Fungi, *Rhizosphere Bacillus spp.*, Kelp Meal, Humic Acid and Soluble Yucca.

C. Tree Protection Fencing: Orange, plastic mesh fencing, 4-feet in height with 6-feet high “T” bar posts installed 10-feet on centers.

D. Plastic Root/Soil Protection: Clear polyethylene sheeting, minimum 6 mil. thickness.

PART 3 EXECUTION

3.01 PROTECTION AND MAINTENANCE OF EXISTING TREES AND SHRUBS

A. Except for trees and shrubs shown on Drawings to be removed, all trees and shrubs within the project area are to remain and be protected from damage.

B. For trees to be removed, as designated on the Drawings, perform the following:

1. Stake right-of-way limits and identify any tree of diameter greater than 4 inches which is to be removed. Mark trees prior to felling with an X in orange paint, clearly visible, on the trunk, and at eye level.

2. After marking trees give a minimum of 48-hours notice in writing to the Engineer of intent to begin felling operations.

3. Trees whose trunks are only partially in the right-of-way shall be protected and preserved as described below.
C. For trees or shrubs to remain, perform the following:

1. Trim trees and shrubs only as necessary.
   a. Trees and shrubs requiring pruning for construction should also be pruned for balance as well as to maintain proper form and branching habit.
   b. Cut limbs at branch collar. No stubs should remain on trees. Branch cuts should not gouge outer layer of tree structure or trunk.

2. Use extreme care to prevent excessive damage to root systems.
   c. Roots in construction areas will be cut smoothly with a trencher before excavation begins. Do not allow ripping of roots with a backhoe or other equipment.
   d. Temporarily cover exposed roots with wet burlap to prevent roots from drying out.
   e. Cover exposed roots with soil as soon as possible.

3. Prevent damage or compaction of root zone (area below dripline) by construction activities.
   a. Do not allow scarring of trunks or limbs by equipment or other means.
   b. Do not store construction materials, vehicles, or excavated material under dripline of trees.
   c. Do not pour liquid materials under dripline.

4. Water and fertilize trees and shrubs that will remain to maintain their health during construction period.
   a. Supplemental watering of landscaping during construction should be done once every 7 days in cold months and once every 4 days in hotter months.
   b. This watering shall consist of saturating soils at least 6 to 8 inches beneath surface.

5. Water areas currently being served by private sprinkler systems while systems are temporarily taken out of service to maintain health of existing landscapes.

6. At option of the Contractor and with the Engineer’s permission, trees and shrubs to remain may be temporarily transplanted and returned to original positions under supervision of professional horticulturist.
3.02 PROTECTION

A. Protection of Trees or Shrubs in Open Area:
   1. Install steel drive-in fence posts in protective circle, approximately 8 feet on center, not closer than 4 feet to trunk of trees or stems of shrubs.
   2. Drive steel drive-in fence posts 3 feet minimum into ground, leaving 5 feet minimum above ground.
   4. For trees or shrubs in paved areas, mount concrete-filled steel pipe 2-1/2 inches in diameter minimum in rubber auto tires filled with concrete (movable posts).

B. Timber Wrap Protection for Trees in Close Proximity of Moving or Mechanical Equipment and Construction Work:
   1. Wrap trunk with layer of burlap.
   2. Install 2 x 4's or 2 x 6's (5-foot to 6-foot lengths) vertically, spaced 3 inches to 5 inches apart around circumference of tree trunk.
   3. Tie in place with 12 to 9 gage steel wire.

3.03 MAINTENANCE OF NEWLY PLANTED TREES

A. Water trees during dry periods.

B. The Contractor guarantees that trees planted for this Project shall remain alive and healthy at least until the end of a one-year warranty period.
   1. Within four weeks of notice from Owner, Contractor shall replace, at his expense, any dead trees or any trees that in the opinion of Owner, have become unhealthy or unsightly or have lost their natural shape as a result of additional growth, improper pruning or maintenance, or weather conditions.
   2. When tree must be replaced, the guarantee period for that tree shall begin on date of replacement of tree, subject to the Owner’s inspection, for no less than one year.
   3. Straighten leaning trees and bear entire cost.
   4. Dispose of trees rejected at any time by Engineer at Contractor’s expense.

3.04 ARBORIST AND URBAN FORESTER QUALIFICATIONS

A. Arborist: All tree pruning, removal, and root stimulation shall be contracted to a qualified Arborist. Arborist shall be normally engaged in the field and have a minimum
of 8 years experience. Qualifications of the selected Arborist shall be submitted for review and approval by the Project Engineer and Owner.

B. Urban Forester: An Urban Forestry consultant shall be hired to monitor and assist with field layout (exact locations of fencing, root pruning, and zero curb cutback) of the tree preservation program during demolition and construction to ensure tree protection procedures and techniques are practiced as specified and to address concerns and conditions which occur in the field. At a minimum, the individual responsible for monitoring and field layout of the tree protection shall have a minimum of 5 years of experience as a consultant, and shall not be affiliated with a tree care contractor in the area. Qualifications of the selected Urban Forester shall be submitted for review and approval by the Project Engineer and Owner.

END OF SECTION
Section 01554

STREET SIGNS

1.1 GENERAL

1.2 SECTION INCLUDES

A. Materials, hardware and installation of Traffic Signs.

B. References to Technical Specifications:
   1. Section 01300 – Submittals
   2. Section 01015 – Contractor’s Use of Premises

C. Referenced Standards:
   1. Texas Manual on Uniform Traffic Control Devices (Texas MUTCD)

1.3 MEASUREMENT AND PAYMENT

A. Refer to Section 01025 – Measurement and Payment.

1.4 SUBMITTALS

A. Make Submittals required by this Section under the provisions of Section 01300 – Submittals.

B. Contractor shall submit a list of intended suppliers and products to be used for all signs, posts, and associated hardware. Owner reserves the right to request actual product samples prior to approval.

2.1 PRODUCTS

2.2 MATERIALS

A. Comply with Texas MUTCD regulations.

B. The following ASTM Standards and documents, of the issue in effect on the date of Bid, form a part of this specification to the extent herein.
   1. ASTM B 209 Specification for Aluminum and Aluminum Alloy Sheet and Plate.
   2. ASTM D 523 Standard Method for Test for Specular Gloss
   4. ASTM E 284 Standard Definition of Terms Relating to Appearance of Materials.
   5. ASTM E 308 Computing the Colors of Objects by Using the CIE System
   6. ASTM E 810 Standard Test Method for Coefficient of Retroreflection
of Retroreflective Sheeting.


C. Substrate (Sign Blanks) – This shall be aluminum alloy 5052-R38. The thickness of sign shall be 0.125 inch with ¾” radius corner.
   1. Metal working – The aluminum shall be free of burrs and pits on both sides, including edges and holes, and shall be made ready for applications of sheeting.
   2. Surface preparation – The aluminum shall be thoroughly cleaned and degreased with solvent and alkaline emulsions cleaner by immersion, spray, or vapor degreasing and dried prior to application of the gold chromate sheeting coat. The aluminum shall be new and corrosion-free with holes drilled or punched, corners round to radii ¾” and all edges smoothed prior to application of sheeting. The heavy or medium chromate coating shall conform in color and corrosion resistance to that imparted by the Alodine 1200F treatment.
   3. Size – The dimension of substrate application for regulatory, warning, and guide signs shall be as specified by the Engineer and as shown on the plans.

D. Sign Face (Background, Legends, Symbols, and Colors) – These shall be in accordance with the Standard Highway Signs Designs (SHSD) for Texas and with the Texas Manual of Uniform Traffic Control Devices (TMUTCD), and match the Owner’s adjacent /standard existing colors, sizes, shape.

E. Sign Posts - Steel post shall conform to the standard specification for hot rolled carbon sheet steel, structural quality, ASTM designation A570, Grade 50. Average minimum yield strength after cold forming is 60,000 psi.
   • The location, height, size and the foundation of the sign post shall conform to the details.
   • The signs shall be installed using RPB412F – 12” Round Post Cap and RPB412F – 12” Cross Piece Brackets. Posts caps shall be attached to sign post using 5/16” Carriage Bolts and 5/16” Tuff Nuts. Signs are to be attached to brackets using same.

F. Warranty - The Contractor shall warrant the materials and workmanship of each sign in accordance with the maximum limits of material warranties extended by manufacturers of raw materials, subject to the conditions they specify. The retroreflective sheeting will be considered unsatisfactory if it has deteriorated due to natural causes to the extent that: (1) the sign is ineffective for its intended purpose when viewed from a moving vehicle under normal day and night driving conditions; or (2) the coefficient of retro-reflection is less than the minimum specified for that sheeting. When sign failure occurs prior to the minimum years indicated and an inspection demonstrates that the failure is caused by materials warranted to contractor to endure at least that long, the sign will be replaced or repaired free of materials charges. When failure occurs and inspection demonstrates that such failure is due to poor workmanship, the sign will be replaced or repaired at Contractor's expense, including shipping charges.
3.1 **EXECUTION**

3.2 **EQUIPMENT**

The contractor shall provide machinery, tools, and equipment necessary for proper execution of the work.

3.3 **CONSTRUCTION**

A Construction shall be high quality with no visible defects in the finished product. Fabrication shall be in accordance with these specifications.

B The removal of existing signs shall be coordinated with the Owner’s representative and arrangements made for a convenient time to deliver signs and poles. All salvaged traffic signs shall be delivered to the Owner’s specified yard.

3.4 **RESPONSIBILITIES**

A The contractor is responsible for providing and supplying aluminum traffic signs covered with retro-reflective sheeting, applying standard legends (or special legends if shown in the plans) to the covered sign blanks, galvanized steel sign poles, pole anchors, all hardware for installing the signs and poles, and for installing traffic signs, poles and anchors as shown in the plans or call for in the contract documents, complete and ready for field installations.

3.5 **CLEAN-UP AND RESTORATION**

A Perform clean-up and restoration in and around construction zone in accordance with Section 01015 – Contractor’s Use of Premises.

B Remove equipment and devices when no longer required.

C Repair damage caused by installation.

END OF SECTION
SECTION 01563

CONTROL OF GROUND WATER AND SURFACE WATER

PART 1  G E N E R A L

1.01  SECTION INCLUDES

A.  Dewatering, depressurizing, draining, and maintaining trench and structure excavations and foundation beds in dry and stable condition.

B.  Protecting work against surface runoff and rising flood waters.

C.  Disposing of removed water.

1.02  METHOD OF PAYMENT

A.  See Section 01025 - Measurement and Payment for Unit Prices.

B.  Subsurface investigation and groundwater control plan preparation and monitoring shall be incidental to the project and shall include subsurface investigation to identify groundwater conditions, design, install, operate, maintain, and monitor ground water control systems.

C.  No separate payment will be made for control of ground water and surface water except for well pointing and piezometer as noted. Include the cost to control ground water and surface water in unit price for work requiring such controls. Dewatering required to lower water table, for utility installation, construction of structures, removal of standing water, surface drainage seepage, or to protect against rising waters or floods shall be considered incidental to Work.

1.03  DEFINITIONS

A.  Ground water control includes both dewatering and depressurization of water-bearing soil layers.

1.  Dewatering includes lowering the water table and intercepting seepage which would otherwise emerge from slopes or bottoms of excavations and disposing of removed water. The intent of dewatering is to increase stability of excavated slopes; prevent dislocation of material from slopes or bottoms of excavations; reduce lateral loads on sheeting and bracing; improve excavating and hauling characteristics of excavated material; prevent failure or heaving of the bottom of excavations; and to provide suitable conditions for placement of backfill materials and construction of structures and other installations.
2. Depressurization includes reduction in piezometric pressure within strata not controlled by dewatering alone, as required to prevent failure or heaving of excavation bottom.

B. Excavation drainage includes keeping excavations free of surface and seepage water.

C. Surface drainage includes use of temporary drainage ditches and dikes and installation of temporary culverts and sump pumps with discharge lines as required to protect the Work from any source of surface water.

D. Equipment and instrumentation for monitoring and control of the ground water control system includes piezometers and monitoring wells, and devices, such as flow meters, for observing and recording flow rates.

1.04 PERFORMANCE REQUIREMENTS

A. Conduct subsurface investigations to identify groundwater conditions and to provide parameters for design, installation, and operation of groundwater control systems.

B. Design a ground water control system, compatible with requirements of Federal Regulations 29 CFR Part 1926 and Section 01526 - Trench Safety Systems, to produce the following results:

1. Effectively reduce the hydrostatic pressure affecting excavations.

2. Develop a substantially dry and stable subgrade for subsequent construction operations.

3. Preclude damage to adjacent properties, buildings, structures, utilities, installed facilities, and other work.

4. Prevent the loss of fines, seepage, boils, quick condition, or softening of the foundation strata.

5. Maintain stability of sides and bottom of excavations.

C. Ground water control systems may include single-stage or multiple-stage well point systems, eductor and ejector-type systems, deep wells, or combinations of these equipment types.

D. Provide drainage of seepage water and surface water, as well as water from any other source entering the excavation. Excavation drainage may include placement of drainage materials, such as crushed stone and filter fabric, together with sump pumping.

E. Provide ditches, berms, pumps and other methods necessary to divert and drain surface water from excavation and other work areas.
F. Locate ground water control and drainage systems so as not to interfere with utilities, construction operations, adjacent properties, or adjacent water wells.

G. Assume sole responsibility for ground water control systems and for any loss or damage resulting from partial or complete failure of protective measures and any settlement or resultant damage caused by the ground water control operations. Modify ground water control systems or operations if they cause or threaten to cause damage to new construction, existing site improvements, adjacent property, or adjacent water wells, or affect potentially contaminated areas. Repair damage caused by ground water control systems or resulting from failure of the system to protect property as required.

H. Provide an adequate number of piezometers installed at the proper locations and depths as required to provide meaningful observations of the conditions affecting the excavation, adjacent structures, and water wells.

I. Provide environmental monitoring wells installed at the proper locations and depths as required to provide adequate observations of hydrostatic conditions and possible contaminant transport from contamination sources into the work area or into the ground water control system.

J. Decommission piezometers and monitoring wells installed during design phase studies and left for Contractors monitoring and use.

1.05 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit a Ground Water and Surface Water Control Plan for review by the Engineer prior to start of any field work. The Plan shall be signed by a Professional Engineer registered in the State of Texas. Submit a plan to include the following:

1. Results of subsurface investigation and description of the extent and characteristics of water bearing layers subject to ground water control.

2. Names of equipment suppliers and installation subcontractors.

3. A description of proposed ground water control systems indicating arrangement, location, depth and capacities of system components, installation details and criteria, and operation and maintenance procedures.

4. A description of proposed monitoring and control system indicating depths and locations of piezometers and monitoring wells, monitoring installation details and criteria, type of equipment and instrumentation with pertinent data and characteristics.

5. A description of proposed filters including types, sizes, capacities and manufacturer's application recommendations.
6. Design calculations demonstrating adequacy of proposed systems for intended applications. Define potential area of influence of ground water control operation near contaminated areas.

7. Operating requirements, including piezometric control elevations for dewatering and depressurization.

8. Excavation drainage methods including typical drainage layers, sump pump application and other necessary means.

9. Surface water control and drainage installations.

10. Proposed methods and locations for disposing of removed water.

C. Submit the following records upon completed initial installation:

1. Installation and development reports for well points, eductors, and deep wells.

2. Installation reports and baseline readings for piezometers and monitoring wells.

3. Baseline analytical test data of water from monitoring wells.

4. Initial flow rates.

D. Submit the following records on a weekly basis during operations:

1. Records of flow rates and piezometric elevations obtained during monitoring of dewatering and depressurization. Refer to Paragraph 3.02, Requirements for Eductor, Well Points, or Deep Wells.

2. Maintenance records for ground water control installations, piezometers, and monitoring wells.

E. Submit the following records at end of work. Decommissioning (abandonment) reports for monitoring wells and piezometers installed by other during the design phase and left for Contractor's monitoring and use.

1.06 ENVIRONMENTAL REQUIREMENTS

A. Comply with requirements of agencies having jurisdiction.

B. Comply with Texas Commission on Environmental Quality (TCEQ) and Texas Water Well Drillers Association for development, drilling, and abandonment of wells used in dewatering system.

C. Obtain permit from EPA under the Texas Pollutant Discharge Elimination System (TPDES), for storm water discharge from construction sites. Refer to Section 01565 TPDES Permit Requirements.
D. Obtain all necessary permits from agencies with control over the use of groundwater and matters affecting well installation, water discharge, and use of existing storm drains and natural water sources. Because the review and permitting process may be lengthy, take early action to pursue and submit for the required approvals.

E. Monitor ground water discharge for contamination while performing pumping in the vicinity of potentially contaminated sites.

PART 2 PRODUCTS

2.01 EQUIPMENT AND MATERIALS

A. Equipment and materials are at the option of Contractor as necessary to achieve desired results for dewatering. Selected equipment and materials are subject to review of the Engineer through submittals required in Paragraph 1.05, Submittals.

B. Eductors, well points, or deep wells, where used, must be furnished, installed and operated by an experienced contractor regularly engaged in ground water control system design, installation, and operation.

C. All equipment must be in good repair and operating order.

D. Sufficient standby equipment and materials shall be kept available to ensure continuous operation, where required.

PART 3 EXECUTION

3.01 GROUND WATER CONTROL

A. Perform a subsurface investigation by borings as necessary to identify water bearing layers, piezometric pressures, and soil parameters for design and installation of ground water control systems. Perform pump tests, if necessary to determine the drawdown characteristics of the waterbearing layers. The results shall be presented in the Ground Water and Surface Water Control Plan (See Paragraph 1.05B.1).

B. Provide labor, material, equipment, techniques and methods to lower, control and handle ground water in a manner compatible with construction methods and site conditions. Monitor effectiveness of the installed system and its effect on adjacent property.

C. Install, operate, and maintain ground water control systems in accordance with the Ground Water and Surface Water Control Plan. Notify Engineer in writing of any changes made to accommodate field conditions and changes to the Work. Provide revised drawings and calculations with such notification.

D. Provide for continuous system operation, including nights, weekends, and holidays. Arrange for appropriate backup if electrical power is primary energy source for dewatering system.
E. Monitor operations to verify that the system lowers ground water piezometric levels at a rate required to maintain a dry excavation resulting in a stable subgrade for prosecution of subsequent operations.

F. Where hydrostatic pressures in confined water bearing layers exist below excavation, depressurize those zones to eliminate risk of uplift or other instability of excavation or installed works. Allowable piezometric elevations shall be defined in the Ground Water and Surface Water Control Plan.

G. Maintain water level below subgrade elevation. Do not allow levels to rise until foundation concrete has achieved design strength.

H. During backfilling, dewatering may be reduced to maintain water level a minimum of 5 feet below prevailing level of backfill. However, do not allow that water level to result in uplift pressures in excess of 80 percent of downward pressure produced by weight of structure or backfill in place. Do not allow water levels to rise into cement stabilized sand until at least 48 hours after placement.

I. Provide a uniform diameter for each pipe drain run constructed for dewatering. Remove pipe drain when it has served its purpose. If removal of pipe is impractical, provide grout connections at 50-foot intervals and fill pipe with cement-bentonite grout or cement-sand grout when pipe is removed from service.

J. Extent of construction ground water control for structures with a permanent perforated underground drainage system may be reduced, such as for units designed to withstand hydrostatic uplift pressure. Provide a means of draining the affected portion of underground system, including standby equipment. Maintain drainage system during operations and remove it when no longer required.

K. Remove system upon completion of construction or when dewatering and control of surface or ground water is no longer required.

L. Compact backfill to not less than 95 percent of the maximum dry density in accordance with ASTM D698.

3.02 REQUIREMENTS FOR EDUCTOR, WELL POINTS, OR DEEP WELLS

A. For aboveground piping in ground water control system, include a 12-inch minimum length of clear, transparent piping between every eductor well or well point and discharge header so that discharge from each installation can be visually monitored.

B. Install sufficient piezometers or monitoring wells to show that all trench or shaft excavations in water bearing materials are predrained prior to excavation. Provide separate piezometers for monitoring of dewatering and for monitoring of depressurization. Install piezometers and monitoring wells for tunneling as appropriate for Contractor's selected method of work.
C. Install piezometers or monitoring wells not less than one week in advance of beginning the associated excavation.

D. Dewatering may be omitted for portions of underdrains or other excavations, but only where auger borings and piezometers or monitoring wells show that soil is predrained by an existing system such that the criteria of the ground water control plan are satisfied.

E. Replace installations that produce noticeable amounts of sediments after development.

F. Provide additional ground water control installations, or change the methods, in the event that the installations according to the ground water control plan does not provide satisfactory results based on the performance criteria defined by the plan and by the specification. Submit a revised plan according to Paragraph 1.05B.

3.03 EXCAVATION DRAINAGE

A. Contractor may use excavation drainage methods if necessary to achieve well drained conditions. The excavation drainage may consist of a layer of crushed stone and filter fabric, and sump pumping in combination with sufficient wells for ground water control to maintain stable excavation and backfill conditions.

3.04 MAINTENANCE AND OBSERVATION

A. Conduct daily maintenance and observation of piezometers or monitoring wells while the ground water control installations or excavation drainage are operating in an area. Keep system in good condition.

B. Replace damaged and destroyed piezometers or monitoring wells with new piezometers or wells as necessary to meet observation schedule.

C. Cut off piezometers or monitoring wells in excavation areas where piping is exposed, only as necessary to perform observation as excavation proceeds. Continue to maintain and make observations, as specified.

D. Remove and grout piezometers inside or outside the excavation area when ground water control operations are complete. Remove and grout monitoring wells when directed by the Engineer.

3.05 MONITORING AND RECORDING

A. Monitor and record average flow rate of operation for each deep well, or for each wellpoint or eductor header used in dewatering system. Also monitor and record water level and ground water recovery. These records shall be obtained daily until steady conditions are achieved, and twice weekly thereafter.

B. Observe and record elevation of water level daily as long as ground water control system is in operation, and weekly thereafter until the Work is completed or piezometers or wells are removed, except when Engineer determines that more frequent monitoring and
recording are required. Comply with Engineer's direction for increased monitoring and recording and take measures as necessary to ensure effective dewatering for intended purpose.

3.06 SURFACE WATER CONTROL

A. Intercept surface water and divert it away from excavations through use of dikes, ditches, curb walls, pipes, sumps or other approved means. The requirement includes temporary works required to protect adjoining properties from surface drainage caused by construction operations.

B. Divert surface water and seepage water into sumps and pump it into drainage channels or storm drains, when approved by agencies having jurisdiction. Provide settling basins when required by such agencies.

END OF SECTION
SECTION 01564

WASTE MATERIAL DISPOSAL

PART 1   GENERAL

1.01 SECTION INCLUDES

A. Disposal of waste material and salvageable material.

1.02 UNIT PRICES

A. No separate payment will be made for waste material disposal under this Section. Include payment in unit price for related sections.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Obtain and submit disposal permits for proposed disposal sites if required by local ordinances.

C. Submit a copy of written permission from property owner, along with description of property, prior to disposal of excess material adjacent to the Project. Submit a written and signed release from property owner upon completion of disposal work.

PART 2   PRODUCTS - NOT USED

PART 3   EXECUTION

3.01 SALVAGEABLE MATERIAL

A. Excavated material: When indicated on Drawings, load, haul, and deposit excavated material at a location or locations shown on Drawings outside the limits of Project.

B. Base, surface, and bedding material: Deliver shell, gravel, bituminous, or other base and surfacing material designated for salvage to the location designated by the Engineer.

C. Pipe culvert: Deliver culverts designated for salvage to Owner’s storage area.

D. Other salvageable materials: Conform to requirements of individual Specification Sections.

E. Coordinate delivery of salvageable material with Engineer.
3.02 EXCESS MATERIAL

A. Vegetation, rubble, broken concrete, debris, asphaltic concrete pavement, excess soil, and other materials not designated for salvage, shall become the property of Contractor and shall be removed from the job site and legally disposed of.

B. Excess soil may be deposited on private property adjacent to the Project when written permission is obtained from property owner. See Paragraph 1.03 C above.

C. Verify the flood plain status of any proposed disposal site. Do not dispose of excavated materials in an area designated as within the 100-year Flood Hazard Area.

D. Waste materials shall be removed from the site on a daily basis, such that the site is maintained in a neat and orderly condition.

END OF SECTION
SECTION 01565
TPDES REQUIREMENTS

PART 1 GENERAL

1.01 SECTION INCLUDES
A. Documentation to be prepared and signed by Contractor before conducting construction operations, in accordance with the Texas Pollutant Discharge Elimination System (TPDES) Construction General Permit Number TXR 150000 issued February 15, 2013 (the Construction General Permit) or latest revision.

B. Implementation, maintenance inspection, and termination of storm water pollution prevention control measures including, but not limited to, erosion and sediment controls, storm water management plans, waste collection and disposal, off-site vehicle tracking, and other practices shown on the Drawings or specified elsewhere in the Contract.

C. Review implementation of the Storm Water Pollution Prevention Plan (SW3P or SWPPP) in a meeting with Project Manager prior to start of construction.

1.02 DEFINITIONS
A. Commencement of Construction Activities: The exposure of soil resulting from activities such as clearing, grading, and excavating.

B. Large Construction Activity: Project that:
   1. disturbs five acres or more, or
   2. disturbs less than five acres but is part of a larger common plan of development that will disturb five acres or more of land.

C. Small Construction Activity: Project that:
   1. disturbs one or more acres but less than five acres, or
   2. disturbs less than one acre but is part of a larger common plan of development that will ultimately disturb one or more acres but less than five acres.

D. TPDES Operator:
   1. Provide the name and contact information for the designated TPDES operator.
   2. The TPDES operator is the person or persons who have day-to-day operational control of the construction activities which are necessary to ensure compliance with the SW3P for the site or other Construction General Permit conditions.

PART 2 PRODUCTS - Not Used
PART 3  EXECUTION

3.01  SITE SPECIFIC STORM WATER POLLUTION PREVENTION PLAN (SW3P)

A. Prepare a SW3P following Part III of the Construction General Permit, if required.

B. Update or revise the SW3P as needed during the construction following Part III, Section E of the Construction General Permit.

C. Submit the SW3P and any updates or revisions to Owner’s Representative for review and address comments prior to commencing, or continuing, construction activities.

3.02  NOTICE OF INTENT FOR LARGE CONSTRUCTION ACTIVITY

A. Fill out, sign, and date TCEQ Form 20022 (03/05/2013) “Notice of Intent (NOI) for Storm Water Discharges Associated with Construction Activity under the TPDES Construction General Permit (TXR 150000)”, Attachment 1 of this section.

B. Transmit the signed Contractor’s copy of TCEQ Form 20022 (03/05/2013), along with a $325.00 check or required fee, made out to Texas Commission on Environmental Quality, and the completed Payment Submittal Form to the Owner’s Representative.

C. Owner’s Representative will complete a separate TCEQ Form 20022 (03/05/2013) for City’s Notice of Intent, and will submit both Notices, along with checks for application fees, to the TCEQ.

D. Submission of the Notice of Intent form by both the City and Contractor to TCEQ is required a minimum of seven days before Commencement of Construction Activities.

E. Fill out, sign, and date the “Large Construction Site Notice”, Attachment 2A to TPDES General Permit TXR 150000, “Construction Site Notice”, Attachment 2A of this section.

F. Transmit the signed Construction Site Notice to Owner’s Representative at least seven days prior to Commencement of Construction Activity.

3.03  CONSTRUCTION SITE NOTICE FOR SMALL CONSTRUCTION ACTIVITY

A. Fill out, sign, and date the “Small Construction Site Notice”, Attachment 2B to TPDES General Permit TXR 150000, “Construction Site Notice”, Attachment 2B of this section.

B. Transmit the signed Construction Site Notice to Owner’s Representative at least seven days prior to Commencement of Construction Activity.

3.04  CERTIFICATION REQUIREMENTS

A. Fill out TPDES Operator’s Information form, Attachment 3 of this section, including Contractor’s name, address, and telephone number, and the names of persons or firms responsible for maintenance and inspection of erosion and sediment control measures.
Use multiple copies as required to document full information.

B. Contractor and Subcontractors shall sign and date the Contractor’s / Subcontractor’s Certification for TPDES Permitting, **Attachment 4** of this section. Include this certification with other Project certification forms.

C. Submit properly completed certification forms to Owner’s Representative for review before beginning construction operations.

D. Conduct inspections in accordance with TCEQ requirements. Ensure persons or firms responsible for maintenance and inspection of erosion and sediment control measures read, fill out, sign, and date the Erosion Control Contractor’s Certification for Inspection and Maintenance. Use the EPA NPDES Construction Inspection Form, **Attachment 5** of this section; and the Storm Water Pollution Prevention Plan Construction Site Inspection Report, **Attachment 6** of this section to record maintenance inspections and repairs.

3.05 RETENTION OF RECORDS

A. Keep a copy of this document and the SW3P in a readily accessible location at the construction site from the Commencement of Construction Activity until submission of the Notice of Termination (NOT) for Storm Water Discharges Associated with Construction Activity under TPDES Construction General Permit (TXR 150000). Contractors with day-to-day operational control over SW3P implementation shall have a copy of the SW3P available at a central location, on-site, for the use of all operators and those identified as having responsibilities under the SW3P. Upon submission of the NOT, submit all required forms and a copy of the SW3P with all revisions to the Owner’s Representative.

3.06 REQUIRED NOTICES

A. Post the following notices from effective date of the SW3P until date of final site stabilization as defined in the Construction General Permit:

1. Post the TPDES permit number for Large Construction Activity, or a signed TCEQ Construction Site Notice for Small Construction Activity. Signed copies of the Contractor’s NOI must also be posted.

2. Post notices near the main entrance of the construction site in a prominent place for public viewing. Post name and telephone number of Contractor’s local contact person, brief project description and location of the SW3P.
   a. If posting near a main entrance is not feasible due to safety concerns, coordinate posting of notice with Engineer to conform to requirements of the Construction General Permit.
   b. If Project is a linear construction project (e.g.: road, utilities, etc.), post notice in a publicly accessible location near active construction. Move notice as necessary.

3. Post a notice to equipment and vehicles operators, instructing them to stop, check, and clean tires of debris and mud before driving onto traffic lanes. Post at each
stabilized construction exit area.

4. Post a notice of waste disposal procedures in a readily visible location on site.

3.07 ON-SITE WASTE MATERIAL STORAGE

A. On-site waste material storage shall be self-contained and shall satisfy appropriate local, state, and federal rules and regulations.

B. Prepare list of waste material to be stored on-site. Update list as necessary to include up-to-date information. Keep a copy of updated list with the SW3P.

C. Prepare description of controls to reduce Pollutants generated from on-site storage. Include storage practices necessary to minimize exposure of materials to storm water, and spill prevention and response measures consistent with industrial program best management practices. Keep a copy of the description with the SW3Ps.

3.08 NOTICE OF TERMINATION

A. Submit a NOT, Attachment 7 of this section, to Engineer within 30 days after:

1. Final stabilization has been achieved on all portions of the site that are the responsibility of the Contractor; or
2. Another operator has assumed control over all areas of the site that have not been stabilized; and
3. All silt fences and other temporary erosion controls have either been removed, scheduled to be removed as defined in the SW3P, or transferred to a new operator in the new operator has sought permit coverage.

B. Contractor will complete NOT and submit Contractor and City’s notices to the TCEQ and MS4 entities.
TPDES REQUIREMENTS

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Notice of Intent (NOI) for Stormwater Discharges Associated with Construction Activity under TPDES General Permit (TXR150000)

IMPORTANT:
- Use the INSTRUCTIONS to fill out each question in this form.
- Use the CHECKLIST to make certain all you filled out all required information. Incomplete applications WILL delay approval or result in automatic denial.
- Once processed your permit can be viewed at: http://www2.tceq.texas.gov/wq_dpa/index.cfm

ePERMITS: Sign up now for online NOI: https://www3.tceq.texas.gov/stecs/index.cfm
Pay a $225 reduced application fee by using ePermits.

APPLICATION FEE:
- You must pay the $325 Application Fee to TCEQ for the paper application to be complete.
- Payment and NOI must be mailed to separate addresses.
- Did you know you can pay on line?
  - Go to https://www3.tceq.texas.gov/epay/index.cfm
  - Select Fee Type: GENERAL PERMIT CONSTRUCTION STORM WATER DISCHARGE NOI APPLICATION

- Provide your payment information below, for verification of payment:
  - [ ] Mailed
    - Check/Money Order No.: ________________
    - Name Printed on Check: __________________________
    - Voucher No.: ________________
    - Is the Payment Voucher copy attached? [ ] Yes

RENEWAL: Is this NOI a Renewal of an existing General Permit Authorization? (Note: A permit cannot be renewed after June 3, 2013.)
- [ ] Yes
  - The Permit number is: TXR15____________________
  - (If a permit number is not provided, a new number will be assigned.)
- [ ] No

1) OPERATOR (Applicant)
a) If the applicant is currently a customer with TCEQ, what is the Customer Number (CN) issued to this entity? You may search for your CN at: http://www2.tceq.texas.gov/cprpub/index.cfm?fuseaction=cust.CustSearch

CN________________________

TCEQ 20022 (05/05/2013)
b) What is the Legal Name of the entity (applicant) applying for this permit?

(The legal name must be spelled exactly as filed with the Texas Secretary of State, County, or in the legal document forming the entity.)

c) What is the name and title of the person signing the application? The person must be an executive official meeting signatory requirements in TAC 305.44(a).

Prefix (Mr. Ms. Miss):
First/Last Name: ____________________________ Suffix: __________________________
Title: ______________________________________ Credential: _______________________

d) What is the Operator Contact’s (Responsible Authority) contact information and mailing address as recognized by the US Postal Service (USPS)? You may verify the address at: http://zip4.usps.com/zip4/welcome.jsp

Phone #: ___________________________ ext: ___________ Fax #: ___________________________
E-mail: ____________________________________________________________
Mailing Address: _______________________________________________________
Internal Routing (Mail Code, Etc.):______________________________
City: ___________________________ State: ___________________________ ZIP Code: ___________
If outside USA: Territory: ___________________________ Country Code: ___________
Postal Code: ___________________________

e) Indicate the type of Customer (The instructions will help determine your customer type):

□ Individual
□ Limited Partnership
□ Sole Proprietorship-DBA
□ Joint Venture
□ General Partnership
□ Corporation
□ Trust
□ Estate
□ Federal Government
□ State Government
□ County Government
□ City Government
□ Other Government

f) Independent Operator?  □ Yes  □ No
(If governmental entity, subsidiary, or part of a larger corporation, check “No”.)

g) Number of Employees:
□ 0-20; □ 21-100; □ 101-250; □ 251-500; or □ 501 or higher

h) Customer Business Tax and Filing Numbers:
(REQUIRED for Corporations and Limited Partnerships. Not Required for Individuals, Government, or Sole Proprietors)

State Franchise Tax ID Number: ______________________________
Federal Tax ID: ______________________________
Texas Secretary of State Charter (filing) Number: ______________________________
DUNS Number (if known): ______________________________

2) APPLICATION CONTACT

If TCEQ needs additional information regarding this application, who should be contacted?

□ Yes, go to Section 3).  □ No, complete section below.

Prefix (Mr. Ms. Miss):__________
First/Last Name: ____________________________ Suffix: __________________________
Title: ______________________________________ Credential: _______________________
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Organization Name: ____________________________
Phone No.: ____________________________ ext: ________ Fax Number: ____________________________
E-mail: ____________________________
Mailing Address: ____________________________
Internal Routing (Mail Code, Etc.): ____________________________
City: ____________________________ State: ____________________________ ZIP Code: ____________________________
Mailing Information if outside USA:
Territory: ____________________________ Country Code: ____________________________ Postal Code: ____________________________

3) REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE
If the site of your business is part of a larger business site or if other businesses were located at this site before yours, a Regulated Entity Number (RN) may already be assigned for the larger site. Use the RN assigned for the larger site. Search TCEQ's Central Registry to see if the larger site may already be registered as a regulated site at:

If the site is found, provide the assigned Regulated Entity Reference Number and provide the information for the site to be authorized through this application below. The site information for this authorization may vary from the larger site information.

a) TCEQ issued RE Reference Number (RN):
   RN: ____________________________

b) Name of project or site (the name known by the community where located):
   ____________________________

c) In your own words, briefly describe the primary business of the Regulated Entity: (Do not repeat the SIC and NAICS code):
   ____________________________

d) County (or counties if > 1)
   ____________________________

e) Latitude: ____________________________ Longitude: ____________________________

f) Does the site have a physical address?
   ☐ Yes, complete Section A for a physical address.
   ☐ No, complete Section B for site location information.

Section A: Enter the physical address for the site.
Verify the address with USPS. If the address is not recognized as a delivery address, provide the address as identified for overnight mail delivery, 911 emergency or other online map tools to confirm an address.

Physical Address of Project or Site:
Street Number: ____________________________ Street Name: ____________________________
City: ____________________________ State: Texas ____________________________ ZIP Code: ____________________________
Section B: Enter the site location information.

If no physical address (Street Number & Street Name), provide a written location access description to the site. (Ex: located 2 miles west from intersection of Hwy 290 & IH35 accessible on Hwy 290 South)

City where the site is located or, if not in a city, what is the nearest city:

State: _______ Texas _______ ZIP Code where the site is located: _______

4) GENERAL CHARACTERISTICS

a) Is the project/site located on Indian Country Lands?
   - Yes - If the answer is Yes, you must obtain authorization through EPA, Region 6.
   - No

b) Is your construction activity associated with a facility that, when completed, would be associated with the exploration, development, or production of oil or gas or geothermal resources?
   - Yes - If the answer is Yes, you may be under jurisdiction of the Railroad Commission of Texas and may need to obtain authorization through EPA, Region 6.
   - No

c) What is the Primary Standard Industrial Classification (SIC) Code that best describes the construction activity being conducted at the site?
   Primary SIC Code: ________________

d) If applicable, what is the Secondary SIC Code(s):

______________________________

e) What is the total number of acres disturbed?

______________________________

f) Is the project site part of a larger common plan of development or sale?
   - Yes - If the answer is Yes, the total number of acres disturbed can be less than 5 acres.
   - No - If the answer is No, the total number of acres disturbed must be 5 or more. If the total number of acres disturbed is less than 5 then the project site does not qualify for coverage through this Notice of Intent. Coverage will be denied. See the requirements in the general permit for small construction sites.

______________________________

g) What is the name of the first water body(s) to receive the stormwater runoff or potential runoff from the site?

______________________________

h) What is the segment number(s) of the classified water body(s) that the discharge will eventually reach?

______________________________

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i) Is the discharge into an MS4?
   ☐ Yes - If the answer is Yes, provide the name of the MS4 operator below.
   ☐ No

   If Yes, provide the name of the MS4 operator:

   Note: The general permit requires you to send a copy of the NOI to the MS4 operator.

j) Are any of the surface water bodies receiving discharges from the construction site on the latest EPA-approved CWA 303(d) List of impaired waters?
   ☐ Yes - If the answer is Yes, provide the name(s) of the impaired water body(s) below.
   ☐ No

   If Yes, provide the name(s) of the impaired water body(s):

k) Is the discharge or potential discharge within the Recharge Zone, Contributing Zone, or Contributing Zone within the Transition Zone of the Edwards Aquifer as defined in 30 TAC Chapter 213?
   ☐ Yes - If the answer is Yes, complete certification below by checking “Yes.”
   ☐ No

   I certify that a copy of the TCEQ approved Plan required by the Edwards Aquifer Rule (30 TAC Chapter 215) is either included or referenced in the Stormwater Pollution Prevention Plan.
   ☐ Yes
g) CERTIFICATION

Check Yes to the certifications below. Failure to indicate Yes to ALL items may result in denial of coverage under the general permit.

a) I certify that I have obtained a copy and understand the terms and conditions of the Construction General Permit (TXR150000).

   ☐ Yes

b) I certify that the full legal name of the entity applying for this permit has been provided and is legally authorized to do business in Texas.

   ☐ Yes

c) I understand that a Notice of Termination (NOT) must be submitted when this authorization is no longer needed.

   ☐ Yes

d) I certify that a Stormwater Pollution Prevention Plan has been developed, will be implemented prior to construction and to the best of my knowledge and belief is compliant with any applicable local sediment and erosion control plans, as required in the general permit TXR150000. Note: For multiple operators who prepare a shared SWP3, the confirmation of an operator may be limited to its obligations under the SWP3 provided all obligations are confirmed by at least one operator.

   ☐ Yes

Operator Certification:

I, ___________________________  
Typed or printed name  
Title

 certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

I further certify that I am authorized under 30 Texas Administrative Code 305.44 to sign and submit this document, and can provide documentation in proof of such authorization upon request.

Signature: ___________________________  Date: ___________________________

(Use blue ink)

TCEQ 20022 (03/05/2013)  
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ATTACHMENT 1 (pg. 7 of 20)

## NOTICE OF INTENT CHECKLIST (TXR150000)

- Did you complete everything? Use this checklist to be sure!
- Are you ready to mail your form to TCEQ? Go to the General Information Section of the Instructions for mailing addresses.

This checklist is for use by the operator to ensure a complete application. Missing information may result in denial of coverage under the general permit. (See NOI process description in the Instructions)

### Application Fee:

If paying by Check:
- ☐ Check was mailed separately to the TCEQs Cashier’s Office. (See Instructions for Cashier’s address and Application address.)
- ☐ Check number and name on check is provided in this application.

If using ePay:
- ☐ The voucher number is provided in this application or a copy of the voucher is attached.

### PERMIT NUMBER:

- ☐ Permit number provided – if this application is for renewal of an existing authorization.

### OPERATOR INFORMATION - Confirm each item is complete:

- ☐ Customer Number (CN) issued by TCEQ Central Registry
- ☐ Legal name as filed to do business in Texas (Call TX SOS 512/463-5555)
- ☐ Name and title of responsible authority signing the application
- ☐ Mailing address is complete & verifiable with USPS. [www.usps.com](http://www.usps.com)
- ☐ Phone numbers/e-mail address
- ☐ Type of operator (entity type)
- ☐ Independent operator
- ☐ Number of employees
- ☐ For corporations or limited partnerships – Tax ID and SOS filing numbers
- ☐ Application contact and address is complete & verifiable with USPS. [http://www.usps.com](http://www.usps.com)

### REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE - Confirm each item is complete:

- ☐ Regulated Entity Reference Number (RN) (if site is already regulated by TCEQ)
- ☐ Site/project name/regulated entity
- ☐ County
- ☐ Site/project physical address. Do not use a rural route or post office box.

### GENERAL CHARACTERISTICS - Confirm each item is complete:

- ☐ Indian Country Lands –the facility is not on Indian Country Lands
- ☐ Construction activity related to facility associated to oil, gas, or geothermal resources
- ☐ Acres disturbed is provided and qualifies for coverage through a NOI
- ☐ Common plan of development or sale
- ☐ Receiving water body(s)
- ☐ Segment number(s)
- ☐ Impaired water body(s)
- ☐ MS4 operator
- ☐ Edwards Aquifer rule

### CERTIFICATION

- ☐ Certification statements have been checked indicating “Yes”
- ☐ Signature meets 30 Texas Administrative Code (TAC) 305.44 and is original.

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TCEQ-20022 Checklist (03/05/2013)
Notice of Intent (NOI) for Stormwater Discharges Associated with Construction Activity under TPDES General Permit (TXR1500000)

GENERAL INFORMATION

Where to Send the Notice of Intent (NOI):

<table>
<thead>
<tr>
<th>BY REGULAR U.S. MAIL</th>
<th>BY OVERNIGHT/EXPRESS MAIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Texas Commission on Environmental Quality</td>
<td>Texas Commission on Stormwater Processing Center</td>
</tr>
<tr>
<td>(MC228)</td>
<td>(MC228)</td>
</tr>
<tr>
<td>P.O. Box 13087</td>
<td>12100 Park 35 Circle</td>
</tr>
<tr>
<td>Austin, Texas 78711-3087</td>
<td>Austin, TX 78753</td>
</tr>
</tbody>
</table>

TCEQ Contact List:

- Application – status and form questions: 512/239-3700, supermit@tceq.texas.gov
- Technical questions: 512/239-4671, suwp@tceq.texas.gov
- Environmental Law Division: 512/239-0500
- Records Management - obtain copies of forms: 512/239-0900
- Reports from databases (as available): 512/239-DATA (3282)
- Cashier's office: 512/239-0357 or 512/239-0187

Notice of Intent Process:

When your NOI is received by the program, the form will be processed as follows:

1) **Administrative Review**: Each item on the form will be reviewed for a complete response. In addition, the operator's legal name must be verified with Texas Secretary of State as valid and active (if applicable). The address(es) on the form must be verified with the US Postal service as receiving regular mail delivery. Never give an overnight/express mailing address.

2) **Notice of Deficiency**: If an item is incomplete or not verifiable as indicated above, a notice of deficiency (NOD) will be mailed to the operator. The operator will have 30 days to respond to the NOD. The response will be reviewed for completeness.

3) **Acknowledgment of Coverage**: An Acknowledgment Certificate will be mailed to the operator. This certificate acknowledges coverage under the general permit.
   - or -
   **Denial of Coverage**: If the operator fails to respond to the NOD or the response is inadequate, coverage under the general permit may be denied. If coverage is denied, the operator will be notified.

General Permit (Your Permit)

For NOIs submitted electronically through ePermits, provisional coverage under the general permit begins immediately following confirmation of receipt of the NOI form by the TCEQ.

For paper NOIs, provisional coverage under the general permit begins 7 days after a completed NOI is postmarked for delivery to the TCEQ.
You should have a copy of your general permit when submitting your application. You may view and print your permit for which you are seeking coverage, on the TCEQ web site http://www.tceq.texas.gov. Search using key word TXR150000.

**General Permit Forms**
The Notice of Intent (NOI), Notice of Termination (NOT), and Notice of Change (NOC) (including instructions) are available in Adobe Acrobat PDF format on the TCEQ web site http://www.tceq.texas.gov.

**Change in Operator**
An authorization under the general permit is not transferable. If the operator of the regulated entity changes, the present permittee must submit a Notice of Termination and the new operator must submit a Notice of Intent. The NOT and NOI must be submitted no later than 10 days prior to the change in Operator status.

**TCEQ Central Registry Core Data Form**
The Core Data Form has been incorporated into this form. Do not send a Core Data Form to TCEQ. After final acknowledgment of coverage under the general permit, the program will assign a Customer Number and Regulated Entity Number.

You can find the information on the Central Registry web site at http://www.cprpub/index.cfm. You can search by the Regulated Entity (RN), Customer Number (CN) or Name (Permittee), or by your permit number under the search field labeled “Additional ID”. Capitalize all letters in the permit number.

The Customer (Permittee) is responsible for providing consistent information to the TCEQ, and for updating all CN and RN data for all authorizations as changes occur. For General Permits, a Notice of Change form must be submitted to the program area.

**Fees associated with a General Permit**
Payment of the fee may be made by check or money order, payable to TCEQ, or through EPAY (electronic payment through the web).

**Application Fee:** This fee is required to be paid at the time the NOI is submitted. Failure to submit payment at the time the application is filed will cause delays in acknowledgment or denial of coverage under the general permit.

**Mailed Payments:**
Payment must be mailed under separate cover at one of the addresses below using the attached Application Fee submittal form. (DO NOT SEND A COPY OF THE NOI WITH THE APPLICATION FEE SUBMITTAL FORM)

- **BY REGULAR U.S. MAIL**
  - Texas Commission on Environmental Quality
  - Financial Administration Division
  - Cashier’s Office, MC-214
  - P.O. Box 13088
  - Austin, TX 78711-3088

- **BY OVERNIGHT/EXPRESS MAIL**
  - Texas Commission on Environmental Quality
  - Financial Administration Division
  - Cashier’s Office, MC-214
  - 12100 Park 35 Circle
  - Austin, TX 78753

TCEQ-20022 Instructions (03/05/2013)
ePAY Electronic Payment: http://www.tceq.texas.gov/epay

When making the payment you must select Water Quality, and then select the fee category “General Permit Construction Storm Water Discharge NOI Application”. You must include a copy of the payment voucher with your NOI. Your NOI will not be considered complete without the payment voucher.

INSTRUCTIONS FOR FILLING OUT THE NOI FORM

Renewal of General Permit. Dischargers holding active authorizations under the expired General Permit are required to submit a NOI to continue coverage. The existing permit number is required. If the permit number is not provided or has been terminated, expired, or denied a new permit number will be issued.

1. Operator (Applicant)

   a) Enter assigned Customer Number (CN)
   TCEQ's Central Registry will assign each customer a number that begins with CN, followed by nine digits. This is not a permit number, registration number, or license number.
   If this customer has not been assigned a CN, leave the space for the CN blank.
   If this customer has already been assigned this number, enter the permittee's CN.

   b) Legal Name
   Provide the current legal name of the permittee, as authorized to do business in Texas. The name must be provided exactly as filed with the Texas Secretary of State (SOS), or on other legal documents forming the entity, that is filed in the county where doing business. You may contact the SOS at 512/463-5555, for more information related to filing in Texas. If filed in the county where doing business, provide a copy of the legal documents showing the legal name.

   c) Person Signing Application
   Provide information about person signing section 5) Certification.

   d) Operator Contact's (Responsible Authority) Contact Information and Mailing Address
   Provide a complete mailing address for receiving mail from the TCEQ. The address must be verifiable with the US Postal Service at http://www.usps.com for regular mail delivery (not overnight express mail). If you find that the address is not verifiable using the USPS web search, please indicate the address is used by the USPS for regular mail delivery.

   The area code and phone number should provide contact to the operator. Leave Extension blank if not applicable.

   The fax number and e-mail address are optional and should correspond to the operator.

   e) Type of Customer (Entity Type)
   Check only one box that identifies the type of entity. Use the descriptions below to identify the appropriate entity type. Note that the selected entity type also indicates the name that must be provided as an applicant for a permit, registration or authorization.
Sole Proprietorship – DBA
A sole proprietorship is a customer that is owned by only one person and has not been incorporated. This business may:

- be under the person’s name
- have its own name (doing business as or d.b.a.)
- have any number of employees

If the customer is a Sole Proprietorship or DBA, the ‘legal name’ of the individual business ‘owner’ must be provided. The DBA name is not recognized as the ‘legal name’ of the entity. The DBA name may be used for the site name (regulated entity).

Individual
An individual is a customer who has not established a business, but conducts an activity that needs to be regulated by the TCEQ.

Partnership
- A customer that is established as a partnership as defined by the Texas Secretary of State Office (TX SOS). A Limited Partnership or Limited Liability Partnership (Partnership) is required to file with the Texas Secretary of State. A General Partnership or Joint Venture is not required to register with the state.

- **Partnership (Limited Partnership or Limited Liability Partnership):** A limited partnership is defined in the Act as a partnership formed by two or more persons under the provisions of Section 3 of the Uniform Limited Partnership Act (Art. 6132a, Revised Civil Statutes of Texas) and having as members one or more general partners and one or more limited partners. The limited partners as such are not bound by the obligations of the partnership. Limited partners may not take part in the day-to-day operations of the business. A Limited Partnership must file with the Texas Secretary of State. A registered limited liability partnership is a general or limited partnership that is registered with the Texas Secretary of State. The partnership’s name must contain the words “Registered Limited Liability Partnership” or the abbreviation “L.L.P.” as the last words or letters of its name.

- **General Partnership:** A general partner may or may not invest, participates in running the partnership and is liable for all acts and debts of the partnership and any member of it. A General Partnership does not have limited partners. For a General Partnership, there is no registration with the state or even written agreement necessary for a general partnership to be formed. The legal definition of a partnership is generally stated as “an association of two or more persons to carry on as co-owners a business for profit” (Revised Uniform Partnership Act § 101 [1994]).

- **Joint Venture:** A joint venture is but another name for a special partnership. It might be distinguished from a general partnership in that the latter is formed for the transaction of a general business, while a joint venture is usually limited to a single transaction. That is, a joint venture is a special combination of persons in the nature of a partnership engaged in the joint prosecution of a particular transaction for mutual benefit or profit.

Corporation
A customer meets all of these conditions:
- is a legally incorporated entity under the laws of any state or country
- is recognized as a corporation by the Texas Secretary of State
has proper operating authority to operate in Texas.
- The corporation’s ‘legal name’ as filed with the Texas Secretary of State must be provided as applicant. An ‘assumed’ name of a corporation is not recognized as the ‘legal name’ of the entity.

**Government**
- Federal, state, county, or city government (as appropriate)
  - The customer is either an agency of one of these levels of government or the governmental body itself. The government agency’s ‘legal name’ must be provided as the applicant. A department name or other description of the organization should not be included as a part of the ‘legal name’ as applicant.

**Trust or Estate**
- A trust and an estate are fiduciary relationships governing the trustee/executor with respect to the trust/estate property.

**Other Government**
- A utility district, water district, tribal government, college district, council of governments, or river authority. Write in the specific type of government.

**f) Independent Entity**
- Check No if this customer is a subsidiary, part of a larger company, or is a governmental entity. Otherwise, check Yes.

**g) Number of Employees**
- Check one box to show the number of employees for this customer’s entire company, at all locations. This is not necessarily the number of employees at the site named in the application.

**h) Customer Business Tax and Filing Numbers**
- These are required for Corporations and Limited Partnerships. These are not required for Individuals, Government, and Sole Proprietors.

**State Franchise Tax ID Number**
- Corporations and limited liability companies that operate in Texas are issued a franchise tax identification number. If this customer is a corporation or limited liability company, enter this number here.

**Federal Tax ID**
- All businesses, except for some small sole proprietors, individuals, or general partnerships should have a federal taxpayer identification number (TIN). Enter this number here. Use no prefixes, dashes, or hyphens. Sole proprietors, individuals, or general partnerships do not need to provide a federal tax ID.

**TX SOS Charter (filing) Number**
- Corporations and Limited Partnerships required to register with the Texas Secretary of State are issued a charter or filing number. You may obtain further information by calling SOS at 512/463-5555.

**DUNS Number**
- Most businesses have a DUNS (Data Universal Numbering System) number issued by Dun and Bradstreet Corp. If this customer has one, enter it here.
2. APPLICATION CONTACT
Provide the name, title and communication information of the person that TCEQ can contact for additional information regarding this application.

3. REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE
a) Regulated Entity Reference Number (RN)
A number issued by TCEQ's Central Registry to sites (a location where a regulated activity occurs) regulated by TCEQ. This is not a permit number, registration number, or license number. If this regulated entity has not been assigned an RN, leave this space blank.

If the site of your business is part of a larger business site, a Regulated Entity Number (RN) may already be assigned for the larger site. Use the RN assigned for the larger site. Search TCEQ's Central Registry to see if the larger site may already be registered as a regulated site at:

If the site is found, provide the assigned Regulated Entity Reference Number (RN) and provide the information for the site to be authorized through this application. The site information for this authorization may vary from the larger site information.

An example is a chemical plant where a unit is owned or operated by a separate corporation that is accessible by the same physical address of your unit or facility. Other examples include industrial parks identified by one common address but different corporations have control of defined areas within the site. In both cases, an RN would be assigned for the physical address location and the permitted sites would be identified separately under the same RN.

b) Site/Project Name/Regulated Entity
Provide the name of the site as known by the public in the area where the site is located. The name you provide on this application will be used in the TCEQ Central Registry as the Regulated Entity name.

c) Description of Activity Regulated
In your own words, briefly describe the primary business that you are doing that requires this authorization. Do not repeat the SIC Code description.

d) County
Identify the county or counties in which the regulated entity is located.

e) Latitude and Longitude
Enter the latitude and longitude of the site in degrees, minutes, and seconds or decimal form. For help obtaining the latitude and longitude, go to:
http://www.tceq.texas.gov/gis/sgatiview.html or http://nationalmap.gov/ustopo

f) Site/Project (RE) Physical Address/Location Information
Enter the complete address for the site in Section A if the address can be validated through the US Postal Service. If the physical address is not recognized as a USPS delivery address, you may need to validate the address with your local police (911 service) or through an online map site used to locate a site. Please confirm this to be a complete and valid address. Do not use a rural route or post office box for a site location.

TCEQ-26022 Instructions (03/05/2013)
If a site does not have an address that includes a street (or house) number and street name, enter NO ADDRESS for the street name in Section A. In Section B provide a complete written location description. For example: “The site is located 2 miles west from intersection of Hwy 290 & IH35, located on the southwest corner of the Hwy 290 South bound lane.” Provide the city (or nearest city) and zip code of the facility location.

4. GENERAL CHARACTERISTICS
   a) Indian Country Lands
   If your site is located on Indian Country Lands, the TCEQ does not have authority to process your application. You must obtain authorization through EPA, Region 6, Dallas. Do not submit this form to TCEQ.

   b) Construction activity associated with facility associated with exploration, development, or production of oil, gas, or geothermal resources
   If your activity is associated with oil and gas exploration, development, or production, you may be under jurisdiction of the Railroad Commission of Texas and may need to obtain authorization from EPA Region 6. For more information, see:

   Construction activities associated with a facility related to oil, gas or geothermal resources may include the construction of a well site; treatment or storage facility; underground hydrocarbon or natural gas storage facility; reclamation plant; gas processing facility; compressor station; terminal facility where crude oil is stored prior to refining and at which refined products are stored solely for use at the facility; a carbon dioxide geologic storage facility; and a gathering, transmission, or distribution pipeline that will transport crude oil or natural gas, including natural gas liquids, prior to refining of such oil or the use of the natural gas in any manufacturing process or as a residential or industrial fuel.

   Where required by federal law, discharges of stormwater associated with construction activities under the Railroad Commission’s jurisdiction must be authorized by the EPA and the Railroad Commission of Texas, as applicable. Activities under Railroad Commission of Texas jurisdiction include construction of a facility that, when completed, would be associated with the exploration, development, or production of oil or gas or geothermal resources, such as a well site; treatment or storage facility; underground hydrocarbon or natural gas storage facility; reclamation plant; gas processing facility; compressor station; terminal facility where crude oil is stored prior to refining and at which refined products are stored solely for use at the facility; a carbon dioxide geologic storage facility under the jurisdiction of the Railroad Commission of Texas; and a gathering, transmission, or distribution pipeline that will transport crude oil or natural gas, including natural gas liquids, prior to refining of such oil or the use of the natural gas in any manufacturing process or as a residential or industrial fuel. The Railroad Commission of Texas also has jurisdiction over stormwater from land disturbance associated with a site survey that is conducted prior to construction of a facility that would be regulated by the Railroad Commission of Texas. Under 33 U.S.C. §1342(l)(2) and §1362(24), EPA cannot require a permit for discharges of stormwater from "field activities or operations associated with oil and gas exploration, production, processing, or treatment operations, or transmission facilities, including activities necessary to prepare a site for drilling and for the movement and placement of drilling equipment, whether or not such field activities or operations may be considered to be construction activities" unless the discharge is contaminated by contact with any overburden, raw material, intermediate product, finished product, byproduct, or waste product located on the site of the facility. Under §3.8 of this title (relating to Water Protection), the Railroad
Commission of Texas prohibits operators from causing or allowing pollution of surface or subsurface water. Operators are encouraged to implement and maintain best management practices (BMPs) to minimize discharges of pollutants, including sediment, in stormwater during construction activities to help ensure protection of surface water quality during storm events.

c) Primary Standard Industrial Classification (SIC) Code
Provide the SIC Code that best describes the construction activity being conducted at this site.

Common SIC Codes related to construction activities include:
- 1521 - Construction of Single Family Homes
- 1522 - Construction of Residential Bldgs. Other than Single Family Homes
- 1541 - Construction of Industrial Bldgs. and Warehouses
- 1542 - Construction of Non-residential Bldgs. other than Industrial Bldgs. and Warehouses
- 1611 - Highway and Street Construction, except Highway Construction
- 1622 - Bridge, Tunnel, and Elevated Highway Construction
- 1623 - Water, Sewer, Pipeline and Communications, and Power Line Construction

For help with SIC Codes, go to:
http://www.osha.gov/pls/imis/sicsearch.html

d) Secondary SIC Code
Secondary SIC Code(s) may be provided. Leave blank if not applicable. For help with SIC Codes, go to:
http://www.osha.gov/pls/imis/sicsearch.html

e) Total Number of Acres Disturbed
Provide the approximate number of acres that the construction site will disturb. Construction activities that disturb more than one acre, unless they are part of a larger common plan that disturbs more than one acre, do not require permit coverage. Construction activities that disturb between one and five acres, unless they are part of a common plan that disturbs more than five acres, do not require submission of an NOI. Therefore, the estimated area of land disturbed should not be less than five, unless the project is part of a larger common plan that disturbs five or more acres. Disturbed means any clearing, grading, excavating, or other similar activities.

If you have any questions about this item, please contact the stormwater technical staff by phone at (512)239-4671 or by email at swgp@tceq.texas.gov.

f) Common Plan of Development
Construction activities that disturb less than five acres do not require submission of an NOI unless they are part of a common plan of development or for sale where the area disturbed is five or more acres. Therefore, the estimated area of land disturbed should not be less than five, unless the project is part of a larger common plan that disturbs five or more acres. Disturbed means any clearing, grading, excavating, or other similar activities.

For more information on "What is a common plan of development?" go to:

For further information, go to the TCEQ stormwater construction webpage at:
www.tceq.texas.gov/goto/construction and search for "Additional Guidance and Quick Links". If
you have any further questions about this item, please call the stormwater technical staff at (512)239-4671.

g) **Identify the water body(s) receiving stormwater runoff**
The stormwater may be discharged directly to a receiving stream or through a MS4 from your site. It eventually reaches a receiving water body such as a local stream or lake, possibly via a drainage ditch. You must provide the name of the water body that receives the discharge from the site (a local stream or lake).

If your site has more than one outfall you need to include the name of the first water body for each outfall, if they are different.

h) **Identify the segment number(s) of the classified water body(s)**
Identify the classified segment number(s) receiving a discharge directly or indirectly. Go to the following link to find the segment number of the classified water body where stormwater will flow from the site: [www.tceq.texas.gov/waterquality/monitoring/viewer.html](http://www.tceq.texas.gov/waterquality/monitoring/viewer.html)

You may also find the segment number in TCEQ publication GI-316: [www.tceq.texas.gov/publications/gi/gi-316](http://www.tceq.texas.gov/publications/gi/gi-316)

If the discharge is into an unclassified receiving water and then crosses state lines prior to entering a classified segment, select the appropriate watershed:
- 0100 (Canadian River Basin)
- 0200 (Red River Basin)
- 0300 (Sulfur River Basin)
- 0400 (Cypress Creek Basin)
- 0500 (Sabine River Basin)

Call the Water Quality Assessments section at (512)239-4671 for further assistance.

i) **Discharge into MS4 – Identify the MS4 Operator**
The discharge may initially be into a municipal separate storm sewer system (MS4). If the stormwater discharge is into an MS4, provide the name of the entity that operates the MS4 where the stormwater discharges. An MS4 operator is often a city, town, county, or utility district, but possibly can be another form of government. Please note that the Construction General Permit requires the Operator to supply the MS4 with a copy of the NOI submitted to TCEQ. For assistance, you may call the technical staff at (512)239-4671.

j) **Surface Water bodies on list of impaired waters – Identify the impaired water body(s)**
Indicate Yes or No if any surface water bodies receiving discharges from the construction site are on the latest EPA-approved CWA 303(d) List of impaired waters. Provide the name(s) of surface water bodies receiving discharges or potential discharges from the construction site that are on the latest EPA-approved CWA 303(d) List of impaired waters. The EPA-approved CWA 303(d) List of impaired waters in Texas can be found at: [www.tceq.texas.gov/waterquality/assessment/305_303.html](http://www.tceq.texas.gov/waterquality/assessment/305_303.html)

NOTE: Do not use any "draft" documents.
k) Discharges to the Edwards Aquifer Recharge Zone and Certification

See maps on the TCEQ website to determine if the site is located within the Recharge Zone, Contributing Zone, or Contributing Zone within the Transition Zone of the Edwards Aquifer at: www.tceq.texas.gov/field/esapp/viewer.html

If the discharge or potential discharge is within the Recharge Zone, Contributing Zone, or Contributing Zone within the Transition Zone of the Edwards Aquifer, a site specific authorization approved by the Executive Director under the Edwards Aquifer Protection Program (30 TAC Chapter 213) is required before construction can begin. The certification must be answered "Yes" for coverage under the Construction General Permit. The TCEQ approved plan must be readily available for TCEQ staff to review at the time that the NOI is submitted.

The general permit requires the approved Contributing Zone Plan or Water Pollution Abatement Plan to be included or referenced as a part of the Stormwater Pollution Prevention Plan.

For questions regarding the Edwards Aquifer Protection Program, contact the appropriate TCEQ Regional Office. For projects in Hays, Travis and Williamson Counties: Austin Regional Office, 12100 Park 35 Circle, Austin, TX 78753, 512-339-2929. For Projects in Bexar, Comal, Kinney, Medina and Uvalde Counties: TCEQ San Antonio Regional Office, 14250 Judson Rd., San Antonio, TX 78233-4480, 210-490-3096.

5. CERTIFICATIONS

Failure to indicate Yes to ALL of the certification items may result in denial of coverage under the general permit.

a) Certification of Understanding the Terms and Conditions of Construction General Permit (TXR1500000)

Provisional coverage under the Construction General Permit (TXR1500000) begins 7 days after the completed paper NOI is postmarked for delivery to the TCEQ. (Electronic applications submitted through ePermits have immediate provisional coverage). You must obtain a copy and read the Construction General Permit before submitting your application. You may view and print the Construction General Permit for which you are seeking coverage at the TCEQ website: www.tceq.texas.gov/goto/construction

b) Certification of Legal Name

The full legal name of the applicant as authorized to do business in Texas is required. The name must be provided exactly as filed with the Texas Secretary of State (SOS), or on other legal documents forming the entity, that is filed in the county where doing business. You may contact the SOS at (512)463-5555, for more information related to filing in Texas.

c) Understanding of Notice of Termination

A permittee shall terminate coverage under this Construction General Permit through the submittal of a NOT when the operator of the facility changes, final stabilization has been reached, the discharge becomes authorized under an individual permit, or the construction activity never began at this site.

d) Certification of Stormwater Pollution Prevention Plan

The SWP3 identifies the areas and activities that could produce contaminated runoff at your site and then tells how you will ensure that this contamination is mitigated. For example, in describing your mitigation measures, your site's plan might identify the devices that collect and
filter stormwater, tell how those devices are to be maintained, and tell how frequently that
maintenance is to be carried out. You must develop this plan in accordance with the TCEQ
general permit requirements. This plan must be developed and implemented before you
complete this NOI. The SWP3 must be available for a TCEQ investigator to review on request.

**Operator Certification:**
The certification must bear an original signature of a person meeting the signatory requirements
specified under 30 Texas Administrative Code (TAC) §305.44.

**IF YOU ARE A CORPORATION:**
The regulation that controls who may sign an NOI or similar form is 30 Texas Administrative
Code §305.44(a)(1) (see below). According to this code provision, any corporate representative
may sign an NOI or similar form so long as the authority to sign such a document has been
delegated to that person in accordance with corporate procedures. By signing the NOI or similar
form, you are certifying that such authority has been delegated to you. The TCEQ may request
documentation evidencing such authority.

**IF YOU ARE A MUNICIPALITY OR OTHER GOVERNMENT ENTITY:**
The regulation that controls who may sign an NOI or similar form is 30 Texas Administrative
Code §305.44(a)(3) (see below). According to this code provision, only a ranking elected official
or principal executive officer may sign an NOI or similar form. Persons such as the City Mayor
or County Commissioner will be considered ranking elected officials. In order to identify the
principal executive officer of your government entity, it may be beneficial to consult your city
charter, county or city ordinances, or the Texas statute(s) under which your government entity
was formed. An NOI or similar document that is signed by a government official who is not a
ranking elected official or principal executive officer does not conform to §305.44(a)(3). The
signatory requirement may not be delegated to a government representative other than those
identified in the regulation. By signing the NOI or similar form, you are certifying that you are
either a ranking elected official or principal executive officer as required by the administrative
code. Documentation demonstrating your position as a ranking elected official or principal
executive officer may be requested by the TCEQ.

If you have any questions or need additional information concerning the signatory requirements
discussed above, please contact the Texas Commission on Environmental Quality’s
Environmental Law Division at (512)239-0600.

**30 Texas Administrative Code**
§305.44. Signatories to Applications
(a) All applications shall be signed as follows.
   (1) For a corporation, the application shall be signed by a responsible corporate
   officer. For purposes of this paragraph, a responsible corporate officer means a president,
   secretary, treasurer, or vice-president of the corporation in charge of a principal business
   function, or any other person who performs similar policy or decision-making functions for the
   corporation; or the manager of one or more manufacturing, production, or operating facilities
   employing more than 250 persons or having gross annual sales or expenditures exceeding $25
   million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or
delegated to the manager in accordance with corporate procedures. Corporate procedures
   governing authority to sign permit or post-closure order applications may provide for
   assignment or delegation to applicable corporate positions rather than to specific individuals.

TCEQ-20022 Instructions (03/05/2013)
(2) For a partnership or sole proprietorship, the application shall be signed by a
genral partner or the proprietor, respectively.

(3) For a municipality, state, federal, or other public agency, the application shall
be signed by either a principal executive officer or a ranking elected official. For purposes of this
paragraph, a principal executive officer of a federal agency includes the chief executive officer of
the agency, or a senior executive officer having responsibility for the overall operations of a
principal geographic unit of the agency (e.g., regional administrator of the EPA).
Texas Commission on Environmental Quality
General Permit Payment Submittal Form

Use this form to submit your Application Fee only if you are mailing your payment.

- Complete items 1 through 5 below:
- Staple your check in the space provided at the bottom of this document.
- Do not mail this form with your NOI form.
- Do not mail this form to the same address as your NOI.

Mail this form and your check to:

**BY REGULAR U.S. MAIL**
Texas Commission on Environmental Quality
Financial Administration Division
Cashier's Office, MC-214
P.O. Box 13088
Austin, TX 78711-3088

**BY OVERNIGHT/EXPRESS MAIL**
Texas Commission on Environmental Quality
Financial Administration Division
Cashier's Office, MC-214
12100 Park 35 Circle
Austin, TX 78753

<table>
<thead>
<tr>
<th>Fee Code</th>
<th>General Permit</th>
</tr>
</thead>
<tbody>
<tr>
<td>GPA</td>
<td>TXR150000</td>
</tr>
</tbody>
</table>

1. Check/Money Order No: 
2. Amount of Check/Money Order: 
3. Date of Check/Money Order: 
4. Name on Check/Money Order: 

5. NOI INFORMATION

If the check is for more than one NOI, list each Project/Site (RE) Name and Physical Address exactly as provided on the NOI. DO NOT SUBMIT A COPY OF THE NOI WITH THIS FORM AS IT COULD CAUSE DUPLICATE PERMIT ENTRIES.

See Attached List of Sites (If more space is needed, you may attach a list.)

Project/Site (RE) Name: 
Project/Site (RE) Physical Address: 

Staple Check in This Space

TCEQ: 20134 (04/13/2006)
LARGE CONSTRUCTION SITE NOTICE

FOR THE
Texas Commission on Environmental Quality (TCEQ)
Storm Water Program

TPDES GENERAL PERMIT TXR150000

“PRIMARY OPERATOR” NOTICE

This notice applies to construction sites operating under Part I.E.3. of the TPDES General Permit Number TXR150000 for discharges of storm water runoff from construction sites equal to or greater than five acres, including the larger common plan of development. The information on this notice is required in Part III.D.2. of the general permit. This notice shall be posted along with a copy of the signed Notice of Intent (NOI), as applicable. Additional information regarding the TCEQ storm water permit program may be found on the internet at:

http://www.tceq.state.tx.us/nav/permits/sw_permits.html

<table>
<thead>
<tr>
<th>Site-Specific TPDES Authorization Number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operator Name:</td>
</tr>
<tr>
<td>Contact Name and Phone Number:</td>
</tr>
<tr>
<td>Project Description: Physical address or description of the site’s location, and estimated start date and projected end date, or date that disturbed soils will be stabilized.</td>
</tr>
<tr>
<td>Location of Storm Water Pollution Prevention Plan:</td>
</tr>
</tbody>
</table>
SMALL CONSTRUCTION SITE NOTICE
FOR THE
Texas Commission on Environmental Quality (TCEQ)
Storm Water Program
TPDES GENERAL PERMIT TXR150000

The following information is posted in compliance with Part II.E.2. of the TCEQ General Permit Number TXR150000 for discharges of storm water runoff from small construction sites. Additional information regarding the TCEQ storm water permit program may be found on the internet at:

http://www.tceq.state.tx.us/permits/wq_construction.html

| Operator Name: |  
| Contact Name and Phone Number: |  
| Project Description: Physical address or description of the site's location, estimated start date and projected end date, or date that disturbed soils will be stabilized |  
| Location of Storm Water Pollution Prevention Plan: |  

For Small Construction Activities Authorized Under Part II.E.2. (Obtaining Authorization to Discharge) the following certification must be completed:

I ___________________________________________ (Typed or Printed Name Person Completing This Certification) certify under penalty of law that I have read and understand the eligibility requirements for claiming an authorization under Part II.E.2. of TPDES General Permit TXR150000 and agree to comply with the terms of this permit. A storm water pollution prevention plan has been developed and will be implemented prior to construction, according to permit requirements. A copy of this signed notice is supplied to the operator of the MS4 if discharges enter an MS4. I am aware there are significant penalties for providing false information or for conducting unauthorized discharges, including the possibility of fine and imprisonment for knowing violations.

Signature and Title________________________________________ Date__________________

Date Notice Removed

MS4 operator notified per Part II.F.3.
ATTACHMENT 3

TPDES OPERATOR’S INFORMATION

Owner’s Name and Address: City of ________________

Mr. ____________________________
(City Official)

Address: ________________________

_______________________________

Phone: ________________________

Contractors’ Names and Addresses:

General Contractor: ________________________

_______________________________

Telephone: ________________________

Site Superintendent: ________________________

_______________________________

 Telephone: ________________________

Erosion Control and Maintenance Inspection: ________________________

_______________________________

Telephone: ________________________

Subcontractors’ Names and Addresses:

_______________________________

_______________________________

Phone: ________________________ Phone: ________________________

Note: Insert name, address, and telephone number of person or firms
ATTACHMENT 4

CONTRACTOR’S / SUBCONTRACTOR’S

CERTIFICATION FOR TPDES PERMITTING

I certify under penalty of law that I understand the terms and conditions of the general Texas Pollutant Discharge Elimination System (TPDES) permit that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification.

Signature: __________________________________________
Name: (printed or typed) ________________________________
Title: _______________________________________________
Company: ___________________________________________
Address: ____________________________________________
Date: ______________________________________________

Signature: __________________________________________
Name: (printed or typed) ________________________________
Title: _______________________________________________
Company: ___________________________________________
Address: ____________________________________________
Date: ______________________________________________

Signature: __________________________________________
Name: (printed or typed) ________________________________
Title: _______________________________________________
Company: ___________________________________________
Address: ____________________________________________
Date: ______________________________________________
ATTACHMENT 5

EPA NPDES Construction Inspection Form

The following inspection is being performed in compliance with Part 3.10 of the NPDES Region 6 Storm Water Construction General Permit [68 FR 39087, July 7, 2003]. Qualified personnel (provided by the permittee or cooperatively by multiple permittees) shall inspect disturbed areas of the construction site that have been finally stabilized, areas used for storage of materials that are exposed to precipitation, placement and effectiveness of structural control measures, and locations where vehicles enter or exit the site. Inspections shall be performed either once every 7 days (this option not available in New Mexico per Part 9.C.1.c.) or once every 14 days and within 24 hours of the end of a storm event of 0.5 inches or greater. Where sites have been temporarily stabilized, runoff is unlikely due to winter conditions, or during seasonal and periods in arid areas (0-10 inches of rainfall annually) and semi-arid areas (10-20 inches annually) such inspections shall be conducted at least once every month. This form is primarily intended for use with construction projects in New Mexico. Permittees on Indian Country lands in Texas, Oklahoma, Louisiana and Arkansas and some oil and gas facilities in Texas and Oklahoma may use this form if they are eligible for the permit and EPA is their NPDES permitting authority. Other facilities need to check with their NPDES authority before using this form.

If you do not know your NPDES Permit Number, contact the NOI Processing Center at 866-352-7755. This form was prepared as an example and is not a required form for use with the permit. Alternative forms may be used if they contain all of the required information as set forth in the permit. This form and additional information regarding the NPDES Region 6 storm water program may be found on the Internet at http://www.epa.gov/region6/eenw/formsww.htm. Any person with a complaint about the operation of this facility in regards to this permit should contact EPA Region 6 at (214)665-8060.

| Permit Number(s) covered by this inspection (e.g., owners, developers, general contractor, builders). |
| Signature and Certification in accordance with Appendix G, Section 11 of the permit. |
| Date of Inspection. |
| Inspector Name. |
| Is there a copy of the permit language with the SWPPP? | ☐ Yes | ☐ No |
| Is the inspector qualified and are the qualifications documented in the SWPPP? | ☐ Yes | ☐ No |
| Is an NPDES storm water construction sign posted at the entrance for all permittees? | ☐ Yes | ☐ No |

You may want to use EPA Region 6 construction checklist to assure components of the SWPPP are complete. This form, the construction sign, and the checklist are available on the Region 6 NPDES Storm Water Forms and Documents web page which may be found on the internet at http://www.epa.gov/earthtrust/eenw/formsww.htm. In addition to the checklist, you should provide a narrative (see next page) on the existing Best Management Practices and Structural Controls found during each inspection. Any problems identified in an inspection should be corrected within 7 days. The inspection should cover all components of the SWPPP and all potential pollutants. While eroded soil is the primary pollutant of concern, do not forget to inspect for other pollutant sources such as fuel tanks, paints, solvents, stabilization materials, concrete barriers, brush plants, and construction debris. The inspector will need to update the SWPPP to reflect findings of the inspection. The site map should be updated after an inspection to show controls that have been added or removed, to ensure the site map is kept current in accordance with Part 3.11.A of the permit.

July 29, 2003
Narrative Findings of the inspection:
Observations should include any findings of Best Management Practices or controls that are not in accordance with the SWPPP. If a control is not in place or failed, observe the reason why. A control removed temporarily for work is not necessarily a violation if properly recorded in the SWPPP. If it has been removed, record why it was removed and, if applicable, when it will be reinstalled. If the control has failed, observe the conditions so a conclusion may be made as to whether the control failed for improper maintenance or improper design. The qualified inspector will know when a failed control is inadequate and should be replaced by an improved control mechanism. Qualified inspectors are to have authority to make changes to the SWPPP to assure compliance. Controls that have not been installed should be given a reason why they are not installed and/or a scheduled date for installation if they are designed for a later phase of construction. After the inspection, the SWPPP and its site map should be updated to reflect current conditions of controls and Best Management Practices at the time of the inspection. This includes removing uninstalled controls from the site map or otherwise denoting on the site map if they are no longer installed if the controls have been removed because they are no longer necessary (e.g., stabilization has been achieved in that area).

Part 3.10.G. of the permit: For each inspection required above, you must complete an inspection report. At a minimum, the inspection report must include: 1. The inspection date; 2. Names, titles, and qualifications of personnel making the inspection; 3. Weather information for the period since the last inspection (or since commencement of construction activity if the first inspection) including a best estimate of the beginning of each storm event, duration of each storm event, approximate amount of rainfall for each storm event (in inches), and whether any discharges occurred; 4. Weather information and a description of any discharges occurring at the time of the inspection; 5. Location(s) of discharges of sediment or other pollutants from the site; 6. Location(s) of BMPs that need to be maintained; 7. Location(s) of BMPs that failed to operate as designed or proved inadequate for a particular location; 8. Location(s) where additional BMPs are needed that did not exist at the time of inspection; and 9. Corrective action required including any changes to the SWPPP necessary and implementation dates.
ATTACHMENT 6

EROSION CONTROL CONTRACTOR’S CERTIFICATION FOR INSPECTION AND MAINTENANCE

I certify under penalty of law that I understand the terms and conditions of the general Texas Pollutant Discharge Elimination System (TPDES) permit that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification.

Signature: ________________________________
Name: (printed or typed) ________________________________
Title: ________________________________
Company ________________________________
Address: ________________________________
Date: ________________________________
Notice of Termination (NOT) for Authorizations under TPDES General Permit TXR150000

Sign up now for on line NOT at [http://www.tceq.state.tx.us/permitting/steers/steers.html](http://www.tceq.state.tx.us/permitting/steers/steers.html)

Get your NOT Confirmation letter immediately after submitting the on line NOT form.

What is the permit number to be terminated?
Processing will be delayed without the permit number.  **TXR15**

A. OPERATOR (applicant)

1. What is the Customer Number (CN) issued to this entity?  **CN**
2. What is the full Legal Name of the current permittee?

   *This must be the current permittee of the permit to be terminated.*

3. What is the applicant’s mailing address as recognized by the US Postal Service?
   
   **Address:**
   **City:**
   **State:**
   **ZIP Code:**
   **Country Code:**
   **Country Mailing Information (if outside USA):**
   **Postal Code:**
   **Suite No./Bldg. No./Mail Code:**

4. **Phone No:**  **( )**
   **Extension:**
5. **Fax No.:**  **( )**
   **E-mail Address:**

B. REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE:

1. What is the TCEQ Issued RE Reference Number (RN)?  **RN**
2. Name of Project or Site as currently permitted:
   (example: phase name of subdivision or name of project that’s unique to the site)
3. Physical Address of Project or Site as currently permitted:  **(enter in spaces below)**
   **Street Number:**
   **City:**
   **ZIP Code:**
   **Street Name:**
   **County (Counties if >1):**
4. If no physical address (Street Number & Street Name), provide the written location access description to the site:

C. REASON FOR TERMINATION

Check the reason for termination:

- ☐ Final stabilization has been achieved on all portions of the site that are the responsibility of the Operator and all silt fences and other temporary erosion controls have either been removed, or scheduled for removal as defined in the SWP3.
- ☐ Another permitted Operator has assumed control over all areas of the site that have not been finally stabilized, and temporary erosion controls that have been defined in the SWP3 have been transferred to the new Operator.
- ☐ The activity is now authorized under an alternate TPDES permit.
- ☐ The activity never began at this site that is regulated under the general permit.

D. CERTIFICATION

I, _____________________________________

Typed or printed name

Title

________________________________________

Certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

I further certify that I am authorized under 30 Texas Administrative Code §305.44 to sign and submit this document, and can provide documentation in proof of such authorization upon request.

Signature: ________________________________

(Use blue ink)

Date: _________________________________

TCEQ 20023 (02/06/2007)
ATTACHMENT 7

Notice of Termination (NOT) for Authorizations under TPDES General Permit TXR1500000
General Information and Instructions

GENERAL INFORMATION

Where to Send the Notice of Intent (NOI):

<table>
<thead>
<tr>
<th>BY REGULAR U.S. MAIL</th>
<th>BY OVERNIGHT/EXPRESS MAIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Texas Commission on Environmental Quality</td>
<td>Texas Commission on Environmental Quality</td>
</tr>
<tr>
<td>Storm Water Processing Center (MC2298)</td>
<td>Storm Water Processing Center (MC2298)</td>
</tr>
<tr>
<td>P.O. Box 13087</td>
<td>12100 Park 35 Circle</td>
</tr>
<tr>
<td>Austin, TX 78711-3087</td>
<td>Austin, TX 78733</td>
</tr>
</tbody>
</table>

TCEQ Contact list:

| Application Processing Questions relating to the status and form requirements: | 512/239-4671 |
| Technical Questions relating to the general permit: | 512/239-4671 |
| Environmental Law Division: | 512/239-9605 |
| Records Management for obtaining copies of forms submitted to TCEQ: | 512/239-9900 |
| Information Services for obtaining reports from program data bases (as available): | 512/239-DATA (3282) |
| Financial Administration’s Cashier’s office: | 512/239-9357 or 512/239-0187 |

Notice of Termination Process:

A Notice of Termination is effective on the date postmarked for delivery to TCEQ.
When your NOT is received by the program, the form will be processed as follows:

1. Administrative Review: The form will be reviewed to confirm the following:
   - the permit number is provided
   - the permit is active and has been approved
   - the entity terminating the permit is the current permittee
   - the site information matches the original permit record
   - the form has the required original signature with title and date

2. Notice of Deficiency: If an item is incomplete or not verifiable as indicated above, a phone call will be made to the applicant to clear the deficiency. A letter will not be sent to the permittee if unable to process the form.

3. Confirmation of Termination: A Notice of Termination Confirmation letter will be mailed to the operator.

General Permit (Your Permit)
Coverage under the general permit begins 48 hours after a completed NOI is postmarked for delivery to the TCEQ. You should have a copy of your general permit when submitting your application. You may view and print your permit for which you are seeking coverage, on the TCEQ web site www.tceq.state.tx.us.

General Permit Forms:
The Notice of Intent (NOI), Notice of Termination (NOT), and Notice of Change (NOC) with instructions are available in Adobe Acrobat PDF format on the TCEQ web site www.tceq.state.tx.us.

Change in Operator
An authorization under the general permit is not transferable. If the operator or owner of the regulated entity changes, the present permittee must submit a Notice of Termination and the new operator must submit a Notice of Intent. The NOT and NOI must be submitted not later than 10 days prior to the change in Operator status.

TCEQ Central Registry Core Data Form
The Core Data Form has been incorporated into this form. Do not send a core data form to TCEQ.

After final acknowledgment of coverage under the general permit, the program will assign a Customer Number (CN) and Regulated Entity Number (RN). For Construction Permits, a new RN will be assigned for each Notice of Intent filed with TCEQ, since construction project sites can overlap with other Customers. The RN assigned to your construction project will not be assigned to any other TCEQ authorization.

You can find the information on the Central Registry web site at https://www6.tceq.state.tx.us/epayment. You can search by the Regulated Entity (RN), Customer Number (CN) or Name (Permittee), or by your permit number under the search field labeled “Additional ID” Capitalize all letters in the permit number.
ATTACHMENT 7

The Customer (Permittee) is responsible for providing consistent information to the TCEQ, and for updating all CN and RN data for all authorizations as changes occur. For General Permits, a Notice of Change form must be submitted to the program area.

Annual Water Quality Fee: This fee is assessed to operators with an active authorization under the general permit on September 1 of each year. The operator will receive an invoice for payment of the annual fee in November of each year. The payment will be due 30 days from the invoice date. A 5% penalty will be assessed if the payment is received by TCEQ after the due date. Annual fee assessments cannot be waived as long as the authorization under the general permit is active on September 1.

It's important for the operator to submit a Notice of Termination (NOT) when coverage under the general permit is no longer required. A NOT is effective on the postmarked date of mailing the form to TCEQ. It is recommended that the NOT be mailed using a method that documents the date mailed and received by TCEQ.

- Mailed Payments:
  You must return your payment with the billing coupon provided with the billing statement.

- ePAY Electronic Payment:
  Go to https://www.tceq.state.tx.us/epay/
  You must enter your account number provided at the top portion of your billing statement. Payment methods include Mastercard, Visa, and electronic check payment (ACH). A transaction over $500 can only be made by ACH.

INSTRUCTIONS FOR FILLING OUT THE NOT FORM

A. OPERATOR (current permittee)
   1. TCEQ Issued Customer Number (CN)
   2. Legal Name of Operator
      The operator must be the same entity as previously submitted on the original Notice of Intent for the permit number provided.
   3. Operator Mailing Address
      Provide a complete mailing address for receiving mail from the TCEQ. Update the address if different than previously submitted in the Notice of Intent or Notice of Change.
   4. Phone Number, Fax Number, and E-mail Address
      Provide updated contact information.

B. REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE
   1. Regulated Entity Reference Number (RN)

   2. Site/Project Name/Regulated Entity
      Provide the name of the site as previously submitted in the Notice of Intent for the permit number provided.
   3. Site/Project (RE) Physical Address
      Provide the physical address or location access description as previously submitted for the permit number provided.

C. REASON FOR TERMINATION
   Indicate the reason for terminating the permit by checking one of the options. If the reason is not listed then provide an attachment that explains the reason for termination.

   Please read your general permit carefully to determine when to terminate your permit. Permits will not be reactivated after submitting a termination form. The termination is effective on the date postmarked for delivery to TCEQ.

D. CERTIFICATIONS
   The certification must bear an original signature of a person meeting the signatory requirements specified under 30 Texas Administrative Code (TAC) §305.44.

IF YOU ARE A CORPORATION:

   The regulation that controls those who may sign an NOI or similar form is 30 Texas Administrative Code §305.44(a)(1) (see below). According to this code provision, any corporate representative may sign an NOI or similar form so long as the authority to sign such a document has been delegated to that person in accordance with corporate procedures. By signing the NOI or similar form, you are certifying that such authority has been delegated to you. The TCEQ may request documentation evidencing such authority.

IF YOU ARE A MUNICIPALITY OR OTHER GOVERNMENT ENTITY:

   The regulation that controls those who may sign an NOI or similar form is 30 Texas Administrative Code §305.44(a)(3) (see below). According to this code provision, only a ranking elected official or principal executive officer may sign an NOI or similar form. Persons such as the City Mayor or County Commissioner will be considered ranking elected officials. In order to identify the principal executive officer of your government entity, it may be beneficial to consult your city charter, county or city ordinances, or the Texas statute(s) under which your government entity was formed. An NOI or similar document that is signed by a government official who is not a ranking elected official or principal executive officer does not conform to

TCEQ-20023  Instructions (02/06/2007)
§305.44(a)(3). The signatory requirement may not be delegated to a government representative other than those identified in the regulation. By signing the NOI or similar form, you are certifying that you are either a ranking elected official or principal executive officer as required by the administrative code. Documentation demonstrating your position as a ranking elected official or principal executive officer may be requested by the TCEQ.

If you have any questions or need additional information concerning the signatory requirements discussed above, please contact the Texas Commission on Environmental Quality’s Environmental Law Division at 512/239-6009.

30 Texas Administrative Code
§305.44. Signatories to Applications.

(a) All applications shall be signed as follows.

(1) For a corporation, the application shall be signed by a responsible corporate officer. For purposes of this paragraph, a responsible corporate officer means a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation, or the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding $25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures. Corporate procedures governing authority to sign permit or post-closure order applications may provide for assignment or delegation to applicable corporate positions rather than to specific individuals.

(2) For a partnership or sole proprietorship, the application shall be signed by a general partner or the proprietor, respectively.

(3) For a municipality, state, federal, or other public agency, the application shall be signed by either a principal executive officer or a ranking elected official. For purposes of this paragraph, a principal executive officer of a federal agency includes the chief executive officer of the agency, or a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., regional administrator of the EPA).
SECTION 01566

SOURCE CONTROLS FOR EROSION AND SEDIMENTATION

PART 1  GENERAL

1.01  SECTION INCLUDES

A. Description of erosion and sediment control and other control-related practices which shall be utilized during construction activities.

1.02  UNIT PRICES

A. Unless indicated in the bid proposal as a pay item, no separate payment will be made for work performed under this Section. Include cost of work performed under this Section in pay items of which this work is a component.

PART 2  PRODUCTS - NOT USED

PART 3  EXECUTION

3.01  PREPARATION AND INSTALLATION

A. No clearing and grubbing or rough cutting shall be permitted until erosion and sediment control systems are in place, other than site work specifically directed by the engineer to allow soil testing and surveying.

B. Equipment and vehicles shall be prohibited by the Contractor from maneuvering on areas outside of dedicated rights-of-way and easements for construction. Damage caused by construction traffic to erosion and sediment control systems shall be repaired immediately by the Contractor.

C. The Contractor shall be responsible for collecting, storing, hauling, and disposing of spoil, silt, and waste materials as specified in this or other Specifications and in compliance with applicable federal, state, and local rules and regulations.

D. Contractor shall conduct all construction operations under this Contract in conformance with the erosion control practices described in the Drawings and this Specification.

E. The Contractor shall install, maintain, and inspect erosion and sediment control measures and practices as specified in the Drawings and in this or other Specifications.

3.02  TOPSOIL PLACEMENT FOR EROSION AND SEDIMENT CONTROL SYSTEMS

A. When topsoil is specified as a component of another Specification, the Contractor shall conduct erosion control practices described in this Specification during topsoil placement operations.
1. When placing topsoil, maintain erosion and sediment control systems, such as swales, grade stabilization structures, berms, dikes, silt fences, and sediment basins.

2. Maintain grades which have been previously established on areas to receive topsoil.

3. After the areas to receive topsoil have been brought to grade, and immediately prior to dumping and spreading the topsoil, loosen the subgrade by discing or by scarifying to a depth of at least 2 inches to permit bonding of the topsoil to the subsoil.

3.03 DUST CONTROL

A. Implement dust control methods to control dust creation and movement on construction sites and roads and to prevent airborne sediment from reaching receiving streams or storm water conveyance systems, to reduce on-site and off-site damage, to prevent health hazards, and to improve traffic safety.

B. Control blowing dust by using one or more of the following methods:

1. Mulches bound with chemical binders.

2. Temporary vegetative cover.

3. Tillage to roughen surface and bring clods to the surface.

4. Irrigation by water sprinkling.

5. Barriers using solid board fences, burlap fences, crate walls, bales of hay, or similar materials.

C. Implement dust control methods immediately whenever dust can be observed blowing on the project site.

3.04 KEEPING STREETS CLEAN

A. Keep streets clean of construction debris and mud carried by construction vehicles and equipment. If necessary to keep the streets clean, install stabilized construction exits at construction, staging, storage, and disposal areas. A vehicle/equipment wash area (stabilized with coarse aggregate) may be installed adjacent to the stabilized construction exit, as needed. Release wash water into a drainage swale or inlet protected by erosion and sediment control measures.

B. In lieu of or in addition to stabilized construction exits, shovel or sweep the pavement to the extent necessary to keep the street clean. Waterhosing or sweeping of debris and mud off of the street into adjacent areas is not allowed.
3.05 EQUIPMENT MAINTENANCE AND REPAIR

A. Confine maintenance and repair of construction machinery and equipment to areas specifically designated for that purpose. Locate such areas so that oils, gasoline, grease, solvents, and other potential pollutants cannot be washed directly into receiving streams or storm water conveyance systems. Provide these areas with adequate waste disposal receptacles for liquid as well as solid waste. Clean and inspect maintenance areas daily.

B. On a construction site where designated equipment maintenance areas are not feasible, take precautions during each individual repair or maintenance operation to prevent potential pollutants from washing into streams or conveyance systems. Provide temporary waste disposal receptacles.

3.06 WASTE COLLECTION AND DISPOSAL

A. Contractor shall formulate and implement a plan for the collection and disposal of waste materials on the construction site. In plan, designate locations for trash and waste receptacles and establish a collection schedule. Methods for ultimate disposal of waste shall be specified and carried out in accordance with applicable local, state, and federal health and safety regulations. Make special provisions for the collection and disposal of liquid wastes and toxic or hazardous materials.

B. Keep receptacles and waste collection areas neat and orderly to the extent possible. Waste shall not be allowed to overflow its container or accumulate from day-to-day. Locate trash collection points where they will least likely be affected by concentrated storm water runoff.

3.07 WASHING AREAS

A. Vehicles such as concrete delivery trucks or dump trucks and other construction equipment shall not be washed at locations where the runoff will flow directly into a watercourse or storm water conveyance system. Designate special areas for washing vehicles. Locate these areas where the wash water will spread out and evaporate or infiltrate directly into the ground, or where the runoff can be collected in a temporary holding or seepage basin. Beneath wash areas construct a gravel or rock base to minimize mud production.

3.08 STORAGE OF CONSTRUCTION MATERIALS AND CHEMICALS

A. Isolate sites where chemicals, cements, solvents, paints, or other potential water pollutants are stored in areas where they will not cause runoff pollution.

B. Store toxic chemicals and materials, such as pesticides, paints, and acids in accordance with manufacturers’ guidelines. Protect groundwater resources from leaching by placing a plastic mat, packed clay, tar paper, or other impervious materials on any areas where toxic liquids are to be opened and stored.
3.09 DEMOLITION AREAS

A. Demolition activities which create large amounts of dust with significant concentrations of heavy metals or other toxic pollutants shall use dust control techniques to limit transport of airborne pollutants. However, water or slurry used to control dust contaminated with heavy metals or toxic pollutants shall be retained on the site and shall not be allowed to run directly into watercourses or storm water conveyance systems. Methods of ultimate disposal of these materials shall be carried out in accordance with applicable local, state, and federal health and safety regulations.

3.10 SANITARY FACILITIES

A. Provide the construction sites with adequate portable toilets for workers in accordance with Section 01500 - Temporary Facilities and Controls, and applicable health regulations.

3.11 PESTICIDES

A. Use and store pesticides during construction in accordance with manufacturers’ guidelines and with local, state, and federal regulations. Avoid overuse of pesticides which could produce contaminated runoff. Take great care to prevent accidental spillage. Never wash pesticide containers in or near flowing streams or storm water conveyance systems.

END OF SECTION
SECTION 01567

FILTER FABRIC FENCE

PART 1    G E N E R A L

1.01 SECTION INCLUDES

A. Installation of erosion and sediment control filter fabric fences used during construction and until final development of the site. The purpose of filter fabric fences is to contain pollutants from overland flow. Filter fabric fences are not for use in channelized flow areas.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS

A. Manufacturer’s catalog sheets and other product data on geotextile fabric.

PART 2    P R O D U C T S

2.01 FILTER FABRIC

A. Provide woven or nonwoven geotextile filter fabric made of either polypropylene, polyethylene, ethylene, or polyamide material.

B. Geotextile fabric shall have a grab strength of 100 psi in any principal direction (ASTM D-4632), Mullen burst strength exceeding 200 psi (ASTM D-3786), and the equivalent opening size between 50 and 140.

C. Filter fabric material shall contain ultraviolet inhibitors and stabilizers to provide a minimum of 6 months of expected usable construction life at a temperature range of 0 degrees F to 120 degrees F.

D. Representative Manufacturer: Mirafi, Inc., or equal.

PART 3    E X E C U T I O N

3.01 PREPARATION AND INSTALLATION

A. Provide erosion and sediment control systems at the locations shown on Drawings. Such systems shall be of the type indicated and shall be constructed in accordance with the requirements shown on the Drawings and specified in this Section.
B. No clearing and grubbing or rough cutting shall be permitted until erosion and sediment control systems are in place, other than site work specifically directed by the Engineer to allow soil testing and surveying.

C. Regularly inspect and repair or replace damaged components of filter fabric fences as specified in this Section. Unless otherwise directed, maintain the erosion and sediment control systems until the project area stabilization is accepted by the Owner. Remove erosion and sediment control systems promptly when directed by the Engineer. Discard removed materials off site.

D. Remove sediment deposits and dispose of them at the designated spoil site for the project. If a project spoil site is not designated on the Drawings, dispose of sediment off site at a location not in or adjacent to a stream or floodplain. Off-site disposal is the responsibility of the Contractor. Sediment to be placed at the project site should be spread evenly throughout the site, compacted and stabilized. Sediment shall not be allowed to flush into a stream or drainage way. If sediment has been contaminated, it shall be disposed of in accordance with existing federal, state, and local rules and regulations.

E. Conduct all construction operations under this Contract in conformance with the erosion control practices described in Section 01566 - Source Controls for Erosion and Sedimentation.

3.02 CONSTRUCTION METHODS

A. Provide filter fabric fence systems in accordance with the Drawing detail for Filter Fabric Fences. Filter fabric fences shall be installed in such a manner that surface runoff will percolate through the system in sheet flow fashion and allow sediment to be retained and accumulated.

B. Attach the filter fabric to 2-inch by 2-inch wooden stakes spaced a maximum of 3 feet apart and embedded a minimum of 8 inches. If filter fabric is factory preassembled with support netting, then maximum spacing allowable is 8 feet. Install wooden stakes at a slight angle toward the source of anticipated runoff.

C. Trench in the toe of the filter fabric fence with a spade or mechanical trencher as shown on the Drawings. Lay filter fabric along the edges of the trench. Backfill and compact trench.

D. Filter fabric fence shall have a minimum height of 18 inches and a maximum height of 36 inches above natural ground.

E. Provide the filter fabric in continuous rolls and cut to the length of the fence to minimize the use of joints. When joints are necessary, splice the fabric together only at a support post with a minimum 6-inch overlap and seal securely.

F. Inspect sediment filter barrier systems after each rainfall, daily during periods of prolonged rainfall, and at a minimum once each week. Repair or replace damaged
sections immediately. Remove sediment deposits when silt reaches a depth one-third the height of the fence or 6 inches, whichever is less.

END OF SECTION
PART 1    G E N E R A L

1.01 SECTION INCLUDES

A. Installation of reinforced filter fabric barriers for erosion and sediment control used
during construction and until the final development of the site. Reinforced filter
fabric barriers are used to retain sedimentation in channelized flow areas.

1.02 UNIT PRICES

A. Unless indicated in the Bid Proposal as a pay item, no separate payment will be made
for work performed under this Section. Include cost of work performed under this
Section in pay items of which this work is a component.

1.03 SUBMITTALS

A. Manufacturer’s catalog sheets and other product data on geotextile fabrics.

PART 2    P R O D U C T S

2.01 FILTER FABRIC

A. Provide woven or nonwoven geotextile filter fabric made of either polypropylene,
polyethylene, ethylene, or polyamide material.

B. Geotextile fabric shall have a minimum grab strength of 100 psi in any principal
direction (ASTM D-4632), Mullen burst strength exceeding 200 psi (ASTM D-3786),
and the equivalent opening size between 50 and 140.

C. Filter fabric material shall contain ultraviolet inhibitors and stabilizers to provide a
minimum of 6 months of expected usable construction life at a temperature range of 0
degrees F to 120 degrees F.

D. Representative Manufacturers: Mirafi, Inc., or equal.

2.02 FENCING

A. Provide woven galvanized steel wire fence with minimum thickness of 14 gauge and
a maximum mesh spacing of 6 inches.
PART 3 EXECUTION

3.01 PREPARATION AND INSTALLATION

A. Provide erosion and sediment control systems at the locations shown on the Drawings. Such systems shall be of the type indicated and shall be constructed in accordance with the requirements shown on the Drawings and specified in this Section.

B. No clearing and grubbing or rough cutting shall be permitted until erosion and sediment control systems are in place, other than as specifically directed by the Engineer to allow soil testing and surveying.

C. Regularly inspect and repair or replace damaged components of the reinforced filter fabric barrier as specified in this Section. Unless otherwise directed, maintain the erosion and sediment control systems until the project area stabilization is accepted by the Owner. Remove erosion and sediment control systems promptly when directed by the Engineer. Discard removed materials off site.

D. Remove sediment deposits and dispose of them at the designated spoil site for the project. If a project spoil site is not designated on the Drawings, dispose of sediment off site at a location not in or adjacent to a stream or floodplain. Off-site disposal is the responsibility of the Contractor. Sediment to be placed at the project site should be spread evenly throughout the site, compacted and stabilized. Sediment shall not be allowed to flush into a stream or drainage way. If sediment has been contaminated, it shall be disposed of in accordance with existing federal, state, and local rules and regulations.

E. Conduct all construction operations under this Contract in conformance with the erosion control practices described in Section 01566 - Source Controls for Erosion and Sedimentation.

3.02 CONSTRUCTION METHODS

A. Provide filter fabric barriers in accordance with the Drawing detail for Reinforced Filter Fabric Barrier. Filter fabric barrier systems shall be installed in such a manner that surface runoff will percolate through the system in sheet flow fashion and allow sediment to be retained and accumulated.

B. Attach the woven wire support to 2-inch by 2-inch wooden stakes spaced a maximum of 6 feet apart and embedded a minimum of 8 inches. Install wooden stakes at a slight angle toward the source of the anticipated runoff.

C. Trench in the toe of the filter fabric barrier with a spade or mechanical trencher as shown on the Drawings. Lay filter fabric along the edges of the trench. Backfill and compact trench.
D. Securely fasten the filter fabric material to the woven wire with tie wires.

E. Reinforced filter fabric barrier shall have a minimum height of 18 inches.

F. Provide the filter fabric in continuous rolls and cut to the length of the fence to minimize the use of joints. When joints are necessary, splice the fabric together only at a support post with a minimum 6-inch overlap and seal securely.

G. Inspect the reinforced filter fabric barrier systems after each rainfall, daily during periods of prolonged rainfall, and at a minimum once each week. Repair or replace damaged sections immediately. Remove sediment deposits when silt reaches a depth one-third the height of the barrier or 6 inches, whichever is less.

H. Remove erosion and sediment control systems at end of construction.

END OF SECTION
PART 1  GENERAL

1.01  SECTION INCLUDES

A. Requirements for signs, signals, control devices, flares, lights and traffic signals, as well as construction parking control, designated haul routes and bridging of trenches and excavations.

B. Qualifications and requirements for use of flagmen.

1.02  SUBMITTALS

A. Make submittals in accordance with Section 01300 - Submittals

1.03  UNIT PRICES

A. Refer to Section 01025 – Measurement and Payment for unit price.

1.04  FLAGMEN

A. Use only flagmen who are off-duty, regularly employed, uniformed peace officers. The Contractor may also utilize certified flagmen at locations approved by the City or Engineer.

B. Use flagmen to control, regulate and direct an even flow and movement of vehicular and pedestrian traffic, for periods of time as may be required to provide for public safety and convenience, where:

1. Where multi-lane vehicular traffic must be diverted into single-lane vehicular traffic.

2. Where vehicular traffic must change lanes abruptly.

3. Where construction equipment either enters or crosses vehicular traffic lanes and walks.

4. Where construction equipment may intermittently encroach on vehicular traffic lanes and unprotected walks and crosswalks.

5. Where traffic regulation is needed due to rerouting of vehicular traffic around the work site.

C. The use of flagmen is for the purpose of assisting in the regulation of traffic flow and movement, and does not in any way relieve the contractor of full responsibility for taking such other steps and provide such other flagmen or personnel as the Contractor may deem necessary to protect the work and the public, and does not in any way relieve the Contractor of his responsibility for any damage for which he would otherwise be liable.

Flagmen shall be used and maintained at such points for such periods of time as may be required to provide for the public safety and convenience of travel.

PART 2 PRODUCTS

2.01 SIGNS, SIGNALS, AND DEVICES

A. Comply with Texas State Manual on Uniform Traffic Control Devices (latest revision).

B. Traffic Cones and Drums, Flares and Lights: As approved by local jurisdictions.

PART 3 EXECUTION

3.01 PUBLIC ROADS

A. Abide by laws and regulations of governing authorities when using public roads. If the Contractor’s work requires that public roads be temporarily impeded or closed, approvals shall be obtained from governing authorities and permits paid for before starting any work. Coordinate activities with the Engineer.

B. Give Engineer one-week notice before implementing approved traffic control phases. Inform local businesses of impending traffic control activities.

C. Notify police department, fire department, and local schools, churches, and businesses in writing a minimum of five business days prior to beginning work.

D. Contractor shall maintain at all times a 10-foot-wide all-weather lane adjacent to work areas which shall be kept free of construction equipment and debris and shall be for the use of emergency vehicles, or as otherwise provided in the traffic control plan.

E. Contractor shall not obstruct the normal flow of traffic from 7:00 a.m. to 9:00 a.m. and 4:00 p.m. to 6:00 p.m. on designated major arterials or as directed by the Engineer.

F. Contractor shall maintain local driveway access to residential and commercial properties adjacent to work areas at all times. Use all-weather materials approved by Engineer to maintain temporary driveway access to commercial and residential driveways. The Contractor shall also give special consideration to maintain access by constructing temporary driveway pavement for schools, apartment complex, day care facilities, hospitals, clinics, retirement and assisted living facilities.

G. Cleanliness of Surrounding Streets:
1. Keep streets used for entering or leaving the job area free of excavated material, debris, and any foreign material resulting from construction operations in compliance with applicable ordinances.

H. Remove existing signage and striping that conflict with construction activities or that may cause driver confusion.

I. Provide safe access for pedestrians along major cross streets.

J. Alternate closures of cross streets so that two adjacent cross streets are not closed simultaneously.

K. Do not close more than two consecutive esplanade openings at a time without prior approval from Engineer.

3.02 CONSTRUCTION PARKING CONTROL

A. Control vehicular parking to prevent interference with public traffic and parking, access by emergency vehicles, and the City’s operations.

B. Monitor parking of construction personnel’s vehicles in existing facilities. Maintain vehicular access to and through parking areas.

C. Prevent parking on or adjacent to access roads or in non-designated areas.

3.03 FLARES AND LIGHTS

A. Provide flares and lights during hours of low visibility to delineate traffic lanes and to guide traffic.

3.04 HAUL ROUTES

A. Utilize haul routes designated by authorities or shown on the Drawings for construction traffic.

B. Confine construction traffic to designated haul routes.

C. Provide traffic control at critical areas of haul routes to regulate traffic and minimize interference with public traffic.

3.05 TRAFFIC SIGNS AND SIGNALS

A. Construct all necessary traffic control devices including but not limited to loop detectors, traffic signal conduits, traffic signal wiring and cross walk signals as shown on the plan drawings.

B. Install traffic control devices at approaches to the site and on site, at crossroads, detours, parking areas, and elsewhere as needed to direct construction and affected public traffic.
C. Relocate traffic signs and appurtenances as Work progresses to maintain effective traffic control.

D. Unless otherwise approved by Engineer, provide driveway signs with the name of business that can be accessed from the particular cross-over. Two signs will be required for each cross-over.

E. Replace existing traffic control devices in the project area.

F. Engineer may direct Contractor to make adjustments to traffic control signage to eliminate driver confusion and maintain orderly traffic flow during construction at no additional cost to the City.

G. Repair or replace signal control devices, detectors or cables where damage occurred due to Contractors construction efforts or operation of equipment related to paving repairs or removal.

3.06 BRIDGING TRENCHES AND EXCAVATIONS

A. Whenever necessary, bridge trenches and excavation to permit an unobstructed flow of traffic. Provide steel plates that can be laid across construction areas and major drives of commercial businesses.

B. Secure bridging against displacement by using adjustable cleats, angles, bolts or other devices whenever bridge is installed:
   1. On an existing bus route;
   2. When more than five percent of daily traffic is comprised of commercial or truck traffic;
   3. When more than two separate plates are used for the bridge; or
   4. When bridge is to be used for more than five consecutive days.

C. Install bridging to operate with minimum noise.

D. Adequately shore the trench or excavation to support bridge and traffic.

E. Extend steel plates used for bridging a minimum of one foot beyond edges of trench or excavation. Use temporary paving materials (premix) to feather edges of plates to minimize wheel impact on secured bridging.

F. Use steel plates of sufficient thickness to support H-20 loading, truck or lane, that produces maximum stress.

3.07 REMOVAL

A. Remove equipment and devices when no longer required.
B. Repair damage caused by installation.

C. Remove post settings to a depth of 2 feet.

3.08 MAINTENANCE OF EQUIPMENT AND MATERIAL

A. Designate individual to be responsible for maintenance of traffic handling around construction area. This individual must be accessible at all times to immediately correct any deficiencies in equipment and materials used to handle traffic, such as missing, damaged, or obscured signs, drums, barricades, or pavement markings. Give name, address and telephone number of designated individual to the Engineer.

B. Make daily inspections of signs, barricades, drums, lamps and temporary pavement markings to verify that these are visible, and in good working order, and in conformance with TxDOT or any other entity. When not in conformance immediately bring equipment and materials into conformance by replacement, repair, cleaning, relocation, and/or realignment.

C. Keep all equipment and materials, especially signs and pavement markings, clean and free of dust, dirt, grime, oil, mud or debris.

END OF SECTION
SECTION 01571

INLET PROTECTION BARRIERS

PART 1 GENERAL

1.01 SECTION INCLUDES

A. Furnishing, installing, maintaining and removing temporary erosion protection and sediment control inlet protection barriers.

B. The inlet protection barrier consists of a geotextile fabric (filter fabric) supported by a net reinforced face structure around an inlet.

C. Alternate design of the inlet protection barrier, as approved by the Engineer, consists of fiber rolls placed around a frame, staked in place (or weighted down by clean gravel bags) and constructed around an inlet.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

PART 2 PRODUCTS

2.01 GEOTEXTILE FABRIC

A. The geotextile fabric (filter fabric) shall consist of large chain synthetic polymers composed of at least 95 percent by weight of polyolefins in a woven fabric.

B. The geotextile fabric shall meet the following specifications:

(See Following Page for Table)
### Table 1
Silt Fence Geotextile Fabric Properties

<table>
<thead>
<tr>
<th></th>
<th>Units</th>
<th>Supported Silt Fence</th>
<th>Requirements</th>
<th>UnsUPPORTED Silt Fence</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Geotextile Elongation ≥50%</td>
<td>Geotextile Elongation &lt;50%</td>
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<tr>
<td><strong>Grab Strength</strong></td>
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<td></td>
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</tr>
<tr>
<td><strong>Machine Direction</strong></td>
<td>lbs.</td>
<td>90</td>
<td>123</td>
<td>123</td>
</tr>
<tr>
<td><strong>X-Machine Direction</strong></td>
<td>lbs.</td>
<td>90</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td><strong>Permittivity</strong></td>
<td>sec⁻¹</td>
<td>0.05</td>
<td>0.05</td>
<td>0.05</td>
</tr>
<tr>
<td><strong>Apparent Opening Size</strong></td>
<td>mm/sieve</td>
<td>0.6/30</td>
<td>0.6/30</td>
<td>0.6/30</td>
</tr>
<tr>
<td><strong>Ultraviolet Stability</strong></td>
<td>%</td>
<td>70 after 500 hrs exposure</td>
<td>70 after 500 hrs exposure</td>
<td>70 after 500 hrs exposure</td>
</tr>
</tbody>
</table>

**NOTES:**
1. Table 1 adapted from AASHTO M 288 *Geotextile Specification for Highway Applications* Table 6. Temporary Silt Fence Property Requirements.
2. All numeric values in Table 1 except Apparent Opening Size (AOS) represent minimum average roll values (MARV). Values for AOS represent maximum average roll values.

C. Geotextile fabric shall contain stabilizers and/or inhibitors to make the fabric resistant to deterioration resulting from exposure to sunlight or heat and shall be resistant to commonly encountered soil chemicals, mildew, rot and insects.

D. Geotextile fabric shall be free of defects or flaws that affect its physical and/or filtering properties.

E. Geotextile fabric shall provide an expected usable life comparable to the anticipated construction period.

#### 2.02 POST

A. Posts shall be either steel or hardwood, essentially straight, with a minimum length of 4-feet.

B. Support beams shall be either steel or hardwood and essentially straight.

C. Hardwood posts and support beams shall be 2-inch x 2-inch minimum or equivalent.
D. Metal posts and support beams shall be either studded T or U steel type with a minimum weight of 1.28 lbs per linear foot.

E. Fin anchors shall be used to resist post movement as directed by the Engineer.

2.03 FABRIC MESH

A. Net reinforced fence shall be 2-inch by 4-inch welded wire fabric mesh.

B. The mesh support height shall be the equivalent height, or greater, of the geotextile fabric to be attached.

C. Plastic grid mesh or other support mesh may be substituted for welded wire mesh as approved by the Engineer.

2.04 ATTACHMENT

A. Attachment of net reinforced fence and geotextile fabric shall be with wire ties, staples, or shoat rings.

B. Wire ties shall be 14 gage minimum.

C. Staples shall be no. 9 minimum with a 2 inch minimum crown length.

D. Shoat rings shall be galvanized.

2.05 ALTERNATES

A. A prefabricated unit with geotextile fabric, posts, supports and wire mesh meeting the minimum specifications may be used in lieu of a constructed inlet protection barrier.

B. Fiber roll material for inlet protection barrier alternative design shall be as approved by the Engineer.

PART 3 EXECUTION

3.01 PREPARATION AND INSTALLATION

A. No clearing and grubbing or rough cutting, other than specifically directed by the Engineer to allow for soil testing, surveying and installation of erosion protection and sediment control measures, shall be permitted until sediment control and erosion protection systems are in place.

B. Inlet protection barriers shall be installed at locations shown on the drawings and in accordance with the details in the drawings.
C. Inlet protection barriers shall be constructed in accordance with an approved schedule that clearly describes the timing during the construction process that the various erosion control measures will be implemented.

D. Inlet protection barriers shall be installed so surface run-off will percolate through the system and allow sediment to be retained and accumulated.

E. The Contractor shall inspect the inlet protection barriers at least once every fourteen calendar days, within 24 hours of the end of a storm event of 0.5-inches of rainfall or greater and during daily prolonged rainfalls. Contractor shall remove irregularities which will impede normal flow. Erosion protection and sediment control systems shall be maintained by the Contractor until final stabilization. Damage caused to erosion protection and sediment control systems shall be repaired immediately.

F. The Contractor is responsible for removal and proper disposal of sediment and debris from the inlet protection barrier system and as directed by the Engineer. Sediment and debris shall not be allowed to flush into the storm sewer system, waterways and jurisdictional wetlands, or onto adjacent properties. Sediment deposits shall be removed before they reach one-third of the height of the inlet protection barrier.

G. Uncontaminated sediment can be placed at the project spoil site or, if properly handled, spread out to supplement fill requirements. The Engineer will designate how the sediment deposits are to be handled. Uncontaminated sediment shall not be placed in waterways or jurisdictional wetlands. If sediment has been contaminated, then it shall be disposed of in accordance with the applicable federal, state and local regulations. Off-site disposal shall be the responsibility of the Contractor.

H. After final stabilization, at the direction of the Engineer, the Contractor shall be responsible for removing all erosion protection and sediment control systems that are not permanent for the project.

3.02 CONSTRUCTION METHODS

A. Posts
   1. Shall be driven a minimum depth of 1-foot into the ground.
   2. Shall be a minimum 18" above the ground.
   3. Shall be placed with a maximum spacing of 4-feet.
   4. Horizontal support beams shall be securely attached from post to post and no higher than the top of the filtering material.

B. Trench
   1. Shall be dug along the upstream side of the barrier to anchor at least 8-inches of the geotextile fabric to prevent underflow.
   2. Trench shall be a 6-inch by 6-inch square, or a 4-inch deep V-trench.
C. Net Reinforced Fence
   1. Shall be attached to the posts.
   2. Attachment shall be at the top and mid-section.
   3. Additional ties or staples shall be added to secure the net reinforced fence to the posts as directed by the Engineer.

D. Geotextile Fabric
   1. Shall be placed against the side of the trench with approximately 2-inches across the bottom in the upstream direction.
   2. Shall be attached to the net reinforced fence with wire ties or shot rings. Fabric shall be attached at the top and mid-section. The horizontal spacing of the attachment shall be every 24-inches or less. Additional ties, shot rings, or staples shall be added to secure fabric to the net reinforced fence or posts as directed by the Engineer.
   3. Shall be entrenched and attached to posts so as a minimum of 18-inches of the fabric is above ground.
   4. Shall be provided in continuous rolls and cut to the length of the barrier, so as to minimize joints.
   5. When joints of two sections of fabric are necessary, the fabric shall be spliced together only at a support post. The fabric shall be overlapped a minimum of 6-inches at a post, folded and secured at six or more places.

E. After the geotextile fabric has been securely attached, the trench shall be backfilled and hand tamped as approved by the Engineer.

F. For inlet protection barriers with reinforced filter fabric, if the immediately adjacent surface is a hard packed surface, the geotextile fabric shall extend outward away from the inlet protection barrier and upstream along the hard packed surface for at least 12-inches and be weighed down continuously along the perimeter of the structure with at least 4-inches of clean gravel or nylon gravel filled bags.

END OF SECTION
INLET PROTECTION BARRIERS FOR STAGE II INLETS

Section 01572

INLET PROTECTION BARRIERS FOR STAGE II INLET

PART 1    GENERAL

1.01 SECTION INCLUDES

A. Furnishing, installing, maintaining and removing temporary erosion protection and sediment control gravel bag inlet protection barriers for Stage II inlets.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

PART 2     PRODUCTS

2.01 BAGS

A. Provide bags consisting of geotextile fabric (filter fabric) made of long-chain synthetic polymers composed of at least 95 percent by weight of polyolefins in a woven fabric.

B. Bag size shall be as follows:
   Length:  18 to 24 inches
   Width:  12 to 18 inches
   Thickness:  6 to 8 inches
   Weight:  50 to 125 pounds

C. Bags shall be filled with open-graded gravel. The gravel shall be free from adherent coatings, salt, alkali, dirt, clay, or organic and injurious matter. Clean coarse sand may be substituted only as approved by the Engineer.

D. Nylon rope shall be used to secure the closure of the gravel filled bags.
2.02 GEOTEXTILE FABRIC

A. Geotextile fabric shall meet the following specifications:

<table>
<thead>
<tr>
<th>Silt Fence Geotextile Fabric Properties</th>
<th>Requirements Unsolicited Silt Fence</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Units</td>
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<td>Apparent Opening Size (maximum average roll value)</td>
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</tr>
<tr>
<td>Ultraviolet Stability (Retained Tensile Strength)</td>
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</tr>
</tbody>
</table>

NOTES:
1. Table 1 adapted from AASHTO M 288 Geotextile Specification for Highway Applications Table 6. Temporary Silt Fence Property Requirements.
2. All numeric values in Table 1 except Apparent Opening Size (AOS) represent minimum average roll values (MARV). Values for AOS represent maximum average roll values.

B. Geotextile fabric shall be free of defects or flaws that affect its physical and/or filtering properties.

C. The fabric shall contain stabilizers and/or inhibitors to make the fabric resistant to deterioration resulting from exposure to sunlight or heat and shall be resistant to commonly encountered soil chemicals, mildew, rot and insects.

D. The fabric shall provide an expected useable life comparable to the anticipated construction period.
PART 3 EXECUTION

3.01 CONSTRUCTION METHODS

A. Inlet Protection Barriers for Stage II Inlets shall be installed at locations shown on the drawings or as deemed necessary by the Engineer in accordance with the drawings.

B. Inlet Protection Barriers for Stage II Inlets shall be constructed in accordance with an approved schedule that clearly describes the timing during the construction process that the various erosion control measures will be implemented.

C. No clearing and grubbing or rough cutting, other than as specifically directed by the Engineer to allow for soil testing, surveying and installation of erosion protection and sediment control measures, shall be permitted until sediment control and erosion protection systems are in place.

D. Inlet Protection Barriers for Stage II Inlets shall be installed in such a manner that surface runoff will percolate through the system in sheet flow fashion and allow sediment to be retained and accumulated.

E. Gravel bags shall be placed in the gutter on each side of the curb inlet and continuously along the back of the curb inlet. Gravel bags shall be placed in a row with ends tightly abutting the adjacent gravel bag. Gravel bags shall not be placed so the throat of the inlet is blocked.

F. The Contractor shall inspect the inlet protection barrier for stage II inlets at least once every fourteen calendar days, within 24-hours of the end of a storm of 0.5 inches of rainfall or greater, and daily during prolonged rainfalls. Contractor shall remove irregularities which will impede normal flow. Erosion protection and sediment control systems shall be maintained by the Contractor until final stabilization. Damage caused to erosion protection and sediment control systems shall be repaired immediately.

G. The Contractor is responsible for removing and disposing of silt and sediment as directed by the Engineer. Sediment shall not be allowed to flush into the storm sewer system, waterways, jurisdictional wetlands, or onto adjacent properties. Sediment deposits shall be removed before they reach one-third of the height of the gravel bags.

H. Uncontaminated sediment can be placed at the project spoil site or, if properly handled, spread out to supplement fill requirements. The Engineer will designate how the sediment deposits are to be handled. Uncontaminated sediment shall not be placed in waterways or jurisdictional wetlands, unless as approved by the Engineer. If sediment has been contaminated, then it shall be disposed of in accordance with the applicable federal, state, or local regulations. Offsite disposal shall be the responsibility of the Contractor.
I. After final stabilization and at the direction of the Engineer, the Contractor, when required, shall be responsible for removing all erosion protection and sediment control systems, that are not permanent, from the project.

END OF SECTION
SECTION 01630

PRODUCT OPTIONS AND SUBSTITUTIONS

PART 1 GENERAL

1.01 SECTION INCLUDES

A. Options for making product or process selections

B. Procedures for proposing equivalent construction products or processes, including preapproved, and approved products or processes

1.02 DEFINITIONS

A. Product: Means, materials, equipment, or systems incorporated into the Project. Product does not include machinery and equipment used for production, fabrication, conveying, and erection of the Work. Products may also include existing materials or components designated for re-use.

B. Process: Any proprietary system or method for installing system components resulting in an integral, functioning part of the Work. For this Section, the word Product includes Processes.

1.03 SELECTION OPTIONS

A. Preapproved Products: Construction products of certain manufacturers or suppliers are designated in the Specifications as “preapproved.” Products of other manufacturers or suppliers will not be acceptable for this Project and will not be considered under the submittal process for approving alternate products.

B. Approved Products: Construction products or processes of certain manufacturers or suppliers designated in the Specifications followed by the words "or approved equal." Approval of alternate products or processes not listed in the Specifications may be obtained through provisions for product options and substitutions in Document 00700 - General Conditions, and by following the submittal procedures specified in Section 01300 - Submittals. The procedure for approval of alternate products is not applicable to preapproved products.

C. Product Compatibility: To the maximum extent possible, provide products that are of the same type or function from a single manufacturer, make, or source. Where more than one choice is available as a Contractor's option, select a product which is compatible with other products already selected, specified, or in use by the Owner.
1.04 CONTRACTOR'S RESPONSIBILITY
   A. The Contractor's responsibility related to product options and substitutions is defined in
      the General Conditions.
   B. Furnish information the Engineer deems necessary to judge equivalency of the alternate
      product.
   C. Pay for laboratory testing, as well as any other review or examination costs, needed to
      establish the equivalency between products in order to obtain information upon which
      the Engineer can base a decision.
   D. If the Engineer determines that an alternate product is not equal to that named in the
      Specifications, the Contractor shall furnish one of the specified products.

1.05 ENGINEER'S REVIEW
   A. Alternate products or processes may be used only if approved in writing by the Engineer.
      The Engineer's determination regarding acceptance of a proposed alternate product is
      final.
   B. Alternate products will be accepted if the product is judged by the Engineer to be
      equivalent to the specified product or to offer substantial benefit to the Owner.
   C. The Owner retains the right to accept any product or process deemed advantageous to the
      Owner, and similarly, to reject any product or process deemed not beneficial to the
      Owner.

1.06 SUBSTITUTION PROCEDURE
   A. Collect and assemble technical information applicable to the proposed product to aid in
      determining equivalency as related to the approved product specified.
   B. Submit a written request for a construction product to be considered as an alternate
      product.
   C. Submit the product information after the effective date of the Agreement and within the
      time period allowed for substitution submittals given in the General Conditions. After
      the submittal period has expired, requests for alternate products will be considered only
      when a specified product becomes unavailable because of conditions beyond the
      Contractor's control.
   D. Submit 5 copies of each request for alternate product approval. Include the following
      information:
      1. Complete data substantiating compliance of proposed substitution with Contract
         Documents
2. For products:
   a. Product identification, including manufacturer's name and address
   b. Manufacturer's literature with product description, performance and test data, and reference standards
   c. Samples, as applicable
   d. Name and address of similar projects on which product was used and date of installation. Include the name of the Owner, Architect/Engineer, and installing contractor.

3. For construction methods:
   a. Detailed description of proposed method
   b. Drawings illustrating methods

4. Itemized comparison of proposed substitution with product or method specified

5. Data relating to changes in construction schedule

6. Relation to separate contracts, if any

7. Accurate cost data on proposed substitution in comparison with product or method specified.

8. Other information requested by the Engineer.

B. Approved alternate products will be subject to the same review process as the specified product would have been for shop drawings, product data, and samples.

PART 2  P R O D U C T S  -  N O T  U S E D

PART 3  E X E C U T I O N  -  N O T  U S E D

END OF SECTION
SECTION 01700

CONTRACT CLOSEOUT

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Closeout procedures including final submittals such as operation and maintenance data, warranties, and spare parts and maintenance materials.

1.02 CLOSEOUT PROCEDURES

A. Comply with Document 00700 - General Conditions regarding Final Completion and Final Payment when Work is complete and ready for Engineer's final inspection.

B. Provide Project Record Documents in accordance with Section 01720.

C. Complete or correct items on punch list, with no new items added. Any new items will be addressed during warranty period.

D. The Owner will occupy portions of the Work as specified in other Sections.

1.03 FINAL CLEANING

A. Execute final cleaning prior to final inspection.

B. Clean debris from drainage systems.

C. Clean site; sweep paved areas, rake clean landscaped surfaces.

D. Remove waste and surplus materials, rubbish, and temporary construction facilities from the site following the final test of utilities and completion of the work.

1.04 OPERATION AND MAINTENANCE DATA

A. Submit operations and maintenance data as noted in Section 01300 - Submittals.

1.05 WARRANTIES

A. Provide one original of each warranty from Subcontractors, suppliers, and manufacturers.

B. Provide Table of Contents and assemble warranties in 3-ring/D binder with durable plastic cover.

C. Submit warranties prior to final Application for Payment.
D. Warranties shall commence in accordance with the requirements in General Conditions.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

END OF SECTION
SECTION 01710
CLEANING

PART 1  GENERAL

1.01  SECTION INCLUDES

A  Executing cleaning, during progress of work daily, and at completion of work.

B  Maintaining premises and public properties (including storage yards) free from accumulations of waste, debris and rubbish caused by operations.

C  At completion of work, remove waste materials, rubbish, tools, equipment, machinery and surplus materials:
   1  Clean all sight-exposed surfaces.
   2  Leave project clean and ready for occupancy or use.

1.02  UNIT PRICES

A  All items within this section shall be considered incidental to the cost of the project.

PART 2  PRODUCTS

2.01  MATERIALS

A  Use cleaning materials recommended by manufacturer of surface to be cleaned.

B  Use cleaning materials only on surfaces recommended by cleaning material manufacturer.

C  See each specification section for specific products if applicable.

PART 3  EXECUTION

3.01  DURING CONSTRUCTION

A  Execute cleaning to ensure that building, grounds and public properties are maintained free from accumulations of waste materials and rubbish.

B  Wet down dry materials and rubbish to lay dust and prevent blowing dust.

C  At daily intervals during progress of work, clean site and public properties.

D  Dispose of waste materials, debris, and rubbish.

E  Provide on-site containers for collection of waste materials, debris and rubbish.
F  Remove waste material, debris, and rubbish from site.

G  Legally dispose of debris at public or private dumping areas off Owner's property.

H  Handle materials in a controlled manner with as few handlings as possible.

3.02  SAFETY REQUIREMENTS

A  Hazards Control:

1  Store volatile wastes in covered metal containers.

2  Remove containers from premises daily.

3  Prevent accumulation of wastes which create hazardous conditions.

4  Provide adequate ventilation during use of volatile or noxious substances.

B  Conduct cleaning and disposal operations to comply with local ordinances and anti-pollution laws:

1  Do not burn or bury rubbish and waste materials on project site.

2  Do not dispose of volatile wastes such as mineral spirits, oil, or paint thinner in storm or sanitary drains.

3  Do not dispose of wastes into stream or waterways.

4  Cleanup after haul trucks.

END OF SECTION
PART 1  GENERAL

1.01 SECTION INCLUDES

A. Maintenance and Submittal of Record Documents and Samples.

1.02 MAINTENANCE OF DOCUMENTS AND SAMPLES

A. Maintain one record copy of documents at the site in accordance with General Conditions, paragraph 3.02.

B. Store Record Documents and samples in field office if a field office is required by Contract Documents, or in a secure location. Provide files, racks, and secure storage for Record Documents and samples.

C. Label each document "PROJECT RECORD" in neat, large, printed letters.

D. Maintain Record Documents in a clean, dry, and legible condition. Do not use Record Documents for construction purposes.

E. Keep Record Documents and Samples available for inspection by Engineer.

F. Copies of samples should be provided to the owner for permanent documentation upon completion of the project.

1.03 RECORDING

A. Record information concurrently with construction progress. Do not conceal any work until required information is recorded.

B. Contract Drawings and Shop Drawings: Legibly mark each item to record all actual construction, or "as built" conditions, including:

1. Measured horizontal locations and elevations of underground utilities and appurtenances, referenced to permanent surface improvements.

2. Elevations of underground utilities referenced to bench mark utilized for project.

3. Field changes of dimension and detail.

4. Changes made by modifications.

5. Details not on original contract drawings.
6. References to related shop drawings and Modifications.

C. Record information with a red pen or pencil on a set of blue line opaque drawings, provided by Engineer.

1.04 SUBMITTALS

A. At contract closeout, deliver Project Record Documents to Engineer.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

END OF SECTION
SECTION 02052

ABANDONMENT OF STORM SEWERS

PART 1 G E N E R A L

1.01 SECTION INCLUDES

A. Abandonment in place of existing storm sewers and manholes.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 DEFINITIONS

A. Abandonment. Storm sewer abandonment consists of demolition and removal of any portion of manholes existing within the specified depth of the surface, and the abandonment in place of sewer lines and manholes as specified in this Section.

B. Flowable Fill. Flowable fill (abandonment grout) shall be a controlled low-strength material consisting of a fluid mixture of cement, fly ash, aggregate, water and with admixtures as necessary to provide workable properties. Placement of flowable fill may be by grouting techniques in sewer pipes or other restricted areas, or as mass placement by chutes or tremie methods in unrestricted locations with open access. The long-term hardened strength shall be within a specified range.

C. Ballast. Large aggregate either replaced with the voids subsequently filled with flowable fill injected by grouting method; or in areas with open access, placed individually and sequentially at the same time as the flowable fill placement.

D. Backgrouting. A secondary stage pressure grouting to ensure that voids have been filled within the abandoned sewer. Back grouting will only be required at critical locations indicated on the Drawings or if there is evidence of incomplete flowable fill placements.

1.04 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Flowable fill mix design report:

1. Flowable fill type and production method. Describe if the fill will be mixed to final proportions and consistency in batch plant or if constituents will be added in transit mixer at the placement location.

2. Use of ballast. Provide percentage of ballast of the total placement and size limits for the ballast if fill is intended to be used with ballast.
3. Aggregate gradation of fill. The aggregate gradation of the mix (excluding ballast) shall be used as a pilot curve for quality control during production.

4. Fill mix constituents and proportions including materials by weight and volume, and air content but excluding ballast. Give types and amounts of admixtures including air entrainment or air generating compounds.

5. Fill densities and viscosities, including wet density at the point of placement.

6. Initial time of set.

7. Bleeding and shrinkage.

8. Compressive strength.

C. Technical information for equipment and operational procedures including projected slurry injection rate, grout pressure, method of controlling grout pressure, bulkhead and vent design, and number of stages of grout application.

D. Experience record for the proposed crew, showing a minimum of 100 cubic yards of flowable fill placed using the proposed or similar equipment and methods.

E. At least 60 days prior to commencing any abandonment activities, submit a plan for abandonment, describing the proposed grouting sequence, bypass pumping requirements and plugging, if any, and other information pertinent to completion of the work.

PART 2 PRODUCTS

2.01 FLOWABLE FILL

A. Design Mix Criteria. Provide design of one or more mixes to meet the design criteria and conditions for placement. Present the information required by Paragraph 1.05B in the mix design report including the following:

1. Cement: ASTM C150 Type I or II. Volume and weight per cubic yard of fill. Provide minimum cement content of 100 pounds per cubic yard.

2. Fly ash: ASTM C618 Class C or F. Volume and weight per cubic yard of fill. Provide minimum Fly ash content of 200 pounds per cubic yard.

3. Potable water: Volume and weight per cubic yard of fill. Amount of water determined by mix design testing.

4. Aggregate gradation: 100 percent passing the 3/8 inch sieve and not more than 10 percent passing the #200 sieve. The mix design report shall define a pilot gradation based on the following sieve sizes 3/8-inch, Nos. 4, 8, 16, 30, 50, 100 and 200. Do not deviate from the pilot gradation by more than +/-10 percentage points for any sieve for the production material.
5. Aggregate source material: Screened or crushed aggregate, pit or bank run fine gravels or sand, or crushed concrete. If crushed concrete is used, at least 30 percent of natural aggregate shall be added as necessary to provide workability.

6. Admixtures: Use admixtures meeting ASTM C494 and ASTM C107 as needed to improve pumpability, to control time of set, and reduce bleeding.

7. Fluidifier: Use a fluidifier meeting ASTM C397 as necessary to hold the solid constituents in suspension. Add a shrinkage compensator if necessary.

8. Performance additive: Use a flowable fill performance additive, such as Darafill or approved equal, to control the fill properties.

B. Flowable Fill Requirements

1. Unconfined compressive strength: minimum 75 psi and maximum 150 psi at 56 days as determined based on an average of three tests for the same placement. Present at least three acceptable strength tests for the proposed mix design in the mix design report.


4. Water bleeding for fill to be placed by grouting method in sewers: not to exceed 2 percent according to ASTM C940.

5. Minimum wet density: 90 pounds per cubic foot.

2.02 BALLAST

A. Ballast material: natural rock or concrete pieces with a minimum size equal to at least 10 times the maximum aggregate size of the flowable fill and a maximum size of 24 inches. The maximum dimension shall not be more than 20 percent of the minimum dimension of the space to be filled.

B. Ballast composition: free of any regulated waste material.

PART 3 EXECUTION

3.01 PREPARATION

A. Have fill mix design reports and other submittals required by Paragraph 1.05 accepted by the Engineer prior to start of placement. Notify the Engineer at least 24 hours in advance of grouting with flowable fill.

B. Select fill placement equipment and follow procedures with sufficient safety and care to avoid damage to existing underground utilities and structures. Operate equipment at a pressure that will not distort or imperil any portion of the work, new or existing.
C. Clean sewer lines and video with closed circuit television to identify connections, locate obstructions, and assess the condition of the pipe. Locate previously unidentified connections, which have not been redirected and reconnected as a part of this project, and report them to the Engineer. During placement of the fill, compensate for any irregularities in the sewer pipe, such as obstructions, open joints, or broken pipe to ensure no voids remain unfilled.

D. Perform demolition work prior to starting fill placement. Clean placement areas of sewers and manholes of debris that may hinder fill placement. Remove excessive amounts of sludge and any other substances that may degrade performance of the fill. Do not leave sludge or other debris in place if filling more than 2 percent of the placement volume. Dispose of waste material in compliance with Section 01500 - Temporary Facilities and Controls.

E. Remove free water prior to starting fill placement.

3.02 EQUIPMENT

A. Mix flowable fill in an automated batch plant and deliver it to the site in ready-mix trucks. Performance additives may be added at the placement site if required by mix design.

B. Use concrete or grout pumps capable of continuous delivery at the planned placement rate.

3.03 DEMOLITION OF ABANDONED STORM SEWER MANHOLES PRIOR TO ABANDONMENT

A. Remove manhole frames and covers and any castings from other existing pipeline structures. Deliver these castings to the Owner’s storage yard. Alternatively, salvaged castings may be used upon approval by the Engineer for construction of new manholes on this project.

B. Demolish and remove precast concrete adjustment rings and corner section, or brick and mortar corbel and chimney, or other pipeline structure, to a minimum depth of 4 feet below finished grade. The structure may be removed to a greater depth, but not deeper than 18 inches above the crown of the abandoned sewer.

C. If the adjacent sewer lines are not to be filled, place temporary plugs in each line connecting to the manhole in preparation for filling the manhole.

3.04 INSTALLATION

A. Abandon sewer lines by completely filling the sewer line with flowable fill. Abandon manholes and other structures by filling with flowable fill, together with ballast as applicable, within the depth of structures left in place.
B. Place flowable fill to fill the volume between the manholes as completely as practicable. Continuously place flowable fill from manhole to manhole with no intermediate pour points, but not exceeding 500 feet in length.

C. Have the filling operation performed by experienced crews with equipment to monitor density of the flowable fill and to control pressure.

D. Temporarily plug sewer lines which are to remain in operation during pouring/pumping to keep the lines free of flowable fill.

E. Pump flowable fill through bulkheads constructed for placement of two 2-inch PVC pipes or use other suitable construction methods to contain the flowable fill in the lines to be abandoned. These pipes will act as injection points or vents for placement of flowable fill.

F. Place flowable fill under pressure flow conditions into a properly vented open system until flowable fill emerges from the vent pipes. Pump flowable fill with sufficient pressure to overcome friction and to fill the sewer from the downstream end, to discharge at the upstream end.

G. Inject flowable fill through replaced ballast using grouting equipment and a series of grout pipes discharging at the bottom of the placement, allowing the fill to rise through the ballast effectively filling all voids. Alternatively, sequentially place individual pieces of ballast at the same time as flowable fill is placed. Do not fill with ballast more than 50 percent of the volume at any level to prevent nesting and void formation.

H. RemEDIATE placement of flowable fill which does not fill voids in a sewer, in manhole or other structures, or where voids develop due to excessive shrinkage or bleeding of the fill by using pressure grouting either from inside the sewer or from the surface. Pressure grout shall conform to Section 02330 - Tunnel Grout.

I. Backfill to the surface, above the pipe or structures left in place, with flowable fill in restricted areas, compacted bank run sand in unrestricted areas to be paved or select fill in unrestricted areas outside of pavement. Place and compact backfill, other than flowable fill, in compliance with Section 02227 - Excavation and Backfill for Utilities.

J. Collect and dispose of excess flowable fill material and other debris in accordance with Section 01500 - Temporary Facilities and Controls.

3.05 FIELD QUALITY CONTROL

A. Provide batch plant tickets for each truck delivery of flowable fill. Note on the tickets addition of admixtures at the site.

B. Check flow characteristics and workability of the fill as the placement proceeds.

C. Obtain at least three test cylinders for each placement area for determination of 56 day compressive strength and bleeding. The acceptance of the placement will be based on the average strength of the three tests.
D. Record the volume of ballast together with the flowable fill placement for the same space to demonstrate that voids have been filled.

3.06 PROTECTION OF PERSONS AND PROPERTY

A. Provide safe working conditions for employees throughout demolition and removal operations. Observe safety requirements for work below grade.

B. Maintain safe access to adjacent property and buildings. Do not obstruct roadways, sidewalks or passageways adjacent to the work.

END OF SECTION
SECTION 02076

REMOVE EXISTING PAVEMENTS AND STRUCTURES

PART 1  GENERAL

1.01  SECTION INCLUDES

A. Removing concrete paving, asphaltic concrete pavement, and base courses.
B. Removing concrete curbs, concrete curb and gutters, sidewalks and driveways.
C. Removing pipe culverts and sewers.
D. Removing miscellaneous structures of concrete, masonry, or combination of concrete and masonry.

1.02  UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03  REGULATORY REQUIREMENTS

A. Conform to applicable codes for disposal of debris.
B. Coordinate removal work with utility companies.

PART 2  PRODUCTS - NOT USED

PART 3  EXECUTION

3.01  PREPARATION

A. Obtain advance approval from Engineer for dimensions and limits of removal work.
B. Identify known utilities below grade. Stake and flag locations.

3.02  PROTECTION

A. Protect utilities that remain from damage.
B. Protect trees, other plant growth, and features designated to remain.
C. Protect adjacent public and private property from damage.
D. Protect bench marks, monuments, and existing structures designated to remain from damage or displacement.

3.03  REMOVALS

ARKK Standard 3/14/2012
A. Remove by methods that will not damage underground utilities. Do not use a drop hammer near existing underground utilities.

B. Minimize amount of earth loaded during removal operations.

C. Where existing pavement is to remain, make straight saw cuts in existing pavement to provide clean breaks prior to removal. Do not break concrete pavement or base with drop hammer unless concrete or base has been saw cut a minimum depth of 2 inches.

D. Where street and driveway saw cut locations coincide or fall within three feet of existing construction or expansion joints, break-out to existing joint.

E. Remove sidewalks and curbs to nearest existing dummy, expansion, or construction joint.

3.04 DISPOSAL

A. Inlet frames, grates, and plates; and manhole frames and covers, may remain Owner property. Disposal shall be in accordance with requirements of Section 01564 - Waste Material Disposal.

B. Remove debris resulting from Work under this section from site in accordance with requirements of Section 01564 - Waste Material Disposal.

END OF SECTION
PART 1  G E N E R A L

1.01  SECTION INCLUDES
A. Clearing and grubbing.
B. Removal of topsoil, stripping and stockpiling.
C. Removal of debris and trash.
D. Removal of obstructions.
E. Removal and replacement of fence section.
F. Temporary Fencing.
G. Excavation and fill.
H. Disposal of waste materials.
I. Disposal of excess materials.
J. Salvaging of designated items.

1.02  UNIT PRICES
A. No separate payment will be made for work performed under this section. Include payment in unit price for related work unless stated otherwise in the Bid Proposal.
B. Side streets and utility easements involving any work in this contract will not be measured separately and are considered incidental to the project.

PART 2  P R O D U C T S

2.01  MATERIALS
A. Brought-in fill
   1. Sand, gravel, earth or combination, which can be compacted to form stable embankments and fills conforming to select borrow standards:
      a. Liquid limit: 45 maximum, ASTM D 4318.
      b. Plasticity index: 12 minimum, 20 maximum, ASTM D 4318.
c. Free from trash, vegetation, organic matter, large stones, hard lumps of earth and frozen, corrosive or perishable material.

d. Well broken up, free of clods of hard earth, rocks, and stones greater than 2-inch dimension.

PART 3 EXECUTION

3.01 PRESERVATION OF STAKING

A. Use caution to preserve survey staking, monuments and property corners.

B. Employ a Registered Public Surveyor to reset any missing, disturbed, or damaged monumentation.

3.02 SITE CLEARING

A. Protect trees and shrubs designated to remain in accordance with Section 01535 – Tree and Plant Protection.

B. Protect utilities to remain from damage.

C. Topsoil Removal:

1. Remove growths of grass from areas before stripping.

2. Topsoil is defined as surface soil found of depth of not less than 4 inches.

3. Strip topsoil to depths encountered.

4. Perform stripping in a manner to prevent intermingling of topsoil with underlying sterile subsoil and remove objectionable materials, including clay lumps, stones over 2 inches in diameter, weeds, roots, leave and debris.

5. Where trees are designated by Owner to be left standing, stop topsoil stripping at extreme limits of tree drip line to prevent damage to main root system.

6. Construct storage piles to freely drain surface water.

7. Cover storage piles, if required, to prevent wind-blown dust.

8. At completion, transport topsoil from stockpiles to work site for spreading and final fine grading.

D. Clearing and Grubbing.

1. Clear project site of trees, shrubs, and other vegetation, except for those designated by Owner to be left standing.
2. Completely remove stumps, roots, and other debris protruding through ground surface.

3. Use only hand methods for grubbing inside drip line of trees.

4. Fill depressions caused by clearing and grubbing operations with satisfactory soil material, unless further excavation or earthwork is indicated.

5. Place fill material in horizontal layers not exceeding 6 inches loose depth and thoroughly compact to density equal to adjacent original ground.

6. On areas required for roadway, channel, or structural excavation, remove stumps and roots to depth of 2 feet below lower elevation of excavation.

7. On areas required for embankment construction, remove stumps and roots to depth of 2 feet below ground surface.

8. Blade entire area to prevent ponding of water and to provide drainage, except in areas to be immediately excavated.

9. Trees and stumps may be cut off as close to natural ground as practicable on areas which are to be covered by at least 3 feet of embankment.

10. Complete operations by bulldozing, blading, and grading so that prepared area is free of holes, unplanned ditches, abrupt changes in elevations and irregular contours, and preserve drainage of area.

3.03 UNSUITABLE MATERIAL

A. Undercut and replace material which Engineer designates as unsuitable for subsequent construction.

B. Material used to replace unsuitable material shall be suitable material from site excavation or “Brought-in Fill” specified in this section.

3.04 EXCAVATION AND FILL

A. Excavate as needed to meet lines and grades as shown on plans and in accordance with Section 02225 – Roadway Excavation.

B. Depressed site areas shall be filled using material from high areas, insofar as practicable.

C. Fill to indicated rough grade elevations with “Brought-in Fill” material, when fill obtained from high areas is exhausted.

D. Place and compact fill in accordance with Section 02221 – Embankment.
3.05 SALVAGEABLE ITEMS AND MATERIALS

   A. Items designated by the Engineer to be salvaged are to be carefully removed, so as to cause no damage to the salvaged items and delivered to Owner’s storage yard.

3.06 DISPOSAL

   A. Removal and dispose of excess material and debris resulting from work under this Section in accordance with requirements of Section 01564 – Waste Material Disposal.

END OF SECTION
SECTION 02105

CHEMICAL SAMPLING AND ANALYSIS

PART 1   GENERAL

1.01 SECTION INCLUDES

A. Preparatory work related to site remediation and excavation in a Potentially Petroleum Contaminated Area (PPCA)

B. Sampling and analysis of site material

1.02 MEASUREMENT AND PAYMENT

A. Refer to Section 01025 – Measurement and Payment for unit price procedures.

1.03 REFERENCE STANDARDS

A. ASTM D 5092 -Practice for Design and installation of Groundwater Monitoring Wells in Aquifers.


C. CFR, Title 29, Section 1910.120. – Occupational Safety and Health Administration, Department of Labor.

D. CFR, Title 29, Section 1926. – Occupational Safety and Health Administration, Department of Labor.

E. CFR, Title 40, Section 261, Appendix II. – Protection of the Environment.

F. Texas Administrative Code (TAC), Title 30, Chapter 335. – Industrial Solid Waste & Municipal Hazardous Waste.

G. TAC, Title 30, Chapter 334. – Underground and Aboveground Storage Tanks.

H. TAC, Title 30, Chapter 106.533. – Exemptions from Permitting, Subchapter X. Waster Processes and Remediation.


J. Texas Commission on Environmental Quality (TCEQ) Interoffice Memo, dated 4/12/94, by Chris Chandler, RPR Section, PST Division, regarding a Revised
1.04 DEFINITIONS

A. Petroleum: Crude oil, natural gas, natural gas liquids, liquefied natural gas, and synthetic gas usable for fuel, as well as distillates of crude oil including gasoline, kerosene, diesel oil, motor oil, waste oil, jet fuels, and fuel oil.

B. Potentially Petroleum Contaminated Area (PPCA): An area within station-to-station locations identified on Drawings where petroleum contamination has been detected in the soil or groundwater. PPCA also includes areas where contamination is suspected or encountered during utility installation outside areas identified on Drawings, and such contamination has been verified by Project Manager.

C. Category I Soil: Soil containing visual or physical evidence of contamination, as described in paragraph 3.01, and that is not Category II Soil.

D. Category II Soil: Soil that contains petroleum contamination in excess of levels identified in paragraph 3.04, and is consistent with a classification as Special Waste-PST as defined by TCEQ in their interoffice memo dated 4/12/94, or soil that contains visible free product or is impacted with non-petroleum compounds detected above Risk Reduction Standard Number 2 levels as defined in Texas Administrative Code, Title 30, Chapter 335.

E. Potentially Contaminated Groundwater: Water recovered in a groundwater control system located in PPCA or groundwater that contains visual or physical evidence of contamination, as described in paragraph 3.01, and such contamination has been verified by Project Manager.

1.05 SUBMITTALS

A. Conform to requirements of Section 01330 – Submittal Procedures.

B. Submit and Environmental Work Plan within 30 days after issuance of Notice to Proceed.

1. The Environmental Work Plan shall be prepared by a Corrective Action Project Manager licensed in Texas, who has completed 40-hours of Health and Safety Training and the required annual refresher training, and in the employment of a registered Corrective Action Specialist firm.

2. The Environmental Work Plan shall include the following items. Compile and arrange in a format that can be reviewed by TCEQ.

   a. Proposed sequence of construction through PPCA;
b. Procedures for screening soil in PPCA, identifying Category I or II Soil;

c. Procedures for handling material from PPCA;

d. Proposed location of stockpile areas;

e. Proposed reuse of Category I Soil as trench backfill below depths of 30 inches;

f. Proposed methods for disposal or recycling of Category I or II Soil;

g. Proposed carriers of Category I or II Soil or potentially contaminated groundwater with verification each is properly licensed;

h. Proposed recycle/disposal sites for Category I or II Soil or potentially contaminated groundwater with verification that each is properly licensed;

i. Copy of permit required for discharge of potentially contaminated groundwater in sanitary sewer system, if to be disposed in sanitary sewer;

j. Name and qualifications of Corrective Action Project Manager and professional environmental consultants for health, environmental, and safety issues regarding operations within PPCA; and;

k. Proposed analytical laboratory with verification it is accredited by A2LA or other recognized association, or it is a participant in the EPAs Performance Evaluation Program.

3 Do not commence work in PPCA Environmental Work Plan has been reviewed and accepted by Project Manager.

C. Submit Environmental Health and Safety Plan within 30 days after issuance of Notice to Proceed.

1 The Health and Safety Plan shall be prepared by a Corrective Action Project Manager licensed in Texas, who has completed 40 hours of health and safety training, and required annual refresher training, or a Certified Industrial Hygienist.

2 Include methods and procedures for assuring work, which will be conducted under conditions expected in the field, is safe.

D. As work proceeds, submit field screening, monitoring and analytical laboratory test results on a weekly basis for soil and on a daily basis for groundwater. Summarize test results in tables together with applicable regulatory criteria.
E. Submit copies of correspondence, reports, permits and other documents provided to, or received from, regulatory agencies.

1.06 PERSONAL REQUIREMENTS

A. Provide trained personnel who have completed minimum health and safety programs specified by the Occupational Safety and Health Administration in 29 CFR 1910.120. Before beginning work at the site, each employee that will work in PPCA is required to have completed 40 hours health and safety training and the required annual refresher training.

PART 2 PRODUCTS

2.01 MATERIALS

A. A stipulated price Change Order will be based on an accepted Proposal including the Contractor's lump sum price quotation.

B. Water Line Pipe Material.

1. Furnish ductile-iron pipe or steel pipe material within station-to-station locations identified as PPCA on Drawings.

2. Provide restrained joints for ductile-iron pipe or welded joints for steel pipe.

3. Provide pipe material conforming to Section 02501 – Ductile Iron Pipe and Fittings or Section 02502 – Steel Pipe and Fittings.

C. Sanitary Sewer Pipe Material.

1. Furnish ductile-iron pipe, centrifugally cast fiberglass pipe, or equivalent protective materials approved by Project Manager.

2. Provide restrained joints.

3. Provide pipe material conforming to Section 02501 – Ductile-Iron Pipe and Fittings or Section 02504 – Centrifugally Cast Fiberglass Pipe. Use pipe with a minimum pressure rating of 150 psi.

D. Use Viton (FKM) type gaskets, or other material as recommended by the pipe manufacturer, for water lines, sanitary and storm sewer pipe, and appurtenances requiring gaskets.

PART 3 EXECUTION

3.01 POTENTIALLY PETROLEUM CONTAMINATED AREAS

A. Conduct operations in PPCA in accordance with the accepted Environmental Work Plan and the Environmental Health and Safety Plan and to minimize the spread of
contamination. In other areas which are either detected or suspected to be potentially petroleum contaminated areas, immediately notify Project Manager and proceed with work in accordance with this Section, unless otherwise directed by Project Manager.

B. Immediately notify Project Manager and TCEQ’s Region 12 Field Office whenever Category I or II Soil or potentially contaminated groundwater are encountered.

1. Provide location, depth, type (soil or groundwater), source (if known), and evidence of suspected contamination. Visual or physical evidence includes:
   a. Petroleum or chemical odor.
   b. Indication of levels of contamination by air monitoring devices employed as part of the Environmental health and Safety Plan.
   c. Soil or groundwater discoloration.
   d. Material oozing/dripping into excavation.
   e. Liquid or oily sheen floating on groundwater.
   f. Buried containers or refuse.
   g. Field screening Ahead-space results in excess of a 25 ppm reading on a photoionization detector (PID) or flame ionization detector (FID).

C. Install piping and gasket materials and appurtenances in conformance with appropriate section, except as modified in this Section.

D. Construct trench dams within a utility trench at each boundary of PPCA and laterals to minimize potential for contaminant transport within pipe bedding material. A trench dam shall consist of at least 24 inches of cement stabilized sand with 10 percent bentonite clay added, extending from 6 inches below bottom of trench to within 12 inches of limits of topsoil or pavement.

3.02 ENVIRONMENTAL MONITORING

A. An environmental consultant shall monitor conditions in PPCA, as specified in the Environmental health and Safety Plan. Maintain safe working conditions in accordance with OSHA requirements (29 CFR 1926).

3.03 SCREENING PPCA SOILS

A. An environmental consultant shall perform field screening of soil removed from excavation or tunneling in PPCA.

B. Screening Procedures.
Place samples in a sealed plastic bag and place in a warm location for 15 minutes prior to screening.

Properly calibrate the PID/FID using a calibration gas. For PID use 100 ppm isobutylene and for FID use 100 ppm methane.

Open bag just enough to insert instrument probe and take maximum headspace reading.

Screen at least twice per hour while removing soils in open cut areas of shafts.

During tunneling, screen once for each pipe length in pipe jacked tunnels or each advance of tunnel shield in primary-lined tunnels. Screen at least once per shift when excavating.

3.04 SAMPLING AND TESTING

A. Frequency.

1. Sample soil in PPCA at a rate of not less than one composite sample for every 20 cubic yards of excavation or volume corresponding to every 50 linear feet of installed underground utility, whichever is more frequent.

2. Sample water from PPCA to be discharged to a sanitary sewer one week prior to initiation of discharge, and at a rate of on grab sample once per day during discharge to sanitary sewer.

B. Analyze soil samples for parameters listed in Table 01160-1, Soil Criteria – Petroleum Only, and in accordance with SW-846. Handle as a Category II if analytical results indicate any one, or more, parameters exceed allowable Maximum Concentration listed in Table 01160-1. If benzene concentration from composite sample is greater than 5 milligrams per kilogram (mg/kg) or lead concentration is greater than 30 mg/kg, perform Toxicity Characteristic Leaching Procedure (TCLP) analysis of appropriate compound for that sample to determine if a more stringent disposal classification is warranted. If contaminants other than petroleum are suspected, immediately notify Project Manager who will determine the list of parameters to be analyzed. If such are encountered, compensation will be made under the Allowance for PPCA handling. Use a 4-part representative composite sampling for analysis of parameters, except when inconsistent with SW-846.

C. Analyze groundwater samples for discharge to sanitary sewers. Analyze samples for BTEX by EPA Method 602, 8020, or 8021; TPH by EPA Method 418.1 or Method TX 1005; and LEL in accordance with EPA Method 1010.

D. Conduct analyses by proposed analytical testing laboratory listed in Environmental Work Plan.
A. Ensure health and safety of workers at the construction site. Maintain air quality within the construction zone to conform to exposure limits specified in Code of Federal Regulations (CFR) Title 29, Section 1910.120 enforceable by OSHA.

B. Provide adequate shoring and sufficient escape ladders in accordance with applicable trench safety regulatory requirements.

C. In the trench, continuously operate a combustible gas indicator (CGI) with LEL/O₂ meter to monitor vapor and oxygen levels. Properly calibrate CGI and provide an alarm that sounds if greater than or equal to 20 percent Lower Explosive Limit (LEL), less than or equal to 19.5 percent oxygen, or greater than or equal to 25 percent oxygen is reached. Record monitoring data from CGI every 15 minutes to ensure safe work conditions.

D. Take appropriate measures during construction to keep LEL levels below 20 percent in the trench. If vapor concentrations exceed 20 percent of LEL stop construction work, turn off equipment, and have workers immediately vacate the PPCA in an upwind direction.

E. Take readings with PID/FID 50 feet downwind of area during excavation or work in contaminated excavation areas and until one hour after cessation of such work. Take readings with breathing zone at approximately 4 feet above ground level. Record readings, date, time, initials of person taking reading, PID/FID serial number and last calibration date of PID/FID in bound field book.

END OF SECTION
OFF-SITE TRANSPORTATION
AND DISPOSAL

SECTION 02120
OFF-SITE TRANSPORTATION AND DISPOSAL

PART 1 GENERAL

1.01 SECTION INCLUDES

A. Off-site disposal of non-hazardous and hazardous solid, liquid and resinous waste.

1.02 MEASUREMENT AND PAYMENT

A. Refer to Section 01025 – Measurement and Payment for unit price procedures.

1.03 REFERENCE STANDARDS

A. CFR, Title 29, Section 1910.120. – Occupation Safety and Health Administration, Department of Labor.

B. Texas Administration Code (TAC), Title 30, Chapter 335. – Industrial Solid Waste & Municipal Hazardous Waste.

C. TAC, Title 30, Chapter 334. – Underground and Aboveground Storage Tanks.

D. TAC, Title 30, Chapter 106.533. – Exemptions from Permitting, Subchapter X, Waste Processes and Remediation.


PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION

3.01 HANDLING CATEGORY I AND II SOILS

A. Do not place Category II Soil back into excavation. Properly dispose of Category II Soil at the facility listed in Environmental Work Plan. Category I Soil consistent with classification as Class II PST Waste as defined by Texas Commission on Environmental Quality (TCEQ) in their interoffice memo dated 4/12/94, and not Category II Soil (as demonstrated through laboratory testing) can be reused as backfill material provided;

1 Soil is reused in the same area from which it originated at depths greater than 30 inches below top of pavement, finished grade or ditch flowline, whichever is lower.
Soil has suitable engineering properties for backfill material as specified in Section 02229 – Utility Backfill Material.

Does not have indications of impact by contaminants other than petroleum.

B. Do not spread Category I or II Soil on ground surface.

C. Place Category I or II Soil in covered roll-off box with a minimum 20-mil plastic liner or in a stockpile at temporary storage area, pending receipt of analytical results and receipt of authorization from TCEQ and the disposal site for final disposal; or, in trucks for transport directly to the disposal facility.

1. Do not commingle Category I or II Soil from different locations or with different sources.

2. Temporary storage area to meet following criteria:
   a. Within 2 miles of project site, to allow access by City personnel, unless otherwise approved by Project Manager.
   b. Outside the 100-year floodplain.
   c. Outside of, and not adjacent to, an area known or suspected to be a wetland.
   d. Acceptable to Project Manager.

3. Secure using temporary fencing or other means of controlling access.

4. Place stockpiles soils on an impervious membrane. Surround with a berm to prevent migration of soils or moisture either into or out of the stockpile, other than evaporation.

5. Protect and cover the stockpile with minimum 20-mil plastic or other approved waterproof membrane covering. Replace damaged covers.

6. Do not place soil over monitoring wells or piezometers, utility line manholes, or any other potential route for water to migrate to subsurface.

7. Handle runoff from the temporary storage area in accordance with paragraph 3.06, Handling Water.

8. Do not stockpile soil for greater than 30 days.

9. Remove remaining material, including excavated soil from construction site, from temporary storage area prior to completion of Work.
D. Remove, handle, transport, stockpile, and dispose of Category II Soil under direction of Corrective Action Project Manager. Dispose waste classified (i.e., meets characteristics or other definitions of) a hazardous waste consistent with Resources Conservation and Recovery Act (RCRA) and 30 TAC Chapter 335.

E. Transport Category I or II Soil in accordance with Department of Transportation (DOT) and TCEQ rules and regulations.

F. Dispose Category I Soil, not reused as backfill, under direction of Corrective Action Project Manager, at a property licensed facility with prior approval of Project Manager.

G. Obtain signed manifests from the receiving facility and provide originals to Project Manager.

H. Decontaminate large equipment to prevent cross-contamination with clean material. Steam clean or pressure wash dump trucks, bulldozers, backhoes, and other large equipment prior to use in uncontaminated areas after being used in PPCA.

3.02 HANDLING WATER

A. Prior to discharging petroleum contaminated groundwater, obtain an Industrial Wastewater Discharge Permit (no cost) from the City for disposal directly to a sanitary sewer discharges to a City-owned wastewater treatment plant.

B. Procedures.
   1. Provide equipment sized to handle flows anticipated by dewatering operations.
   2. Include commercially available oil/water separator unit as part of the treatment system for dewatering operations discharging to sanitary sewer.
   3. Do not exceed limits listed in Table 0-1160-2, Potentially Contaminated Groundwater Discharge Limits for groundwater discharged to the sanitary sewer. Provide additional treatment systems as needed prior to discharge to sanitary sewers where groundwater contamination levels exceed those noted in Table 01160-2. Approval by Project Manager shall be obtained for proposed treatment system prior to initiation of treatment and discharge.
   4. Comply with all applicable requirements of 30 TAC, Chapter 106.533, including submitting a PI-7 form to the TCEQ for a standard exemption of oil/water separator unit, and any additional treatment systems. Submit copy of PI-7 form to Project Manager.
5. Do not discharge treated water into sanitary sewer water level if water level is within one foot of the top of sanitary sewer manhole or would cause an overflow situation.

6. Recover free product collected in treatment equipment. Recycle for beneficial reuse or dispose of recovered contaminants in a manner acceptable to Project Manager and TCEQ.

7. Transport potentially contaminated ground water and free product in accordance with DOT and TCEQ rules and regulations for flammable products. Use DOT-licensed carrier for transport.

8. Obtain signed manifests for potentially contaminated groundwater and free product from the receiving facility and provide originals to Project manager.

9. Furnish laboratory reports to Project Manager within one week of sample date.

C. Install and operate groundwater control systems as described in Section 01563 – Control of Groundwater and Surface Water. Design and operate groundwater control systems so water from PPCA is handled in a system separated and isolated from groundwater control systems outside PPCA.

D. Handle, test, treat, and discharge potentially contaminated groundwater to the sanitary sewer accordance with City of Houston, Industrial Wastewater Discharge Permit requirements, or have water evacuated and hauled for off-site treatment and disposal at a TCEQ-permitted facility. Perform discharge under direction of Corrective Action Project Manager.

3.03 AIR MONITORING REQUIREMENTS

A. Ensure health and safety of workers at the construction site. Maintain air quality within the construction zone to conform to exposure limits specified in Code of Federal Regulations (CFR) Title 29, Section 1910.120 enforceable by OSHA.

B. Provide adequate shoring and sufficient escape ladders in accordance with applicable trench safety regulatory requirements.

END OF SECTION
EMBANKMENT

SECTION 02221

EMBANKMENT

PART 1  GENERAL

1.01  SECTION INCLUDES

A.  Construction of embankments with excess excavated material and borrow.

1.02  UNIT PRICES

A.  No separate payment will be made for embankment. Include cost in the unit price for work in related item.

1.03  TESTS

A.  Tests and analysis of soil properties will be performed in accordance with ASTM D4318, ASTM D2216, and ASTM D698 under provisions of Section 01410 - Testing Laboratory Services.

1.04  PROTECTION

A.  Protect trees, shrubs, lawns, existing structures, and other features outside of embankment limits.

B.  Protect utilities above and below grade, which are to remain.

C.  Repair damage.

PART 2  PRODUCTS

2.01  MATERIALS

A.  Topsoil: Conform to requirements of Section 02920.

B.  General Backfill: Excavated material, graded free of roots, lumps greater than 6 inches, rocks larger than 3 inches, organic material, and debris.

C.  Structural Backfill (under pavement or structures): Select general backfill material from excavation or borrow meeting the following requirements:

1.  Plasticity Index: Not less than 12 nor more than 20.

2.  Maximum Liquid Limit: 45 unless approved by Engineer.

PART 3  EXECUTION

ARKK Standard 3/14/2012
3.01 EXAMINATION
   A. Verify borrow and excess excavated materials to be reused are approved.
   B. Verify removals, and clearing and grubbing operations, have been completed.

3.02 PREPARATION
   A. Fill test pits, or stump holes and other surface irregularities such as small swales: Backfill with embankment materials and compact in proper lift depths to requirements for embankment compaction.
   B. Remove and dispose of muck and other unsuitable materials which will not consolidate. Backfill with embankment materials and compact to requirements for embankment.
   C. Complete backfill of new utilities below future grade.

3.03 EMBANKMENT
   A. Do not conduct placement operations during inclement weather or when existing ground or fill materials exceed 3 percent of optimum moisture content. Contractor may manipulate wet material to facilitate drying, by disking or windrowing at Contractor's expense.
   B. Do not place embankment fill until density and moisture content of previously placed material comply with specified requirements.
   C. Scarify areas to be filled to a minimum depth of 4 inches to bond existing and new materials. Mix with first fill layer.
   D. Spread fill material evenly, from dumped piles or windrows, into horizontal layers approximately parallel to finished grade. Place to meet specified compacted thickness. Break clods and lumps and mix materials by blading, harrowing, discing, or other approved method. Each layer shall extend across full width of fill.
   E. Each layer shall be homogeneous and contain uniform moisture content before compaction. Mix dissimilar abutting materials to prevent abrupt changes in composition of fill.
   F. Layers shall not exceed the following compacted thickness:
      1. Areas indicated to be under future paving or shoulders, to be constructed within 6 months: 6 inches when compacted with pneumatic rollers, or 8 inches when compacted with other rollers.
      2. Other areas: 12 inches.
G. Where shown on plans for steep slopes, cut benches into slope and scarify before placing fill. Place increasingly wide horizontal layers of specified depth, to the level of each bench.

H. Build embankment layers on back slopes, adjacent to existing roadbeds, to level of old roadbed. Scarify top of old roadbed to minimum depth of four inches and recompact with next fill layer.

I. Construct to lines and grades shown on drawings.

J. Remove unsuitable material and excess soil not being used for embankment from the site in accordance with requirements of Section 01564 - Waste Material Disposal.

3.04 COMPACTION

A. Maintain moisture content of embankment materials to attain required compaction density.

B. Compact to following minimum densities at a moisture content of optimum to 3 percent above optimum as determined by ASTM D698, unless otherwise indicated on the Drawings:

1. Areas under future paving and shoulders: Minimum density of 95 percent of maximum dry density.

2. Other areas: Minimum density of 90 percent of maximum dry density.

3.05 TOLERANCES

A. Top of compacted surface: Plus or minus 1/2 inch in cross section, or in 16 foot length.

3.06 FIELD QUALITY CONTROL

A. Compaction Testing will be performed in accordance with ASTM D1556 or ASTM D2922 and ASTM 3017 under provisions of Section 01410 - Testing Laboratory Services.

B. A minimum of three tests will be taken for each 1,000 linear feet per lane of roadway or 500 square yards of embankment per lift.

C. If tests indicate work does not meet specified compaction requirements, recondition, recompact, and retest at Contractor's expense.

3.07 PROTECTION

A. Conform to protection requirements of Section 02225 - Roadway Excavation.

END OF SECTION
SECTION 02225
ROADWAY EXCAVATION

PART 1   GENERAL
1.01    SECTION INCLUDES
A. Excavation of materials for roadways.
B. Excavation of materials for roadside ditches and swales.
C. Section 02920 - Topsoil: Topsoil materials and placement.

1.02    UNIT PRICES
A. Refer to Section 01025 – Measurement and Payment for unit price procedures.

1.03    TESTS
A. Tests and analysis of soil materials will be performed in accordance with ASTM D4318, ASTM D2216, and ASTM D698 under provisions of Section 01410 - Testing Laboratory Services.

1.04    PROTECTION
A. Protect trees, shrubs, lawns, existing structures, and other features outside of grading limits.
B. Protect above and below grade utilities which are to remain.
C. Repair damage caused by Contractor.

PART 2   PRODUCTS - NOT USED

PART 3   EXECUTION
3.01    PREPARATION
A. Identify required lines, levels, and datum. Coordinate with Section 01050 - Field Surveying.
B. Identify and flag surface and aerial utilities.
C. Notify utility companies to remove or relocate utilities.
D. Identify known utilities below grade. Stake and flag locations. Make temporary or permanent removals and replacements of underground pipes, ducts, or utilities where indicated on Drawings.
E. Upon discovery of unknown or badly deteriorated utilities, or concealed conditions, discontinue work. Notify Engineer and obtain instructions before proceeding in such areas.

F. Obtain approval of topsoil quality before excavating and stockpiling.

3.02 TOPSOIL EXCAVATION

A. Excavate topsoil for esplanades and areas to receive grass or landscaping from areas to be further excavated. Stockpile in area designated on site.

B. Stockpile topsoil to depth not exceeding 8 feet. Cover to protect from erosion.

3.03 SOIL EXCAVATION

A. Excavate to lines and grades shown on drawings.

B. Remove unsuitable material not meeting specifications. Backfill with embankment materials and compact to requirements of Section 02221 - Embankment.

C. At intersections, grade back at minimum slope of one inch per foot. Produce a smooth riding junction with intersecting street. Maintain proper drainage.

D. Fill over-excavated areas in accordance with requirements of Section 02221 - Embankment, at no cost to the Owner.

E. Remove unsuitable material, and excess soil not being reused, from the site in accordance with requirements of Section 01564 - Waste Material Disposal.

3.04 COMPACTION

A. Maintain optimum moisture content of subgrade to attain required compaction density.

B. Compact to following minimum densities at a moisture content of optimum to 3 percent above optimum as determined by ASTM D698, unless otherwise indicated on the Drawings:

1. Areas under future paving and shoulders: Minimum density of 95 percent of maximum dry density.

2. Other areas: Minimum density of 90 percent of maximum dry density.

3.05 TOLERANCES

A. Top of compacted surface: Plus or minus 1/2 inch in cross section, or in 16 foot length.

3.06 FIELD QUALITY CONTROL
A. Compaction Testing will be performed in accordance with ASTM D1556 or ASTM D2922 and ASTM 3017 under provisions of Section 01410 - Testing Laboratory Services.

B. A minimum of three tests will be taken for each 1,000 linear feet per lane of roadway.

C. If tests indicate work does not meet specified compaction requirements, recondition, recompact, and retest at Contractor's expense.

3.07 PROTECTION

A. Prevent erosion at all times. Maintain ditches and cut temporary swales to allow natural drainage in order to avoid damage to roadway. Do not allow water to pond.

B. Distribute construction traffic evenly over compacted areas, where practical, to aid in obtaining uniform compaction. Protect exposed areas having high moisture content from wheel loads that cause rutting.

C. Maintain excavation and embankment areas until start of subsequent work. Repair and recompact slides, washouts, settlements, or areas with loss of density at no cost to the Owner.

END OF SECTION
SECTION 02227
EXCAVATION AND BACKFILL FOR UTILITIES

PART 1 GENERAL

1.01 SECTION INCLUDES

A. Excavation, trenching, foundation, embedment, and backfill for installation of utilities, including manholes and other pipeline structures.

1.02 UNIT PRICES

A. No additional payment will be made for trench excavation, embedment and backfill. Include cost in the unit price for installed underground piping, sewer, conduit, or duct work.

B. No separate or additional payment will be made for surface water control or for excavation drainage. Include in the unit price for the installed piping, sewer, conduit, or duct work.

C. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 DEFINITIONS

A. Pipe Foundation: Suitable and stable native soils that are exposed at the trench subgrade after excavation to depth of bottom of the bedding as shown on the Drawings, or foundation backfill material placed and compacted in over-excavations.

B. Pipe Bedding: The portion of trench backfill that extends vertically from top of foundation up to a level line at bottom of pipe, and horizontally from one trench sidewall to opposite sidewall.

C. Haunching: The material placed on either side of pipe from top of bedding up to springline of pipe and horizontally from one trench sidewall to opposite sidewall.

D. Initial Backfill: The portion of trench backfill that extends vertically from springline of pipe (top of haunching) up to a level line 12 inches above top of pipe, and horizontally from one trench sidewall to opposite sidewall.

E. Pipe Embedment: The portion of trench backfill that consists of bedding, haunching and initial backfill.

F. Trench Zone: The portion of trench backfill that extends vertically from top of pipe embedment up to pavement subgrade or up to final grade when not beneath pavement.

G. Unsuitable Material: Unsuitable soil materials are the following:
1. Materials that are classified as ML, CL-ML, MH, PT, OH and OL according to ASTM D 2487.

2. Materials that cannot be compacted to required density due to either gradation, plasticity, or moisture content.

3. Materials that contain large clods, aggregates, stones greater than 4 inches in any dimension, debris, vegetation, waste or any other deleterious materials.

4. Materials that are contaminated with hydrocarbons or other chemical contaminants.

H. Suitable Material: Suitable soil materials are those meeting specification requirements. Unsuitable soils meeting specification requirements for suitable soils after treatment with lime or cement are considered suitable, unless otherwise indicated.

I. Backfill: Suitable material meeting specified quality requirements, placed and compacted under controlled conditions.

J. Ground Water Control Systems: Installations external to trench, such as well points, eductors, or deep wells. Ground water control includes dewatering to lower ground water, intercepting seepage which would otherwise emerge from side or bottom of trench excavation, and depressurization to prevent failure or heaving of excavation bottom. Refer to Section 01563 - Control of Ground Water and Surface Water.

K. Surface Water Control: Diversion and drainage of surface water runoff and rain water away from trench excavation. Rain water and surface water accidentally entering trench shall be controlled and removed as a part of excavation drainage.

L. Excavation Drainage: Removal of surface and seepage water in trench by sump pumping and using a drainage layer, as defined in ASTM D 2321, placed on the foundation beneath pipe bedding or thickened bedding layer of Class I material.

M. Trench Conditions are defined with regard to the stability of trench bottom and trench walls of pipe embedment zone. Maintain trench conditions that provide for effective placement and compaction of embedment material directly on or against undisturbed soils or foundation backfill, except where structural trench support is necessary.

1. Dry Stable Trench: Stable and substantially dry trench conditions exist in pipe embedment zone as a result of typically dry soils or achieved by ground water control (dewatering or depressurization) for trenches extending below ground water level.

2. Stable Trench with Seepage: Stable trench in which ground water seepage is controlled by excavation drainage.
a. Stable Trench with Seepage in Clayey Soils: Excavation drainage is provided in lieu of or to supplement ground water control systems to control seepage and provide stable trench subgrade in predominately clayey soils prior to bedding placement.

b. Stable Wet Trench in Sandy Soils: Excavation drainage is provided in the embedment zone in combination with ground water control in predominately sandy or silty soils.

3. Unstable Trench: Unstable trench conditions exist in the pipe embedment zone if ground water inflow or high water content causes soil disturbances, such as sloughing, sliding, boiling, heaving or loss of density.

N. Subtrench: Subtrench is a special case of benched excavation. Subtrench excavation below trench shields or shoring installations may be used to allow placement and compaction of foundation or embedment materials directly against undisturbed soils. Depth of a subtrench depends upon trench stability and safety as determined by the Contractor.

O. Trench Dam: A placement of low permeability material in pipe embedment zone or foundation to prohibit ground water flow along the trench.

P. Over-Excavation and Backfill: Excavation of subgrade soils with unsatisfactory bearing capacity or composed of otherwise unsuitable materials below top of foundation as shown on Drawings, and backfilled with foundation backfill material.

Q. Foundation Backfill Materials: Natural soil or manufactured aggregate of controlled gradation, and geotextile filter fabrics, as required, to control drainage and material separation. Foundation backfill material is placed and compacted as backfill to provide stable support for bedding. Foundation backfill materials may include concrete seal slabs.

R. Trench Safety Systems include both Protective Systems and Shoring Systems as defined in Section 01526 - Trench Safety Systems.

S. Trench Shield (Trench Box): A portable worker safety structure moved along the trench as work proceeds, used as a Protective System and designed to withstand forces imposed on it by cave-in, thereby protecting persons within the trench. Trench shields may be stacked if so designed or placed in a series depending on depth and length of excavation to be protected.

T. Shoring System: A structure that supports sides of an excavation to maintain stable soil conditions and prevent cave-ins, or to prevent movements of the ground affecting adjacent installations or improvements.

U. Special Shoring: A shoring system meeting Special Shoring requirements for locations identified on the Drawings.
1.04 SCHEDULING

A. Schedule work so that pipe embedment can be completed on the same day that acceptable foundation has been achieved for each section of pipe installation, manhole, or other structures.

1.05 SUBMITTALS

A. Conform to Section 01300 - Submittals.

B. Submit a written description for information only of the planned typical method of excavation, backfill placement and compaction, including:

1. Sequence of work and coordination of activities.

2. Selected trench widths.

3. Procedures for foundation and embedment placement, and compaction.

4. Procedure for use of trench boxes and other premanufactured systems while assuring specified compaction against undisturbed soil.

5. Procedure for installation of Special Shoring at locations identified on the Drawings.

C. Submit a ground and surface water control plan in accordance with requirements in this Section and Section 01563 - Control of Ground Water and Surface Water.

D. Submit backfill material sources and product quality information in accordance with requirements of Section 02229 - Utility Backfill Materials.

E. Submit a trench excavation safety program in accordance with requirements of Section 01526 - Trench Safety System. Include designs for special shoring meeting the requirements defined in Paragraph 1.03.

F. Submit record of location of utilities as installed, referenced to survey control points. Include locations of utilities encountered or rerouted. Give stations, horizontal dimensions, elevations, inverts, and gradients.

1.06 TESTS

A. Perform backfill material source qualification testing in accordance with requirements of Section 02229 - Utility Backfill Materials.

B. Testing and analysis of backfill materials for soil classification and compaction during construction will be performed by an independent laboratory provided by the Owner in accordance with requirements of Section 01410 - Testing Laboratory Services and as specified in this Section.
1.07 PROTECTION

A. Protect trees, shrubs, lawns, existing structures, and other permanent objects outside of grading limits and within the grading limits in accordance with requirements of Section 01535 - Tree and Plant Protection and Section 01500 - Temporary Facilities and Controls.

B. Protect and support above-grade and below-grade utilities which are to remain.

C. Restore damaged permanent facilities to pre-construction conditions unless replacement or abandonment of facilities is indicated on the Drawings.

1.08 SPECIAL SHORING DESIGN REQUIREMENTS

A. Have Special Shoring designed or selected by the Contractor's Professional Engineer to provide support for the sides of the excavations, including soils and hydrostatic ground water pressures, as applicable, and to prevent ground movements affecting adjacent installations or improvements such as structures, pavements and utilities. Special shoring may be a premanufactured system selected by the Contractor's Professional Engineer to meet the project site requirements based on the manufacturer’s standard design.

PART 2 PRODUCTS

2.01 EQUIPMENT

A. Perform excavation with hydraulic excavator or other equipment suitable for achieving the requirements of this Section.

B. Use only hand-operated tamping equipment until a minimum cover of 12 inches is obtained over pipes, conduits, and ducts. Do not use heavy compacting equipment until adequate cover is attained to prevent damage to pipes, conduits, or ducts.

C. Use trench shields or other Protective Systems or Shoring Systems which are designed and operated to achieve placement and compaction of backfill directly against undisturbed native soil.

D. Use Special Shoring systems, where required, which may consist of braced sheeting, braced soldier piles and lagging, slide rail systems, or other systems meeting the Special Shoring design requirements.

2.02 MATERIAL CLASSIFICATIONS

A. Embedment and Trench Zone Backfill materials: Conform to the classifications and product descriptions of Section 02229 - Utility Backfill Materials.

B. Concrete Backfill: Conform to requirements for Class B concrete as specified in Section 03305 - Concrete for Utility Construction.
C. Concrete for Trench Dams: Concrete backfill or 3 sack premixed (bag) concrete.

D. Timber Shoring Left in Place: Untreated oak.

PART 3 EXECUTION

3.01 STANDARD PRACTICE

A. Install flexible pipe, including "semi-rigid" pipe, to conform to standard practice described in ASTM D 2321, and as described in this Section. Where an apparent conflict occurs between the standard practice and the requirements of this Section, this Section governs.

B. Install rigid pipe to conform to standard practice described in ASTM C 12, and as described in this Section. Where an apparent conflict occurs between the standard practice and the requirements of this Section, this Section governs.

3.02 PREPARATION

A. Establish traffic control to conform to requirements of Section 01570 - Traffic Control and Regulation. Maintain barricades and warning lights for streets and intersections where Work is in progress or where affected by the Work, and is considered hazardous to traffic movements.

B. Perform Work to conform to applicable safety standards and regulations. Employ a trench safety system as specified in Section 01526 - Trench Safety Systems.

C. Immediately notify the agency or company owning any existing utility line which is damaged, broken, or disturbed. Obtain approval from the Engineer and agency for any repairs or relocations, either temporary or permanent.

D. Remove existing pavements and structures, including sidewalks and driveways, to conform to requirements of Section 02076 - Removing Existing Pavements and Structures, as applicable.

E. Install and operate necessary dewatering and surface water control measures to conform to Section 01563 - Control of Ground Water and Surface Water.

F. Maintain permanent benchmarks, monumentation, and other reference points. Unless otherwise directed in writing, replace those which are damaged or destroyed in accordance with Section 01050 - Field Surveying.

3.03 EXCAVATION

A. Except as otherwise specified or shown on the Drawings, install underground utilities in open cut trenches with vertical sides.
B. Perform excavation work so that pipe, conduit, and ducts can be installed to depths and alignments shown on the Drawings. Avoid disturbing surrounding ground and existing facilities and improvements.

C. Determine trench excavation widths using the following schedule as related to pipe outside diameter (O.D.). Maximum trench width shall be the minimum trench width plus 24 inches.

<table>
<thead>
<tr>
<th>Nominal Pipe Size, Inches</th>
<th>Minimum Trench Width, Inches</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 18</td>
<td>O.D. + 18</td>
</tr>
<tr>
<td>18 to 30</td>
<td>O.D. + 24</td>
</tr>
<tr>
<td>Greater than 30</td>
<td>O.D. + 36</td>
</tr>
</tbody>
</table>

D. Use sufficient trench width or benches above the embedment zone for installation of well point headers or manifolds and pumps where depth of trench makes it uneconomical or impractical to pump from the surface elevation. Provide sufficient space between shoring cross braces to permit equipment operations and handling of forms, pipe, embedment and backfill, and other materials.

E. Upon discovery of unknown utilities, badly deteriorated utilities not designated for removal or concealed conditions, discontinue work at that location. Notify the Engineer and obtain instructions before proceeding.

F. Shoring of Trench Walls.

1. Install Special Shoring in advance of trench excavation or simultaneously with the trench excavation, so that the soils within the full height of the trench excavation walls will remain fully laterally supported at all times.

2. For all types of shoring, support trench walls in the pipe embedment zone throughout the installation. Provide trench wall supports sufficiently tight to prevent washing the trench wall soil out from behind the trench wall support.

3. Unless otherwise directed by the Engineer, leave sheeting driven into or below the pipe embedment zone in place to preclude loss of support of foundation and embedment materials. Leave rangers, walers, and braces in place as long as required to support sheeting, which has been cut off, and the trench wall in the vicinity of the pipe zone.

4. Employ special methods for maintaining the integrity of embedment or foundation material. Before moving supports, place and compact embedment to sufficient depths to provide protection of pipe and stability of trench walls. As supports are moved, finish placing and compacting embedment.

5. If sheeting or other shoring is used below top of the pipe embedment zone, do not disturb pipe foundation and embedment materials by subsequent removal.
Maximum thickness of removable sheeting extending into the embedment zone 1 inch. Fill voids left on removal of supports with compacted backfill material.

G. Use of Trench Shields. When a trench shield (trench box) is used as a worker safety device, the following requirements apply:

1. Make trench excavations of sufficient width to allow shield to be lifted or pulled freely, without damage to the trench sidewalls.

2. Move trench shields so that pipe, and backfill materials, after placement and compaction, are not damaged nor disturbed, nor the degree of compaction reduced.

3. When required, place, spread, and compact pipe foundation and bedding materials beneath the shield. For backfill above bedding, lift the shield as each layer of backfill is placed and spread. Place and compact backfill materials against undisturbed trench walls and foundation.

4. Maintain trench shield in position to allow sampling and testing to be performed in a safe manner.

3.04 HANDLING EXCAVATED MATERIALS

A. Use only excavated materials which are suitable as defined in this Section and conforming to Section 02229 - Utility Backfill Materials. Place material suitable for backfilling in stockpiles at a distance from the trench to prevent slides or cave-ins.

B. When required, provide additional backfill material conforming to requirements of Section 02229 - Utility Backfill Materials.

C. Do not place stockpiles of excavated materials on streets and adjacent properties. Maintain site conditions in accordance with Section 01500 - Temporary Facilities and Controls.

3.05 GROUND WATER CONTROL

A. Implement ground water control according to Section 01563 - Control of Ground Water and Surface Water. Provide a stable trench to allow installation in accordance with the Specifications.

3.06 TRENCH FOUNDATION

A. Excavate bottom of trench to uniform grade to achieve stable trench conditions and satisfactory compaction of foundation or bedding materials.

B. Place trench dams in Class I foundations in line segments longer than 100 feet between manholes, and not less than one in every 500 feet of pipe placed. Install additional dams,
as needed, to achieve workable construction conditions. Do not place trench dams closer than 5 feet from manholes.

3.07 PIPE EMBEDMENT PLACEMENT AND COMPACATION

A. Immediately prior to placement of embedment materials, the bottoms and sidewalls of trenches shall be free of loose, sloughing, caving, or otherwise unsuitable soil.

B. Place geotextile to prevent particle migration from the in-situ into open-graded (Class I) embedment materials or drainage layers.

C. Place embedment including bedding, haunching and initial backfill to meet requirements indicated on Drawings.

D. For pipe installation, manually spread embedment materials around the pipe to provide uniform bearing and side support when compacted. Do not allow materials to free-fall from heights greater than 24 inches above top of pipe. Perform placement and compaction directly against the undisturbed soils in the trench sidewalls, or against sheeting which is to remain in place.

E. Do not place trench shields or shoring within height of the embedment zone unless means to maintain the density of compacted embedment material are used. If moveable supports are used in embedment zone, lift the supports incrementally to allow placement and compaction of the material against undisturbed soil.

F. Do not damage coatings or wrappings of pipes during backfilling and compacting operations. When embedding coated or wrapped pipes, do not use crushed stone or other sharp, angular aggregates.

G. Place haunching material manually around the pipe and compact it to provide uniform bearing and side support. If necessary, hold small-diameter or lightweight pipe in place during compaction of haunch areas and placement beside the pipe with sand bags or other suitable means.

H. Place electrical conduit directly on foundation without bedding.

I. Shovel pipe embedment material in place and compact it using pneumatic tampers in restricted areas, and vibratory-plate compactors or engine-powered jumping jacks in unrestricted areas. Compact each lift before proceeding with placement of the next lift.

1. Class I embedment materials.
   a. Maximum 6-inches compacted lift thickness.
   b. Systematic compaction by at least two passes of vibrating equipment. Increase compaction effort, as necessary, to effectively embed the pipe to meet the deflection test criteria.
c. Moisture content as determined by Contractor for effective compaction without softening the soil of trench bottom, foundation or trench walls.

2. Class II embedment and cement stabilized sand.
   a. Maximum 6-inches compacted thickness.
   b. Compaction by methods determined by Contractor to achieve a minimum of 95 percent of the maximum dry density as determined according to ASTM D 698 for Class II materials and according to ASTM D 558 for cement stabilized materials.
   c. Moisture content of Class II materials within 3 percent of optimum as determined according to ASTM D 698. Moisture content of cement stabilized sands on the dry side of optimum as determined according to ASTM D 558 but sufficient for effective hydration.

J. Place trench dams in Class I embedments in line segments longer than 100 feet between manholes, and not less than one in every 500 feet of pipe placed. Install additional dams, as needed, to achieve workable construction conditions. Do not place trench dams closer than 5 feet from manholes.

3.08 TRENCH ZONE BACKFILL PLACEMENT AND COMPACTION

A. Place backfill for pipe or conduits and restore surface as soon as practicable. Leave only the minimum length of trench open as necessary for construction.

B. Where damage to completed pipe installation work is likely to result from withdrawal of sheeting, leave the sheeting in place. Cut off sheeting 1.5 feet or more above the crown of the pipe. Remove trench supports within 5 feet from the ground surface.

C. For sewer pipes, use backfill materials as shown on the drawings and as specified in Section 02229 - Utility Backfill materials.

D. For water lines, use backfill materials as shown on the drawings and as specified in Section 02229 - Utility Backfill materials.

E. For trench excavations under pavement, place trench zone backfill in lifts and compact by methods indicated below. Fully compact each lift before placement of the next lift.

1. Bank run sand.
   a. Maximum 9-inches compacted lift thickness.
   b. Compaction by vibratory equipment to a minimum of 95 percent of the maximum dry density determined according to ASTM D 698.
c. Moisture content within 3 percent of optimum determined according to ASTM D 698.

2. Cement-stabilized sand.
   a. Maximum lift thickness determined by Contractor to achieve uniform placement and required compaction, but not exceeding 12 inches.
   b. Compaction by vibratory equipment to a minimum of 95 percent of the maximum dry density determined according to ASTM D 558.
   c. Moisture content on the dry side of optimum determined according to ASTM D 558 but sufficient for cement hydration.

3. Select fill.
   a. Maximum 6-inches compacted thickness.
   b. Compaction by equipment providing tamping or kneading impact to a minimum of 95 percent of the maximum dry density determined according to ASTM D 698.
   c. Moisture content within 2 percent of optimum determined according to ASTM D 698.

4. Random fill.
   a. If the required density is not achieved, the Contractor, at his option and at no additional cost to the Owner, may use lime stabilization to achieve compaction requirements or use a different suitable material.
   b. Maximum 9-inch compacted lift thickness for clayey soils and maximum 12-inch lift thickness for granular soils.
   c. Compact to a minimum of 90 percent of the maximum dry density determined according to ASTM D 698, or to same density as adjacent soils.
   d. Moisture content, as necessary, to achieve density.

3.09 MANHOLES, JUNCTION BOXES AND OTHER PIPELINE STRUCTURES

A. Meet the requirements of adjoining utility installations for backfill of pipeline structures, as shown on the Drawings.

3.10 FIELD QUALITY CONTROL
A. Test for material source qualifications as defined in Section 02229 - Utility Backfill Materials.

B. Provide excavation and trench safety systems at locations and to depths required for testing and retesting during construction.

C. Tests will be performed on a minimum of three different samples of each material type for plasticity characteristics, in accordance with ASTM D 4318, and for gradation characteristics, in accordance with Tex-101-E and Tex-110-E. Additional classification tests will be performed whenever there is a noticeable change in material gradation or plasticity.

D. At least three tests for moisture-density relationships will be performed initially for backfill materials in accordance with ASTM D 698, and for cement-stabilized sand in accordance with ASTM D 558. Additional moisture-density relationship tests will be performed whenever there is a noticeable change in material gradation or plasticity.

E. In-place density tests of compacted pipe foundation, embedment and trench zone backfill soil materials will be performed according to ASTM D 1556, or ASTM D 2922 and ASTM D 3017, and at the following frequencies and conditions:

1. A minimum of one test for every 20 cubic yards of compacted embedment and for every 50 cubic yards of compacted trench zone backfill material.

2. A minimum of three density tests for each full shift of Work.

3. Density tests will be distributed among the placement areas. Placement areas are: foundation, bedding, haunching, initial backfill and trench zone.

4. The number of tests will be increased if inspection determines that soil type or moisture content are not uniform or if compacting effort is variable and not considered sufficient to attain uniform density, as specified.

5. Density tests may be performed at various depths below the fill surface by pit excavation. Material in previously placed lifts may therefore be subject to acceptance/rejection.

6. Two verification tests will be performed adjacent to in-place tests showing density less than the acceptance criteria. Placement will be rejected unless both verification tests show acceptable results.

7. Recompacted placement will be retested at the same frequency as the first test series, including verification tests.

F. Recondition, recompact, and retest at Contractor's expense if tests indicate Work does not meet specified compaction requirements. For hardened soil cement with nonconforming density, core and test for compressive strength at Contractor's expense.
G. Acceptability of crushed rock compaction will be determined by inspection.

3.11 DISPOSAL OF EXCESS MATERIAL

A. Dispose of excess materials in accordance with requirements of Section 01564 - Waste Material Disposal.

3.12 CRITICAL LOCATION INVESTIGATION

A. Horizontal and vertical location of various underground lines shown on Drawings, including but not limited to water mains, gas lines, storm sewers, sanitary sewers, telephone lines, electric lines or power ducts, pipelines (petrochemical or petroleum product), concrete and debris, are based on best information available but are only approximate locations. At Critical Locations shown on Drawings, field verify horizontal and vertical locations of such lines within a zone 2 feet vertically and 4 feet horizontally of proposed main. Verify location of existing utilities prior to commencing construction. Use extreme caution and care when uncovering these lines. Any damage to known or unknown utilities or obstructions occurring during “Critical Location Investigation” will be full responsibility of Contractor. No separate payment shall be made for performing such efforts.

B. Prior to actual field verification phase, notify all utility companies involved and request that their respective utility lines be marked in field. If any utility or pipeline company requires their line be excavated, or exposed prior to construction, comply with that request and utilize a methodology approved by the said company in locating or exposing their lines. Provide Engineer with 48 hours notice prior to any field excavation or related work.

C. Once known, unknown or potential obstructions have been uncovered, survey vertical and horizontal locations relative to project baseline and datum and plot on 11" X 17" copy of Drawings.

D. Submit 11" X 17" copy of Drawing with plotted utility or obstruction location titled “Critical Location Report” to Engineer before or simultaneous with pipe shop drawing submittal.

E. Engineer will promptly review “Critical Location Report” and approve construction of proposed main as designed or modify design if necessary. Contractor will be promptly notified of any design modifications.

END OF SECTION
SECTION 02229

UTILITY BACKFILL MATERIALS

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Material Classifications

B. Utility Backfill Materials

1. Concrete sand.
2. Gem sand.
3. Pea gravel.
4. Crushed stone.
5. Crushed concrete.
7. Select backfill.

C. Material handling and quality control requirements.

1.02 UNIT PRICES

A. No payment will be made for backfill material unless specifically listed in the bid proposal. Include payment in unit price for applicable utility installation.

B. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 DEFINITIONS

A. Backfill: Suitable material meeting specified quality requirements for the designated application as embedment or trench zone backfill.

B. Embedment: Material placed under controlled conditions within the embedment zone extending vertically upward from top of foundation to an elevation 12 inches above top of pipe, and including pipe bedding, haunching and initial backfill.

C. Trench Zone Backfill: Material meeting specified quality requirements and placed under controlled conditions in the trench zone from top of embedment zone to base course in paved areas or to the surface grading material in unpaved areas.
D. Foundation: Either suitable soil of the trench bottom, or material placed as backfill of over-excavation for removal and replacement of unsuitable or otherwise unstable soils.

E. Source: A source selected by the Contractor for supply of embedment or trench zone backfill material. A selected source may be the project excavation, off-site borrow pits, commercial borrow pits, or sand and aggregate production or manufacturing plants.

F. Refer to Section 02227 - Excavation and Backfill for Utilities, for other definitions regarding utility installation by trench construction.

1.04 SUBMITTALS

A. Conform to requirements of Section 01300 - Submittals.

B. Submit a description of source, material classification and product description, production method, and application of backfill materials.

C. Submit test results for samples of off-site backfill materials to comply with Paragraph 3.03, Material Quality Control.

D. Identify off-site sources for backfill materials at least 14 days ahead of intended use so that the Engineer may obtain samples for verification testing.

E. Before stockpiling materials, submit a copy of temporary easement or approval from landowner for stockpiling backfill material on private property.

1.05 TESTS

A. Perform tests of sources for backfill material in accordance with Paragraph 3.03A.

B. Verification tests of backfill materials may be performed by the Owner in accordance with Section 01410 - Testing Laboratory Services and in accordance with Paragraph 3.03B.

C. Random fill obtained from the Project excavation as source is exempt from prequalification requirements by Contractor, but must be inspected for unacceptable materials based on ASTM D 2488.

PART 2 PRODUCTS

2.01 MATERIAL CLASSIFICATIONS
A. Materials for backfill shall be classified for the purpose of quality control in accordance with the Unified Soil Classification Symbols as defined in ASTM D 2487. Material use and application is defined in utility installation specifications and Drawings either by class, as described in Paragraph 2.01B, or by product descriptions, as given in Paragraph 2.02.

B. Class Designations Based on Laboratory Testing:

1. Class I: Well graded sands and gravels, gravel-sand mixtures, crushed well graded rock, little or no fines (GW, SW)
   a. Plasticity Index: Nonplastic
   b. Gradation: $D_{60}/D_{10}$ - greater than 4 percent. Amount passing No. 200 Sieve - less than or equal to 5 percent

2. Class II: Poorly graded gravels and sands, silty sands and gravels, little to moderate fines (GM, GP, SP, SM)
   a. Plasticity Index: Nonplastic to 4
   b. Gradation (GP, SP): Amount passing No. 200 Sieve - less than 5 percent
   c. Gradation (GM, SM): Amount passing No. 200 Sieve - between 12 percent and 50 percent

3. Class III: Clayey gravels and sands, poorly graded mixtures of sand, gravel, and clay (GC, SC)
   a. Plasticity Index: greater than 7
   b. Gradation: Amount passing No. 200 Sieve - between 12 percent and 50 percent

4. Class IV: Lean clays (CL)
   a. Plasticity Index: greater than 7
   b. Liquid Limit: less than 50
   c. Gradation: Amount passing No. 200 Sieve - greater than 50 percent
   d. Inorganic

5. Use soils with dual class designation according to ASTM D 2487 according to the more restrictive class.

2.02 PRODUCT DESCRIPTIONS
A. Soils classified as silt (ML), silty clay (CL - ML with PI of 4 to 7), elastic silt (MH), organic clay and organic silt (OL, OH), and organic matter (PT) are not acceptable as backfill materials. These soils may be used for site grading and restoration in unimproved areas as approved by Engineer. Soils classified as fat clay (CH) may be used as backfill materials where allowed by the applicable backfill installation specification. Refer to Section 02226 - Excavation and Backfill for Structures and Section 02227 - Excavation and Backfill for Utilities.

B. Provide backfill material that is free of stones greater than 6 inches, free of roots, waste, debris, trash, organic material, unstable material, non-soil matter, hydrocarbon or other contamination, conforming to the following limits for deleterious materials:

1. Clay lumps: Less than 0.5 percent for Class I, and less than 2.0 percent for Class II, when tested in accordance with ASTM C 142.

2. Lightweight pieces: Less than 5 percent when tested in accordance with ASTM C 123.

3. Organic impurities: No color darker than standard color when tested in accordance with ASTM C 40.

C. Manufactured materials may be substituted for natural soil or rock products where indicated in the product specification, and approved by Engineer, provided that the physical property criteria are determined to be satisfactory by testing.

D. Bank Run Sand: Durable bank run sand classified as SP, SW, or SM by the Unified Soil Classification System (ASTM D 2487) meeting the following requirements:

1. Less than 15 percent passing the number 200 sieve when tested in accordance with ASTM C 136. The amount of clay lumps or balls not exceeding 2 percent.

2. Material passing the number 40 sieve shall meet the following requirements when tested in accordance with ASTM D 4318:
   a. Liquid limit not exceeding 25.
   b. Plasticity index not exceeding 7.

E. Concrete Sand: Natural sand, manufactured sand, or a combination of natural and manufactured sand conforming to the requirements of ASTM C 33 and graded within the following limits when tested in accordance with ASTM C 136:
F. Gem Sand: Sand conforming to the requirements of ASTM C 33 for course aggregates specified for number 8 size and graded within the following limits when tested in accordance with ASTM C 136:

<table>
<thead>
<tr>
<th>Sieve</th>
<th>Percent Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8”</td>
<td>100</td>
</tr>
<tr>
<td>No. 4</td>
<td>95 to 100</td>
</tr>
<tr>
<td>No. 8</td>
<td>80 to 100</td>
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<tr>
<td>No. 16</td>
<td>50 to 85</td>
</tr>
<tr>
<td>No. 30</td>
<td>25 to 60</td>
</tr>
<tr>
<td>No. 50</td>
<td>10 to 30</td>
</tr>
<tr>
<td>No. 100</td>
<td>2 to 10</td>
</tr>
</tbody>
</table>

G. Pea Gravel: Durable particles composed of small, smooth, rounded stones or pebbles and graded within the following limits when tested in accordance with ASTM C 136:

<table>
<thead>
<tr>
<th>Sieve</th>
<th>Percent Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>2”</td>
<td>100</td>
</tr>
<tr>
<td>3/8”</td>
<td>85 to 100</td>
</tr>
<tr>
<td>No. 4</td>
<td>10 to 30</td>
</tr>
<tr>
<td>No. 8</td>
<td>0 to 10</td>
</tr>
<tr>
<td>No. 16</td>
<td>0 to 5</td>
</tr>
</tbody>
</table>
H. Crushed Aggregates: All crushed aggregates consist of durable particles obtained from an approved source and meeting the following requirements:

1. All materials of one product delivered for the same construction activity from a single source.

2. Non-plastic fines.

3. Los Angeles abrasion test wear not exceeding 40 percent when tested in accordance with ASTM C 131.

4. Gradations, as determined in accordance with TEX-110-E.

<table>
<thead>
<tr>
<th>Sieve</th>
<th>Percent Passing by Weight for Pipe Embedment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>By Ranges of Nominal Pipes Sizes</td>
</tr>
<tr>
<td></td>
<td>&gt;15”</td>
</tr>
<tr>
<td>1”</td>
<td>95 - 100</td>
</tr>
<tr>
<td>3/4”</td>
<td>60 – 90</td>
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<tr>
<td>2”</td>
<td>25 – 60</td>
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<tr>
<td>3/8”</td>
<td>-</td>
</tr>
<tr>
<td>No. 4</td>
<td>0 – 5</td>
</tr>
<tr>
<td>No. 8</td>
<td>-</td>
</tr>
</tbody>
</table>

5. Crushed stone: Produced from oversize quarried aggregate, sized by crushing from a naturally occurring single source. Crushed gravel or uncrushed gravel are not acceptable materials for utility embedment.

6. Crushed Concrete: Crushed concrete is an acceptable substitute for crushed stone as utility backfill. Gradation and quality control test requirements are the same as crushed stone. Provide crushed concrete produced from normal weight concrete of uniform quality; containing particles of aggregate and cement material, free from other substances such as asphalt, base course material, reinforcing steel fragments, soil, debris, or deteriorated concrete fragments.

I. Select Backfill: Class III clayey gravel or sand or Class IV lean clay with a plasticity index between 7 and 20 or clayey soils treated with lime in accordance with Section 02570 - Pavement Repair and Resurfacing, to meet plasticity criteria.

J. Random Backfill: Any suitable soil or mixture of soils within Classes I, II, III and IV; or fat clay (CH) where allowed by the applicable backfill installation specification. Refer
to Section 02226 - Excavation and Backfill for Structures and Section 02227 - Excavation and Backfill for Utilities.

K. Cement Stabilized Sand: Conform to requirements of Section 02252 - Cement Stabilized Sand.

L. Concrete Backfill: Conform to Class B concrete as specified in Section 03305 - Concrete for Utility Construction or Section 03310 - Concrete for Structures.

M. Pavement Restoration: Conform to requirements of Section 02570 - Pavement Repair and Resurfacing.

PART 3 EXECUTION

3.01 SOURCES

A. Use of material encountered in the trench excavations is acceptable, provided applicable specification requirements are satisfied. If excavation material is not acceptable, provide from other source.

B. Obtain approval for each material source by the Engineer before delivery is started. If sources previously approved do not produce uniform and satisfactory products, furnish materials from other approved sources. All materials may be subjected to inspection or additional verification testing after delivery. Materials which do not meet the requirements of the specifications will be rejected. Do not use material which, after approval, has become unsuitable for use due to segregation, mixing with other materials, or by contamination. Once a material is approved by the Engineer, expense for sampling and testing required to change to a different material will be credited to the Owner through a change order.

C. Bank run sand, select backfill, and random backfill, if available in the Project excavation, may be obtained by selective excavation and acceptance testing. Obtain additional quantities of these materials and other materials required to complete the work from off-site sources.

D. The Owner does not represent or guarantee that any soil found in the excavation work will be suitable and acceptable as backfill material.

3.02 MATERIAL HANDLING

A. When backfill material is obtained from either a commercial or non-commercial borrow pit, have that pit opened to expose the vertical faces of the various strata of acceptable material to be used. Excavate the material by vertical cuts extending through the exposed strata to achieve uniformity in the product.

B. Establish temporary stockpile locations for practical material handling and control, and verification testing by the Engineer in advance of final placement. Obtain approval from landowner for storage of backfill material on adjacent private property.
C. When stockpiling backfill material near the Project site, use appropriate covers to eliminate blowing of materials into adjacent areas and prevent runoff containing sediments from entering the drainage system.

D. Place stockpiles in layers to avoid segregation of processed materials. Load material by making successive vertical cuts through entire depth of stockpile.

3.03 MATERIAL QUALITY CONTROL

A. Ensure that material selected, produced and delivered to the Project meets applicable specifications and is of sufficient uniform properties to allow practical construction and quality control. Responsibilities include:

1. Source or Supplier Qualification. Perform testing, or obtain representative tests by suppliers, for selection of material sources and products. Provide test results for a minimum of three samples for each source and material type. Test samples of processed materials from current production representing material to be delivered. Tests shall verify that the materials meet specification requirements. Repeat qualification test procedures each time the source characteristic changes or there is a planned change in source location or supplier. Qualification tests shall include, as applicable:

   a. Gradation. Complete sieve analyses shall be reported regardless of the specified control sieves. The range of sieves shall be from the largest particle through the No. 200 sieve.

   b. Plasticity

   c. Los Angeles abrasion

   d. Clay lumps

   e. Light weight pieces

   f. Organic impurities

2. Production Testing. Establish a program to provide assurance that backfill materials delivered from the sources and placed in the Work meet applicable specification requirements. Report results to the Engineer.

3. Assist the Engineer in obtaining material samples for verification testing at the source or at the production plant.

4. Notify the Engineer in the field when non-conforming material is detected.

B. Quality Control

1. The Engineer may sample and test backfill at:
a. Sources including borrow pits, production plants and Contractor's designated off-site stockpiles.

b. On-site stockpiles.

c. Materials placed in the Work.

2. The Engineer may resample material at any stage of work or location if changes in characteristics are apparent.

3. The Engineer will notify Contractor at the Project site about non-conforming materials and will, as appropriate, resample materials to verify results.

C. Tolerances

The following tolerances apply to production quality control testing.

1. Embedment Material and Select Backfill: The Engineer may accept material provided that not more than one out of the most recent five consecutive tests are out of the specification limits for:

   a. Gradation: Not more than 5 percentage points on any individual sieve.

   b. Plasticity: Not more than 2 percentage points.

2. Trench Zone Backfill Material: Except for select and random backfill, the Engineer may accept the material provided that not more than one out of the most recent three consecutive tests are out of the specification limits for:

   a. Gradation: Not more than 8 percentage points on any individual sieve.

   b. Plasticity: Not more than 5 percentage points.


END OF SECTION
SECTION 02231
CRUSHED STONE FLEXIBLE BASE COURSE

PART 1  GENERAL

1.01  SECTION INCLUDES
A.  Foundation course of crushed concrete or stone.

1.02  UNIT PRICES
A.  Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03  SUBMITTALS
A.  Submittals shall conform to requirements of Section 01300 - Submittals.
B.  Submit samples of flexible base course and soil binder for testing.

1.04  TESTS
A.  Tests and analysis of soil materials will be performed in accordance with ASTM C131, ASTM D1557, ASTM D4318, Tex-101-E, and Tex-110-E under provisions of Section 01410 - Testing Laboratory Services.

1.05  DELIVERY, STORAGE, AND HANDLING
A.  Stockpiles shall be made up of layers of processed aggregate materials. Load material by making successive vertical cuts through entire depth of stockpile.

PART 2  PRODUCTS

2.01  MATERIALS
A.  Crushed Stone or Concrete: Material retained on the No. 40 Sieve meeting the following requirements:
   1.  Durable particles of crusher-run broken limestone, sandstone, granite or crushed concrete obtained from an approved source.
   2.  Los Angeles abrasion test percent of wear not to exceed 40 when tested in accordance with ASTM C131.
   3.  Recycled crushed concrete must be free from reinforcing steel and other objectionable material.
B. Soil Binder: Material passing the No. 40 Sieve meeting the following requirements when tested in accordance with ASTM D4318:

1. Maximum Liquid Limit: 40.
3. Maximum Lineal Shrinkage: 7 (when calculated from volumetric shrinkage at liquid limit).

C. Mixed Materials shall meet the following requirements:

1. Minimum compressive strength of 35 psi at 0 psi lateral pressure and 175 psi at 15 psi lateral pressure using triaxial testing procedures.
2. Grading in accordance with Tex-101-E and Tex-110-E within the following limits:

<table>
<thead>
<tr>
<th>Sieve</th>
<th>Percent Retained</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-3/4 inch</td>
<td>0 to 10</td>
</tr>
<tr>
<td>No. 4</td>
<td>45 to 75</td>
</tr>
<tr>
<td>No. 40</td>
<td>60 to 85</td>
</tr>
</tbody>
</table>

PART 3 EXECUTION

3.01 EXAMINATION

A. Verify compacted subgrade is ready to support imposed loads.
B. Verify lines and grades are correct.

3.02 PREPARATION

A. Complete backfill of new utilities below future grade.
B. Prepare subgrade in accordance with requirements of Section 02221 and Section 02225 or Sections 02241.
C. Correct subgrade deviations in excess of plus or minus 1/2 inch in cross section, or in 16 foot length by loosening, adding or removing material, reshaping and recompingating by sprinkling and rolling.
D. Prepare sufficient subgrade in advance of base course operations.
3.03 PLACEMENT

A. Spread and shape in lifts to compacted thickness not to exceed 8 inches. Complete spreading, shaping, and compacting on same day material is deposited.

B. Place base so that projecting reinforcing steel from curbs remain at approximate center of base. Secure a firm bond between reinforcement and base.

C. Start rolling operations as soon as possible after placement. Use sheepfoot, steel, or pneumatic rollers as approved. Roll longitudinally with subgrade starting from sides. Overlap successive strips by one-half width of each rear wheel.

D. Maintain moisture between optimum and 3 percent above optimum moisture.

E. Compact to 95 percent of Modified Proctor density in accordance with ASTM D1557, unless otherwise indicated on the Drawings.

F. Finish to grade and compact lift before placing successive lift.

G. Maintain shape by grading throughout operation.

H. Provide total thickness indicated on Drawings.

3.04 TOLERANCES

A. Completed surface shall be smooth and conform to typical section and established lines and grades.

B. Top surface of embankment: Plus or minus 1/4 inch in cross section, or in 16 foot length.

3.05 FIELD QUALITY CONTROL

A. Testing will be performed under provisions of Section 01410 - Testing Laboratory Services.

B. A minimum of one core will be taken at random locations per 1,000 linear feet per lane of roadway or 500 square yards of base to determine in-place depth.

C. Contractor may, at his own expense, request additional cores in the vicinity of cores indicating nonconforming in-place depths. If the average of the tests falls below the required depth, place and compact additional material at no additional cost to the Owner.

D. Compaction Testing will be performed in accordance with ASTM D1556 or ASTM D2922 and ASTM 3017 at a random location near each depth determination core. Rework and recompact areas that do not conform to compaction requirements.

E. Fill cores and density test sections with new compacted crushed stone flexible base.
3.06 PROTECTION

A. Sprinkle to prevent excessive loss of moisture.

B. Restrict construction traffic on finished base to equipment required to complete the work.

END OF SECTION
SECTION 02238
HOT MIX ASPHALTIC BASE COURSE

PART 1  G E N E R A L

1.01 SECTION INCLUDES
A. Foundation course of compacted a mixture of coarse and fine aggregates, and asphaltic material.

1.02 UNIT PRICES
A. No separate payment will be made for hot mix asphaltic base course under this Section. Include payment in unit price for asphaltic concrete pavement.
B. Refer to Section 01025 - Measurement and Payment for unit price procedures.
C. Refer to paragraph 3.10 for unit price adjustments.

1.03 SUBMITTALS
A. Submittals shall conform to requirements of Section 01300 - Submittals.
B. Submit certificates that asphaltic materials and aggregates meet requirements of paragraph 2.01.
C. Submit proposed design mix and test data for each type and strength of base course in Work.
D. Submit manufacturer's description and characteristics of mixing plant for approval.
E. Submit manufacturer's description and characteristics of spreading and finishing machine for approval.

PART 2  P R O D U C T S

2.01 MATERIALS
A. Coarse Aggregate: Gravel or crushed stone, or combination thereof that is retained on No. 10 sieve, uniform in quality throughout and free from dirt, organic, or other injurious matter occurring either free or as coating on aggregate. Aggregate shall conform to ASTM C33 except for gradation. Furnish rock or gravel with Los Angeles abrasion loss not to exceed 40 percent by weight when tested in accordance with ASTM C131.
B. Fine Aggregate: Sand or stone screenings, or combination thereof, passing No. 10 sieve. Aggregate shall conform to ASTM C33 except for gradation. Use sand composed of...
sound, durable stone particles free from loams or other injurious foreign matter. Furnish screenings of same or similar material as specified for coarse aggregate. Plasticity index of that part of fine aggregate passing No. 40 sieve shall be not more than 6 when tested by Tex-106-E. Sand equivalent shall have a minimum value of 45 when tested by Tex-203-F.

C. Composite Aggregate: Conform to the grading limits of TxDOT Item 340 for the paving type indicated on the Drawings.

D. Asphaltic Material: Moisture-free homogeneous material which will not foam when heated to 347 degrees F, meeting the following requirements:

<table>
<thead>
<tr>
<th>VISCOSITY GRADE</th>
<th>AC-10</th>
<th>AC-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>TEST</td>
<td>MIN</td>
<td>MAX</td>
</tr>
<tr>
<td>Viscosity, 140°F stokes</td>
<td>1000</td>
<td>200</td>
</tr>
<tr>
<td>Viscosity, 275°F stokes</td>
<td>1.9</td>
<td>-</td>
</tr>
<tr>
<td>Penetration, 77°F, 100 g, 5 sec.</td>
<td>85</td>
<td>-</td>
</tr>
<tr>
<td>Flash Point, C.E.C., F.</td>
<td>450</td>
<td>-</td>
</tr>
<tr>
<td>Solubility in trichloroethylene, percent</td>
<td>99.0</td>
<td>-</td>
</tr>
<tr>
<td>Tests on residues from thin film oven tests:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Viscosity, 140°F stokes</td>
<td>-</td>
<td>3000</td>
</tr>
<tr>
<td>Ductility, 77°F, 5 cms per min., cms</td>
<td>70</td>
<td>-</td>
</tr>
<tr>
<td>Spot tests</td>
<td></td>
<td>Negative for all grades</td>
</tr>
</tbody>
</table>

1. Material shall not be cracked.

2. Engineer will designate grade of asphalt to use after design tests have been made. Use only one grade of asphalt after grade is determined by test design for project.

2.02 EQUIPMENT

A. Mixing Plant: Weight-batching or drum mix plant with capacity for producing continuously mixtures meeting specifications. Plant shall have satisfactory conveyors, power units, aggregate handling equipment, hot aggregate screens and bins, and dust collectors.
Provide equipment to supply materials adequately in accordance with rated capacity of plant and produce finished material within specified tolerances. Following equipment is essential:

1. Cold aggregate bins and proportioning device
2. Dryer
3. Screens
4. Aggregate weight box and batching scales
5. Mixer
6. Asphalt storage and heating devices
7. Asphalt measuring devices
8. Truck scales

B. Bins: Separate aggregate into minimum of four bins to produce consistently uniform grading and asphalt content in completed mix.

2.03 MIXES

A. Employ and pay certified testing laboratory to prepare design mixes. Test in accordance with Tex-126-E, Tex-204-F, Tex-208-F, and Tex-227-F.

B. Density and Stability Requirements:

<table>
<thead>
<tr>
<th>Percent Density</th>
<th>Percent HVEEM Stability Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min</td>
<td>Max</td>
</tr>
<tr>
<td>95</td>
<td>99</td>
</tr>
<tr>
<td></td>
<td>97</td>
</tr>
<tr>
<td></td>
<td>Not Less Than 35</td>
</tr>
</tbody>
</table>

C. Proportions for Asphaltic Material: As specified in TxDOT Item 340 for the mix type shown on the Drawings.

PART 3 EXECUTION

3.01 EXAMINATION

A. Verify compacted subgrade is ready to support imposed loads.
B. Verify lines and grades are correct.

3.02 PREPARATION

A. Complete backfill of new utilities below future grade.
B. Prepare subgrade in accordance with requirements of Section 02221 and Section 02225 or Section 02241.

C. Correct subgrade deviations in excess of plus or minus 1/2 inch in cross section, or in 16-foot length by loosening, adding or removing material, reshaping and recompacting by sprinkling and rolling.

D. Prepare sufficient subgrade in advance of base course for efficient operations.

3.03 PRIME COAT

A. Conform to requirements of Section 02511.

3.04 TACK COAT

A. Conform to requirements of Section 02512.

3.05 PLACEMENT

A. Do not place asphaltic base when air temperature is below 50 degrees F and falling. Base may be placed when air temperature taken in shade and away from artificial heat is above 40 degrees F and rising.

B. Haul prepared and heated asphaltic concrete mixture to project in tight vehicles previously cleaned of foreign material. Mixture shall be at temperature between 250 degrees F and 325 degrees F when laid.

C. Spread material into place with approved mechanical spreading and finishing machine of screening or tamping type. Use track-mounted finish machine to place base course directly on earth subgrade.

D. Place base courses 4 inches or greater in thickness in two or more layers, each having compacted thickness of not greater than 4 inches. Spread all lifts. Attain smooth course of uniform density to section, line and grades as indicated on Drawings.

E. Place courses as nearly continuously as possible. Pass roller over unprotected ends of freshly laid mixture only when mixture has become cooled. When work is resumed, cut back laid material to produce slightly beveled edge for full thickness of course. Remove old material which has been cut away and lay new mix against fresh cut.

F. When new asphalt is laid against existing asphalt, existing asphalt shall be saw cut full depth to provide straight smooth joint.

G. In restricted areas where use of paver is impractical, spread and finish asphalt by mechanical compactor. Use wood or steel forms, rigidly supported to assure correct grade and cross section. Carefully place materials to avoid segregation of mix. Do not broadcast material. Remove any lumps that do not break down readily. Place asphalt courses in same sequence as if placed by machine.
3.06  COMPACTION

A. Begin rolling while pavement is still hot and as soon as it will bear roller without undue displacement or hair cracking. Keep wheels properly moistened with water to prevent adhesion of surface mixture. Do not use excessive water.

B. Compress surface thoroughly and uniformly, first with power-driven, 3-wheel, or tandem rollers weighing from 8 to 10 tons. Obtain subsequent compression by starting at side and rolling longitudinally toward center of pavement, overlapping on successive trips by at least one-half width of rear wheels. Make alternate trips slightly different in length. Continue rolling until no further compression can be obtained and all rolling marks are eliminated. Complete all rolling before mixture temperature drops below 175 degrees F.

C. Along walls, curbs, headers and similar structures, and in all locations not accessible to rollers, compact mixture thoroughly with lightly oiled tamps.

D. Compact base course to density not less than 92 percent of maximum possible density of voidless mixture composed of same materials in like proportions.

3.07  TOLERANCES

A. Furnish templates for checking surface of finished sections. Maximum deflection of templates, when supported at center, shall not exceed 1/8 inch.

B. Completed surface, when tested with 10-foot straightedge laid parallel to center line of pavement, shall show no deviation in excess of 1/8 inch in 10 feet. Correct any surface not meeting this requirement.

3.08  FIELD QUALITY CONTROL

A. Testing will be performed under provisions of Section 01410 - Testing Laboratory Services.

B. Minimum of one core will be taken at random locations per 1000 feet per lane of roadway or 500 square yards of base to determine in-place depth and density.

C. In-place density will be determined in accordance with Tex-207-F and Tex-227-F from cores or sections of asphalitic base located near each core. Other methods of determining in-place density, which correlate satisfactorily with results obtained from roadway specimens, may be used when approved by the Engineer.

D. Contractor may, at his own expense, request three additional cores in vicinity of cores indicating nonconforming in-place depths. In-place depth at these locations shall be average depth of four cores.

E. Fill cores and density test sections with new compacted asphalitic base.
3.09 NONCONFORMING PAVEMENT

A. Recompact pavement sections not meeting specified densities or replace them with new asphaltic concrete material. Patch asphalt pavement sections in accordance with procedures established by Asphalt Institute.

B. Remove and replace areas of asphaltic base found deficient in thickness by more than 10 percent. Use new asphaltic base of thickness shown on Drawings.

C. Nonconforming pavement sections shall be replaced at no additional cost to Owner.

3.10 UNIT PRICE ADJUSTMENT

A. Unit price adjustments shall be made for in-place depth determined by cores as follows:

1. Adjusted Unit Price shall be ratio of average thickness determined by cores to thickness bid upon, times unit price bid.

2. Adjustment shall apply to lower limit of 90 percent of unit price bid.

3. Average depth below 90 percent may be rejected by the Engineer.

3.11 PROTECTION

A. Do not open base to traffic until 12 hours after completion of rolling, or as shown on Drawings.

B. Maintain asphalt base in good condition until completion of Work.

C. Repair defects immediately by replacing base to full depth.

END OF SECTION
SECTION 02241

LIME STABILIZED SUBGRADE

PART 1  GENERAL

1.01  SECTION INCLUDES

A. Foundation course of lime stabilized natural subgrade material.

1.02  UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03  SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.
B. Submit certificates stating that hydrated lime, quicklime, or commercial lime slurry complies with these specifications.
C. Submit weight tickets, certified by supplier, with each bulk delivery of lime to work site.
D. Submit manufacturer's description and characteristics for rotary speed mixer and compaction equipment for approval.

1.04  TESTS

A. Testing will be performed under provisions of Section 01410 - Testing Laboratory Services.
B. Tests and analysis of soil materials will be performed in accordance with ASTM D4318.
C. Sampling and testing of lime slurry shall be in accordance with Tex-600-J.
D. Sample mixtures of hydrated lime or quicklime in slurry form will be tested to establish compliance with specifications.
E. Soil will be evaluated to establish percent of hydrated lime, quicklime, or lime slurry to be applied to subgrade material.
F. Moisture-density relationship will be established on material sample from roadway, after stabilization with lime, in accordance with ASTM D698.
1.05 DELIVERY, STORAGE, AND HANDLING

A. Bagged lime shall bear manufacturer's name, product identification, and certified weight. Bags varying more than 5 percent of certified weight may be rejected; average weight of 50 random bags in each shipment shall not be less than certified weight.

B. Store lime in weatherproof enclosures. Protect lime from ground dampness.

C. Quicklime can be dangerous; exercise extreme caution if used for the Work. Contractor shall become informed about recommended precautions in the handling, storage and use of quicklime.

PART 2 PRODUCTS

2.01 WATER

A. Water shall be clean; clear; and free from oil, acids, alkali, or organic matter.

2.02 LIME

A. Type A - Hydrated lime: Dry material consisting essentially of calcium hydroxide or mixture of calcium hydroxide and an allowable percentage of calcium oxide and magnesium hydroxide.

B. Type B - Commercial lime slurry: Liquid mixture consisting essentially of lime solids and water in slurry form. Water or liquid portion shall not contain dissolved material in sufficient quantity to be injurious or objectionable for purpose intended.

C. Type C - Quicklime: Dry material consisting essentially of calcium oxide. Furnish quicklime in either of the following grades:


   2. Grade S: Finely-graded quicklime for use in the preparation of a slurry for wet placing. Do not use grade S quicklime for dry placing.

D. Lime shall conform to following requirements:
LIME STABILIZED SUBGRADE

E. Lime slurry may be delivered to the job site as commercial lime, or may be prepared at the job site by using hydrated lime or quicklime. The slurry shall be free of liquids other than water and shall be of a consistency that can be handled and uniformly applied without difficulty.

PART 3 EXECUTION

3.01 EXAMINATION

A. Verify compacted subgrade is ready to support imposed loads.

B. Verify subgrade lines and grades are correct.

3.02 PREPARATION

A. Complete backfill of new utilities below future grade.

B. Cut material to bottom of subgrade using an approved cutting and pulverizing machine meeting following requirements:

<table>
<thead>
<tr>
<th>CHEMICAL COMPOSITION</th>
<th>TYPE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A</td>
</tr>
<tr>
<td>Active lime content, % by weight Ca(OH)₂+CaO</td>
<td>90.0 min¹</td>
</tr>
<tr>
<td>Unhydrated lime content, % by weight CaO</td>
<td>5.0 max</td>
</tr>
<tr>
<td>Free water content, % by weight H₂O</td>
<td>5.0 max</td>
</tr>
</tbody>
</table>

SIZING

Wet Sieve, as % by weight residue retained:

| No. 6 | 0.2 max | 0.2 max² | 8.0 max³ |
| No. 30 | 4.0 max | 4.0 max² | - |

Dry sieve, as % by weight residue retained:

| 1 – inch | - | - | 0.0 |
| 3/4-inch | - | - | 10.0 max |

Notes:
1. Maximum 5.0% by weight CaO shall be allowed in determining total active lime content.
2. Maximum solids content of slurry.
3. Total active lime content, as CaO, in material retained on the No. 6 sieve shall not exceed 2.0% by weight of original Type C lime.
1. Cutters accurately provide a smooth surface over entire width of cut to plane of secondary grade.

2. Visible indication that cut is to proper depth.

C. Alternatively, scarify or excavate to bottom of stabilized subgrade. Remove material or windrow to expose secondary grade. Correct wet or unstable material below secondary grade by scarifying, adding lime, and compacting. Obtain uniform stability.

D. Proof roll subgrade prior to lime application.

3.03 LIME SLURRY APPLICATION

A. Mix hydrated lime or quicklime with water to form a slurry of the solids content specified. Commercial lime slurry shall have dry solids content as specified. Conform to cautionary requirements of Paragraph 1.05C concerning use of quicklime.

B. Apply slurry with a distributor truck equipped with an agitator to keep lime and water in a consistent mixture. Make successive passes over measured section of roadway to attain proper moisture and lime content. Limit spreading to an area where preliminary mixing operations can be completed on the same working day.

C. Apply so that dry subgrade will contain a minimum lime content of 5 percent by weight of dry subgrade unless otherwise instructed by Testing Laboratory.

3.04 PRELIMINARY MIXING

A. Do not mix and place material when temperature is below 40 degrees F and falling. Base may be placed when temperature taken in shade and away from artificial heat is above 35 degrees F and rising.

B. Use approved single-pass or multiple-pass rotary speed mixers to mix soil, lime, and water to required depth. Obtain a homogeneous friable mixture free of clods and lumps.

C. Shape mixed subgrade to final lines and grades.

D. Eliminate following operations and final mixing if pulverization requirements of Paragraph 3.05C can be met during preliminary mixing:

1. Seal subgrade as a precaution against heavy rainfall by rolling lightly with light pneumatic rollers.

2. Cure soil-lime material for 1 to 4 days. Keep subgrade moist during cure.
3.05  FINAL MIXING

A. Use approved single-pass or multiple-pass rotary speed mixers to uniformly mix cured soil and lime to required depth.

B. Add water to bring moisture content of soil mixture to a minimum of optimum or above.

C. Mix and pulverize until all material passes a 1-3/4-inch sieve; a minimum of 85 percent, excluding nonslacking fractions, passes a 3/4-inch sieve; and a minimum of 60 percent excluding nonslacking fractions passes a No. 4 sieve.

D. Shape mixed subgrade to final lines and grades.

E. Do not expose hydrated lime to open air for 6 hours or more during interval between application and mixing. Avoid excessive hydrated lime loss due to washing or blowing.

3.06  COMPACTION

A. Aerate or sprinkle to attain optimum moisture content as determined by Testing Laboratory. Remove and reconstruct sections where average moisture content exceeds ranges specified at time of final compaction.

B. Start compaction immediately after final mixing, unless approved by Engineer.

C. Spread and compact in two or more approximately equal layers where total compacted thickness is to be greater than 8 inches.

D. Compact with approved heavy pneumatic or vibrating rollers, or a combination of tamping rollers and light pneumatic rollers. Begin compaction at the bottom and continue until entire depth is uniformly compacted.

E. Do not allow stabilized base to mix with underlying material. Correct irregularities or weak spots immediately by replacing material and recompacting.

F. Compact to following minimum densities at a moisture content of optimum to 3 percent above optimum as determined by ASTM D698, unless otherwise indicated on the Drawings:

1. Areas to receive pavement without subsequent base course: Minimum density of 98 percent of maximum dry density.

2. Areas to receive subsequent base course: Minimum density of 95 percent of maximum dry density.

G. Seal with approved light pneumatic tired rollers: Prevent surface hair line cracking. Rework and recompact at areas where hairline cracking develops.

3.07  CURING
A. Moist cure for a minimum of 3 days before placing base or surface course, or opening to traffic. Time may be adjusted as approved by Engineer. Subgrade may be opened to traffic after 2 days if adequate strength has been attained to prevent damage. Restrict traffic to light pneumatic rollers or vehicles weighing less than 10 tons.

B. Keep subgrade surface damp by sprinkling. Roll with light pneumatic roller to keep surface knit together.

C. Place base, surface, or seal course within 14 days after final mixing and compaction unless prior approval is obtained from Engineer.

3.08 TOLERANCES

A. Completed surface shall be smooth and conform to typical section and established lines and grades.

B. Top of compacted surface: Plus or minus 1/4 inch in cross section or in 16-foot length.

3.09 FIELD QUALITY CONTROL

A. Testing will be performed under provisions of Section 01410 - Testing Laboratory Services.

B. A minimum of one phenolphthalein test will be made at random locations per 1000 linear feet per lane of roadway or 500 square yards of base to determine in-place depth.

C. Contractor may, at his own expense, request additional cores in the vicinity of cores indicating nonconforming in-place depths. If the average of the tests falls below the required depth, place and compact additional material at no cost to the Owner.

D. Compaction Testing will be performed in accordance with ASTM D1556 or ASTM D2922 and ASTM D3017 at a random location near depth determination tests. Rework and recompact areas that do not conform to compaction requirements at no cost to the Owner.

E. Fill test sections with new compacted lime stabilized subgrade.

3.10 PROTECTION

A. Maintain stabilized subgrade to lines and grades and in good condition until placement of base or surface course. Protect the asphalt membrane, if used, from being picked up by traffic.

B. Repair defects immediately by replacing material to full depth.

END OF SECTION
PART 1     GENERAL

1.01 SECTION INCLUDES

A. Geotextile fabric, also called filter fabric, in applications such as a pipe embedment wrap and around the foundations of structures.

1.02 UNIT PRICES

A. No separate payment will be made for work performed under this Section. Include the cost of such work in unit prices for work requiring geotextile, such as pipe embedment, sewer line in tunnel, or placement of manhole foundations, as appropriate.

1.03 SUBMITTALS

A. Conform to Section 01300 - Submittals.

B. Submit the standard manufacturer's catalog sheets and other pertinent information, for approval, prior to installation.

C. Submit installation methods, as a part of the work plan for tunneling or for excavation and backfill for utilities. Obtain approval from Engineer for geotextile material and the proposed installation method prior to use of the geotextile.

PART 2     PRODUCTS

2.01 GEOTEXTILE

A. Provide a geotextile (filter fabric) designed for use in geotechnical applications which forms a permeable layer or media while retaining the soil matrix.

B. Use a fabric which meets the physical requirements for Class A Subsurface Drainage installation conditions as defined in AASHTO M288 and as specified in paragraph 2.02.

2.02 PROPERTIES

A. Material: Nonwoven, nonbiodegradable, fabric consisting only of continuous chain polymer filaments or yarns, at least 85 percent by weight polyolefins, polyesters or polyamide, formed into a dimensionally stable network.

B. Acceptable products for geotextile filter fabrics shall be Supac N-4NP by Phillips 66, Trevira No. 1115 as manufactured by Hoechst, Mirafi No. 160N, or equal.
C. Chemical Resistance: Inert to commonly encountered chemicals and hydrocarbons over a pH range of 3 to 12.

D. Physical Resistance: Resistant to mildew and rot, ultraviolet light exposure, insects and rodents.

E. Minimum Test Values:

<table>
<thead>
<tr>
<th>Property</th>
<th>Value (Min.)</th>
<th>Test Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grab Strength</td>
<td>180 lbs.</td>
<td>ASTM D 4632</td>
</tr>
<tr>
<td>Trapezoidal Tear Strength</td>
<td>50 lbs.</td>
<td>ASTM D 4533</td>
</tr>
<tr>
<td>Puncture Strength</td>
<td>80 lbs.</td>
<td>ASTM D 4833</td>
</tr>
<tr>
<td>Mullen Burst Strength</td>
<td>290 psi.</td>
<td>ASTM D 3786</td>
</tr>
<tr>
<td>Apparent Opening Size(1)</td>
<td>0.21 mm</td>
<td>ASTM D 4751</td>
</tr>
<tr>
<td>Permittivity (sec⁻¹)</td>
<td>0.2</td>
<td>ASTM D 4491</td>
</tr>
</tbody>
</table>

(1) Maximum average roll value.

PART 3  EXECUTION

3.01 LINE WORK

A. Use geotextile with backfill for utilities in conformance with Section 02227 - Excavation and Backfill for Utilities.

END OF SECTION
SECTION 02252

CEMENT STABILIZED SAND

PART 1    G E N E R A L

1.01 SECTION INCLUDES

A. Cement stabilized sand for bedding and backfill.

1.02 UNIT PRICES

A. No payment will be made for cement stabilized sand bedding and backfill under this Section. Include payment for cement stabilized sand in unit price for applicable utility or structure installation.

B. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit material qualification and mix design tests to include:
   i. Three series of tests of sand or fine aggregate material from the proposed source. Tests shall include procedures defined in Paragraph 2.01.
   ii. Three moisture-density relationship tests prepared using the material qualified by the tests of Paragraph 1.03B.1. Blends of fine aggregate from crushed concrete and bank run sand shall be tested at the ratio to be used for the mix design testing.
   iii. Mix design report to meet the design requirements of Paragraph 1.04. The mix design shall include compressive strength tests after 48-hours and 7 days curing.

1.04 DESIGN REQUIREMENTS

A. Design sand-cement mixture to produce a minimum unconfined compressive strength of 100 pounds per square inch in 48 hours when compacted to 95 percent in accordance with ASTM D558 and when cured in accordance with ASTM D1632, and tested in accordance with ASTM D1633. Mix for general use shall contain a minimum of 1.5 sacks of cement per cubic yard. Mix for use as sanitary sewer embedment within 9 feet of waterlines shall contain 2 sacks of cement per cubic yard. Compact mix with a moisture content on the dry side of optimum.
PART 2  PRODUCTS

2.01 MATERIALS

A. Cement: Type I Portland cement conforming to ASTM C150.

B. Sand: Clean, durable sand meeting grading requirements for fine aggregates of ASTM C33, or requirements for Bank Run Sand of Section 02229 - Utility Backfill Materials, and the following requirements:
   1. Classified as SW, SP or SM by the United Soil Classification System of ASTM D2487.
   2. Deleterious materials:
      a. Clay lumps, ASTM C142; less than 0.5 percent.
      b. Lightweight pieces, ASTM C123; less than 5.0 percent.
      c. Organic impurities, ASTM C40; color no darker than the standard color.
   3. Plasticity index of 4 or less when tested in accordance with ASTM D4318.

C. Fine aggregate manufactured from crushed concrete meeting the quality requirements for crushed rock material of Section 02229 - Utility Backfill Materials, may be used as a complete or partial substitute for bank run sand. The blending ratio of fine aggregate from crushed concrete and bank run sand shall be defined in the mix design report.

D. Water: Potable water, free of oils, acids, alkalies, organic matter or other deleterious substances, meeting requirements of ASTM C94.

2.02 MIXING MATERIALS

A. Thoroughly mix sand, cement and water in proportions of the mix design using a pugmill-type mixer. The plant shall be equipped with automatic weight controls to ensure correct mix proportions.

B. Stamp batch ticket at plant with time of loading directly after mixing. Material not placed and compacted within 4 hours after mixing shall be rejected.

PART 3  EXECUTION

3.01 PLACING

A. Place sand-cement mixture in 12-inch-thick loose lifts and compact to 95 percent of ASTM D558, unless otherwise specified. The moisture content during compaction shall be on the dry side of optimum but sufficient for hydration. Perform and complete compaction of sand-cement mixture within 4 hours after addition of water to mix at the plant.

B. Do not place or compact sand-cement mixture in standing or free water.
3.02 FIELD QUALITY CONTROL

A. Testing will be performed under provisions of Section 01410 - Testing Laboratory Services.

B. Mixing plant inspections will be performed periodically. Material samples will be obtained and tested in accordance with Paragraph 2.01, Materials, if there is evidence of change in material characteristic.

C. Random samples of delivered product will be taken in the field at point of delivery for each day of placement in a work area. Specimens will be prepared in accordance with ASTM C31 and tested for 48-hour compressive strength in accordance with ASTM D1633.

D. The cement content will be checked on samples obtained in the field whenever there are apparent changes in the mix properties.

3.03 ACCEPTANCE

A. Strength level of material will be considered satisfactory if:

1. The average 48-hour strength is greater than 100 psi with no individual strength test below 70 psi.

2. All 7-day individual strength tests (average of two specimens) are greater than or equal to 100 psi.

B. Material will be considered deficient when 7-day individual strength test (average of two specimens) is less than 100 psi but greater than 70 psi. See Paragraph 3.04 Adjustment for Deficient Strength.

C. The material will be considered unacceptable and subject to removal and replacement at Contractor’s expense when individual strength test (average of two specimens) has 7-day strength less than 70 psi.

D. When moving average of three daily 48-hour averages falls below 100 psi, discontinue shipment to project until plant is capable of producing material, which exceeds 100 psi at 48 hours. Five 48-hour strength tests shall be made in this determination with no individual strength tests less than 100 psi.

E. Testing laboratory shall notify Contractor, Project Manager, and material supplier by facsimile of tests indicating results falling below specified strength requirements within 24 hours.

F. If any strength test of laboratory cured specimens falls below the specified strength, Contractor may, at his own expense, request test of cores drilled from the area in question.
in accordance with ASTM C42. In such cases, three (3) cores shall be taken for each strength test that falls below the values given in 3.03.A.

G. Cement stabilized sand in an area represented by core tests shall be considered satisfactory if the average of three (3) cores is equal to at least 100 psi and if no single core is less that 70 psi. Additional testing of cores extracted from locations represented by erratic core strength results will be permitted.

3.04 ADJUSTMENT FOR DEFICIENT STRENGTH

A. When mixture produces 7-day compressive strength greater than or equal to 100 psi, then material will be considered satisfactory and bid price will be paid in full.

B. When mixture produces 7-day compressive strength less than 100 psi and greater than or equal to 70 psi, material shall be accepted contingent on credit in payment. Compute credit by the following formula:

\[
\text{Credit per Cubic Yard} = \$30.00 \times 2 \times \frac{100 \text{ psi} - \text{Actual psi}}{100}
\]

C. When mixture produces 7-day compressive strength less than 70 pounds per square inch, then remove and replace cement-sand mixture and paving and other necessary work at no cost to the City.

END OF SECTION
SECTION 02500
MILLING PAVEMENT

PART 1  GENERAL

1.01 SECTION INCLUDES

  A. Milling of existing asphalt or concrete pavement surface as required for installation of pavement overlay.

1.02 UNIT PRICES

  A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

PART 2  PRODUCTS

2.01 EQUIPMENT

  A. The teeth of the machine shall be capable of milling concrete or asphalt as appropriate. The equipment for removing the pavement surface shall be a power operated planning machine with a minimum six-foot cutting width. For detail work and for cutting widths less than six feet, equipment with less than six-foot cutting widths will be allowed. The equipment shall be self-propelled with sufficient power, traction and stability to maintain accurate depth of cut and slope. The equipment shall be capable of cutting four inches of asphaltic concrete pavement, one inch of portland cement concrete pavement, or a combination of two inches of asphaltic concrete pavement and one half inch of portland cement concrete pavement in one continuous operation.

  B. The equipment shall be equipped with an approved automatic dual longitudinal grade control system and a transverse control system unless otherwise directed by the Engineer. The longitudinal controls shall be capable of operating from any longitudinal grade reference, including stringline, ski, mobile stringline, or matching shoe. The transverse controls shall have an automatic system for controlling cross slope at a given rate.

  C. The grade reference used by the Contractor may be of any type approved by the Engineer. Control points shall be established for the finished profile. These points shall be set at intervals not to exceed 50 feet. The Contractor shall set the grade reference from the control points. The grade reference shall have sufficient support so that the maximum deflection shall not exceed 1/16-inch between supports.

  D. The machine shall have a manual system providing for uniformly varying the depth of cut while the machine is in motion, thereby making it possible to cut flush to all inlets, manholes, or other obstructions within the paved area. The speed of the machine shall be variable in order to leave the desired grid pattern.
E. The machine shall be equipped with integral loading and reclaiming devices to immediately remove material being cut from the surface of the roadway and discharge the cuttings into a truck, all in one operation. The machine shall be equipped with devices to control dust created by the cutting action.

F. Various machines may be permitted to make trial runs to demonstrate the capabilities of that machine. Any machine that is incapable of meeting the requirements of this Section, in the option of the Engineer, will not be permitted.

G. A street sweeper equipped with a water tank spray assembly to control dust, a pick-up broom, a gutter broom, and a dirt hopper shall be provided by the Contractor. The street sweeper shall be capable of removing cuttings and debris from the planed pavement. Other sweeping equipment may be provided in lieu of the street sweeper when approved by the Engineer in writing.

H. The Contractor shall provide any other equipment and personnel necessary for proper operation of the planing machine, to minimize dust and to remove cuttings.

PART 3 EXECUTION

3.01 PREPARATION

A. The Contractor shall not mill roadway more than 7 calendar days prior to pavement overlay construction.

3.02 MILLING

A. The existing pavement to within one foot of the face of curb shall be removed for a depth of one inch or otherwise designated or shown on the drawings for milling of existing pavement.

B. The pavement surface shall be removed for the length, depth and width and to the typical section shown on the drawings. The planed surfaced shall provide a satisfactory riding surface free from gouges, continuous longitudinal grooves, ridges, oil film and other imperfections of workmanship and shall have a uniform textured appearance.

C. When removing an asphaltic concrete pavement from an underlying portland cement concrete pavement, all of the asphaltic concrete pavement shall be removed, leaving a uniform surface of portland cement concrete, unless otherwise directed by the Engineer.

D. Any vertical or near vertical longitudinal face exceeding 1-1/4 inches in height in the pavement surface open to traffic at the end of a work period shall be sloped a minimum of 1:1. Transverse faces that are present at the end of a work period shall be tapered in a manner acceptable to the Engineer.

E. Loose portland cement concrete material from the operation shall be disposed of at sites obtained by the Contractor or otherwise approved by the Engineer. All materials removed under this contract become the property of the Contractor. Contractor shall legally dispose of such removed materials.
F. Pavement that is not removed by the planing machine adjacent to steep curbs, inlets, manholes or other obstructions shall be removed by other methods acceptable to the Engineer.

G. The pavement and curb surfaces shall be swept with a street sweeper or other sweeping equipment to remove all debris leaving a clean and presentable condition.

3.03 PROTECTION

A. Damage to water valves, water meters, manholes, curbs or other improvements shall be repaired or replaced at no additional cost to the Owner.

3.04 SURFACE TEXTURE AND TESTS

A. In areas where traffic will be permitted, the texture product shall be a grid pattern or any other pattern with discontinuous longitudinal striations that will provide, in the opinion of the Engineer, a satisfactory temporary riding surface.

B. The surface of the pavement, after planing, shall be ready for HMAC overlay and shall be true to the established line, grade and cross section. The pavement surface, when tested with a 10-foot straightedge placed parallel to the centerline of the roadway or tested by other equivalent or acceptable means, shall not have any deviation greater than 1/8-inch in 10 feet. The deviations shall be measured from the top of the texture. Any point in the surface not meeting this requirement shall be corrected as directed by the Engineer at the Contractor’s expense.

END OF SECTION
SECTION 02510

ASPHALTIC CONCRETE PAVEMENT

PART 1 GENERAL

1.01 SECTION INCLUDES

A. Surface courses of compacted mixture of coarse and fine aggregates and asphaltic material.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

B. Refer to paragraph 3.08 for unit price adjustments.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit certificates that asphaltic materials and aggregates meet requirements of Article 2.01, Materials, of this Specification Section.

C. Submit proposed design mix and test data for each type and strength of surface course in Work.

D. Submit manufacturer's description and characteristics of mixing plant for approval.

E. Submit manufacturer's description and characteristics of spreading and finishing machine for approval.

PART 2 PRODUCTS

2.01 MATERIALS

A. Coarse Aggregate: Gravel or crushed stone, or combination thereof, that is retained on No. 10 sieve, uniform in quality throughout and free from dirt, organic or other injurious matter occurring either free or as coating on aggregate. Aggregate shall conform to ASTM C33 except for gradation. Furnish rock or gravel with Los Angeles abrasion loss not to exceed 40 percent by weight when tested in accordance with ASTM C131.

B. Fine Aggregate: Sand or stone screenings or combination of both passing No. 10 sieve. Aggregate shall conform to ASTM C33 except for gradation. Use sand composed of sound, durable stone particles free from loams or other injurious foreign matter. Furnish screenings of same or similar material as specified for coarse aggregate. Plasticity index of that part of fine aggregate passing No. 40 sieve shall be not more than 6 when tested
by Tex-106-E. Sand equivalent shall have a minimum value of 45 when tested by Tex-203-F.

C. Composite Aggregate: Conform to the grading limits of TxDOT Item 340 for the paving type indicated on the drawings.

D. Asphaltic Material: Moisture-free homogeneous material which will not foam when heated to 347 degrees F, meeting following requirements:

**VISCOSITY GRADE**

<table>
<thead>
<tr>
<th>Test</th>
<th>AC-10</th>
<th>AC-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visosity, 140E strokes</td>
<td>1000</td>
<td>±200</td>
</tr>
<tr>
<td>Visosity, 275E strokes</td>
<td>1.9</td>
<td>-</td>
</tr>
<tr>
<td>Penetration, 77E, 100 g, 5 sec.</td>
<td>85</td>
<td>-</td>
</tr>
<tr>
<td>Flash Point, C.O.C., F.</td>
<td>450</td>
<td>-</td>
</tr>
<tr>
<td>Solubility in trichloroethkene</td>
<td>99.0</td>
<td>-</td>
</tr>
</tbody>
</table>

Tests on residues from thin film oven tests:

- Viscosity, 140E strokes: - 3000 - 6000
- Ductility, 77E, 5 cms per min., cms: 70 - 50 -
- Spot tests: Negative for all grades

1. Material shall not be cracked

2. The Engineer will designate grade of asphalt to use after design tests have been made. Use only one grade of asphalt after grade is determined by test design for project.

2.02 **EQUIPMENT**

A. Mixing Plant: Weight-batching or drum mix plant with capacity for producing continuously mixtures meeting specifications. Plant shall have satisfactory conveyors, power units, aggregate handling equipment, hot aggregate screens and bins, and dust collectors. Provide equipment to supply materials adequately in accordance with rated capacity of plant and produce finished material within specified tolerances. Following equipment is essential:
1. Cold aggregate bins and proportioning device.
2. Dryer.
3. Screens.
4. Aggregate weight box and batching scales.
5. Mixer.
6. Asphalt storage and heating devices.
8. Truck scales.

B. Bins: Separate aggregate into minimum of four bins to produce consistently uniform grading and asphalt content in completed mix.

2.03 MIXES

A. Employ and pay certified testing laboratory to prepare design mixes. Test in accordance with Tex-126-E or Tex-204-F and Tex-208-F.

B. Density and Stability Requirements:

<table>
<thead>
<tr>
<th>Percent Density</th>
<th>Percent HVEEM Stability Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min.</td>
<td>Max.</td>
</tr>
<tr>
<td>95</td>
<td>99</td>
</tr>
<tr>
<td>97</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td></td>
</tr>
</tbody>
</table>

C. Proportions for Asphaltic Material: As specified in TxDOT Item 340 for the paving type shown on the Drawings.

PART 3 EXECUTION

3.01 EXAMINATION

A. Verify compacted base course is ready to support imposed loads.

B. Verify lines and grades are correct.

3.02 PREPARATION

A. Prime Coat: If indicated on the Drawings, apply a prime coat conforming to requirements of Section 02511. Do not apply a tack coat until primed base has cured to satisfaction of the Engineer.
B. Tack Coat: Conform to requirements of Section 02512. Where the mixture will adhere to the surface on which it is to be placed without use of a tack coat, tack coat may be eliminated if approved by the Engineer.

C. Do not use cutback asphalt during the period of April 16 to September 15.

3.03 PLACEMENT

A. Do not place asphaltic mixture when air temperature is below 50 degrees F and falling. Mixture may be placed when air temperature taken in shade and away from artificial heat is above 40 degrees F and rising.

B. Haul prepared and heated asphaltic concrete mixture to the project in tight vehicles previously cleaned of foreign material. Mixture shall be at temperature between 250 degrees F and 325 degrees F when laid.

C. Spread material into place with approved mechanical spreading and finishing machine of screening or tamping type. Use track-mounted finish machine to place base course directly on earth subgrade.

D. Surface Course Material: Surface course 2 inches or less in thickness may be spread in one lift. Spread all lifts in such manner that, when compacted, finished course will be smooth, of uniform density, and will be to section, line and grade as shown. Coincide construction joints on surface courses with lane lines, or as directed by the Engineer.

E. Place courses as nearly continuously as possible. Pass roller over unprotected ends of freshly laid mixture only when mixture has cooled. When work is resumed, cut back laid material to produce slightly beveled edge for full thickness of course. Remove old material which has been cut away and lay new mix against fresh cut.

F. When new asphalt is laid against existing or old asphalt, existing or old asphalt shall be saw cut full depth to provide straight smooth joint.

G. In restricted areas where use of paver is impractical, spread and finish asphalt by mechanical compactor. Use wood or steel forms, rigidly supported to assure correct grade and cross section. Carefully place materials to avoid segregation of mix. Do not broadcast material. Remove any lumps that do not break down readily. Place asphalt courses in same sequence as if placed by machine.

3.04 COMPACTION

A. Begin rolling while pavement is still hot and as soon as it will bear roller without undue displacement or hair cracking. Keep wheels properly moistened with water to prevent adhesion of surface mixture. Do not use excessive water.

B. Compress surface thoroughly and uniformly, first with power-driven, 3-wheel, or tandem rollers weighing from 8 to 10 tons. Obtain subsequent compression by starting at side and rolling longitudinally toward center of pavement, overlapping on successive trips by at least one-half width of rear wheels. Make alternate trips slightly different in length.
Continue rolling until no further compression can be obtained and all rolling marks are eliminated. Complete all rolling before mixture temperature drops below 175 degrees F.

C. Use tandem roller for final rolling. Double coverage with approved pneumatic roller on asphaltic concrete surface is acceptable after flat wheel and tandem rolling has been completed.

D. Along walls, curbs, headers and similar structures, and in all locations not accessible to rollers, compact mixture thoroughly with lightly oiled tamps.

E. Compact binder course and surface course to density not less than 93 percent of the maximum possible density of voidless mixture composed of same materials in like proportions.

3.05 TOLERANCES

A. Furnish templates for checking surface in finished sections. Maximum deflection of templates, when supported at center, shall not exceed 1/8 inch.

B. Completed surface, when tested with 10-foot straightedge laid parallel to center line of pavement, shall show no deviation in excess of 1/8 inch in 10 feet. Correct any surface not meeting this requirement.

3.06 FIELD QUALITY CONTROL

A. Testing will be performed under provisions of Section 01410 - Testing Laboratory Services.

B. Minimum of one core will be taken at random locations per 1,000 feet per lane of roadway or 500 square yards of asphalt concrete pavement to determine in-place depth and density.

C. In-place density will be determined in accordance with Tex-207-F and Tex-227-F from cores or sections of asphaltic base located near each core. Other methods of determining in-place density, which correlate satisfactorily with results obtained from roadway specimens, may be used when approved by the Engineer.

D. Contractor may, at his own expense, request three additional cores in vicinity of cores indicating nonconforming in-place depths. In-place depth at these locations shall be average depth of four cores.

E. Fill cores and density test sections with new compacted asphaltic concrete pavement.

3.07 NONCONFORMING PAVEMENT

A. Recompact pavement sections not meeting specified densities or replace them with new asphaltic concrete material. Replace with new material sections of surface course pavement not meeting surface test requirements or having unacceptable surface texture.
Patch asphalt pavement sections in accordance with procedures established by Asphalt Institute.

B. Remove and replace areas of asphaltic concrete pavement found deficient in thickness by more than 10 percent. Use new asphaltic concrete pavement of thickness shown on Drawings.

C. Nonconforming pavement sections shall be replaced at no cost to Owner.

3.08 UNIT PRICE ADJUSTMENT

A. Unit price adjustments shall be made for in-place depth determined by cores as follows:

1. Adjusted Unit Price shall be ratio of average thickness as determined by cores to thickness bid upon, times unit price bid.

2. Adjustment shall apply to lower limit of 90 percent and upper limit of 105 percent of unit price bid.

3. Average depth below 90 percent may be rejected by the Engineer.

3.09 PROTECTION

A. Do not open pavement to traffic until 12 hours after completion of rolling, or as shown on Drawings.

B. Maintain asphaltic concrete pavement in good condition until completion of Work.

C. Repair defects immediately by replacing asphaltic concrete pavement to full depth.

END OF SECTION
SECTION 02511

PRIME COAT

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Prime coat for asphal tic concrete paving

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit product data for proposed prime coat.

C. Submit report of recent calibration of distributor.

PART 2  PRODUCTS

2.01 CUTBACK ASPHALT

A. Provide moisture-free homogeneous material which will not foam when heated to 347° F and which meets following requirements:

1. Asphalt material for prime coat shall be MC-30 or MC-70 and shall meet following requirements:

<table>
<thead>
<tr>
<th>Type-Grade Properties</th>
<th>MC-30</th>
<th>MC-70</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water, percent</td>
<td>Min.</td>
<td>Max.</td>
</tr>
<tr>
<td>Flash Point, T.O.C., °F</td>
<td>100</td>
<td>---</td>
</tr>
<tr>
<td>Kinematic Viscosity at 140°F, cst</td>
<td>30</td>
<td>60</td>
</tr>
</tbody>
</table>

2. Distillate shall be as follows, expressed as percent by volume of total distillate to 680° F:
### PRIME COAT

<table>
<thead>
<tr>
<th></th>
<th>MC-30 Min.</th>
<th>MC-30 Max.</th>
<th>MC-70 Min.</th>
<th>MC-70 Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>to 437°F</td>
<td>---</td>
<td>25</td>
<td>---</td>
<td>20</td>
</tr>
<tr>
<td>to 500°F</td>
<td>40</td>
<td>70</td>
<td>20</td>
<td>60</td>
</tr>
<tr>
<td>to 600°F</td>
<td>75</td>
<td>93</td>
<td>65</td>
<td>90</td>
</tr>
<tr>
<td>Residue from 680°F Distillation, Volume, percent</td>
<td>50</td>
<td>---</td>
<td>55</td>
<td>---</td>
</tr>
</tbody>
</table>

3. Tests on Distillation Residue:

<table>
<thead>
<tr>
<th></th>
<th>MC-30 Min.</th>
<th>MC-30 Max.</th>
<th>MC-70 Min.</th>
<th>MC-70 Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Penetration at 77°F, 100g, 5 sec.</td>
<td>120</td>
<td>250</td>
<td>120</td>
<td>250</td>
</tr>
<tr>
<td>Ductility at 77°F, 5 cm/min. cms</td>
<td>100*</td>
<td>---</td>
<td>100*</td>
<td>---</td>
</tr>
<tr>
<td>Solubility in trichloroethylene, %</td>
<td>99</td>
<td>---</td>
<td>99</td>
<td>---</td>
</tr>
<tr>
<td>Spot Test</td>
<td>All Negative</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* If penetration of residue is more than 200 and ductility at 77°F is less than 100 cm, material will be acceptable if its ductility at 60°F is more than 100.

### 2.02 EMULSIFIED PETROLEUM RESIN

A. EPR-1 Prime: Slow curing emulsion of petroleum resin and asphalt cement conforming to the following requirements:

<table>
<thead>
<tr>
<th>PROPERTIES</th>
<th>MIN</th>
<th>MAX</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fural Viscosity at 77°F, sec</td>
<td>14</td>
<td>40</td>
</tr>
<tr>
<td>Residue by Evaporation, % by weight</td>
<td>60</td>
<td>-</td>
</tr>
<tr>
<td>Sieve Test, %</td>
<td>-</td>
<td>0.1</td>
</tr>
<tr>
<td>Particle Charge Test</td>
<td>Positive</td>
<td></td>
</tr>
<tr>
<td>Tests on the Distillation Residue:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Flash Point, COC (F)</td>
<td>400</td>
<td>-</td>
</tr>
<tr>
<td>Kinematic Viscosity @ 140°F (cSt)</td>
<td>190</td>
<td>350</td>
</tr>
</tbody>
</table>

B. For use, EPR-1 may be diluted with water up to a maximum of three parts water to one part EPR-1 in order to achieve the desired concentration of residual resin/asphalt to facilitate application.

### PART 3 EXECUTION

#### 3.01 EXAMINATION

A. Verify base is ready to support imposed loads.

B. Verify lines and grades are correct.

#### 3.02 PREPARATION

*ARKK Standard 3/14/2012*
A. Thoroughly clean base course surface of loose material by brooming prior to application of prime coat.

B. Prepare sufficient base in advance of paving for efficient operations.

3.03 APPLICATION, GENERAL

A. Apply prime coat with approved type of self-propelled pressure distributor. Distribute prime coat evenly and smoothly under pressure necessary for proper distribution.

B. Keep all storage tanks, piping, retorts, booster tanks and distributors used in handling asphaltic materials clean and in good operating conditions. Conduct operations so that asphaltic material does not become contaminated.

C. If yield of asphaltic material appears to be in error, recalibrate distributor prior to continuing Work.

D. Maintain the surface until Work is accepted by Owner.

3.04 APPLICATION, CUTBACK ASPHALT

A. Do not use cutback asphalt during the period of April 16 to September 15.

B. Do not place prime coat when air temperature is below 60 degrees F and falling. Materials may be placed when air temperature taken in shade and away from artificial heat is above 50 degrees F and rising.

C. Distribute at rate of 0.25 to 0.35 gallons per square yard.

D. Provide all necessary facilities for determining temperature of asphaltic material in all heating equipment and in distributor, for determining rate of application, and for obtaining uniformity at junction of two distributor loads. Provide and maintain in good working order, recording thermometer at storage heating unit at all times.

E. Temperature of application shall be based on temperature-viscosity relationship that will permit application of asphalt with viscosity of 100 to 125 centistokes. Maintain asphalt within 15° F of temperature required to meet viscosity. Selected temperature shall be within following range.

<table>
<thead>
<tr>
<th>Prime Coat Type</th>
<th>Minimum (° F)</th>
<th>Maximum (° F)</th>
</tr>
</thead>
<tbody>
<tr>
<td>MC-30</td>
<td>70</td>
<td>150</td>
</tr>
<tr>
<td>MC-70</td>
<td>125</td>
<td>175</td>
</tr>
</tbody>
</table>

F. Do not allow temperature of MC-30 to exceed 175° F at any time.

G. Do not allow temperature of MC-70 to exceed 200° F at any time.

3.05 APPLICATION, EMULSIFIED PETROLEUM RESIN
A. Do not place prime coat when air temperature is below 36° F and falling.

B. Distribute at rate of 0.15 to 0.25 gallons per square yard.

3.06 PROTECTION

A. No traffic or placing of subsequent courses shall be permitted over freshly applied prime coat until authorized by the Engineer.

END OF SECTION
SECTION 02512

TACK COAT

PART 1  GENERAL

1.01 SECTION INCLUDES
A. Tack coat for asphaltic concrete paving.

1.02 UNIT PRICES
A. No separate payment will be made for tack coat under this Section. Include payment in unit price for asphaltic concrete pavement.

1.03 SUBMITTALS
A. Submittals shall conform to requirements of Section 01300 - Submittals.
B. Submit product data for proposed tack coat.
C. Submit report of recent calibration of distributor.

PART 2  PRODUCTS

2.01 CUTBACK ASPHALT
A. Provide moisture-free homogeneous material which will not foam when heated to 347 degrees F and which meets following requirements:

1. Asphalt material for tack coat: RC-250 and meet following:

<table>
<thead>
<tr>
<th>Properties</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water, percent</td>
<td>---</td>
<td>0.2</td>
</tr>
<tr>
<td>Flash Point, T.O.C., deg. F</td>
<td>80</td>
<td>---</td>
</tr>
<tr>
<td>Kinematic Viscosity at 140EF, cst</td>
<td>250</td>
<td>400</td>
</tr>
</tbody>
</table>

2. Distillate: Expressed as percent by volume of total distillate to 680° F:

<table>
<thead>
<tr>
<th></th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>to 437EF</td>
<td>40</td>
<td>75</td>
</tr>
<tr>
<td>to 500EF</td>
<td>65</td>
<td>90</td>
</tr>
<tr>
<td>to 600EF</td>
<td>85</td>
<td>--</td>
</tr>
<tr>
<td>Residue from 680EF Distillation, Volume, percent</td>
<td>70</td>
<td>--</td>
</tr>
</tbody>
</table>

3. Tests on Distillation Residue:
Penetration at 77EF, 100g, 5 sec.  | Min.  | Max.  
---|---|---
100 | 150 
Ductility at 77EF, 5 cm/min. cms | Min.  | Max.  
100 | --- 
Solubility in trichloroethylene | Min.  | Max.  
99 | --- 

Spot Test | All Negative 

2.02 EMULSION 

A. Provide homogeneous material which shall show no separation of asphalt after mixing and shall meet the viscosity requirements at any time within 30 days after delivery. 

1. Emulsion material for tack coat: SS-1 and meet following: 

<table>
<thead>
<tr>
<th>Test</th>
<th>Min.</th>
<th>Max.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Furol Viscosity as 77 F, sec.</td>
<td>30</td>
<td>100</td>
</tr>
<tr>
<td>Residue by Distillation, %</td>
<td>60</td>
<td>---</td>
</tr>
<tr>
<td>Oil Portion of Distillate, %</td>
<td>---</td>
<td>2</td>
</tr>
<tr>
<td>Sieve Test, %</td>
<td>---</td>
<td>0.1</td>
</tr>
<tr>
<td>Miscibility (Standard Test)</td>
<td>Passing</td>
<td>Passing</td>
</tr>
<tr>
<td>Cement Mixing, %</td>
<td>---</td>
<td>2.0</td>
</tr>
<tr>
<td>Storage Stability, 1 Day, %</td>
<td>---</td>
<td>1</td>
</tr>
</tbody>
</table>

Test on Residue: 

Penetration at 77 F, 100g, 5 sec | 120 | 160 |
Solubility in Trichloroethylene, % | 97.5 | --- |
Ductility at 77 F, cm/min. cms | 100 | --- |

2. For emulsions used for tack coats during the period of April 16 to September 15, volatile organic compound solvents (VOC) shall not exceed 12% by weight when tested in accordance with ASTM D244. 

PART 3 EXECUTION 

3.01 EXAMINATION 

A. Verify compacted base is ready to support imposed loads. 

B. Verify lines and grades are correct. 

3.02 PREPARATION 

A. Thoroughly clean base course or concrete surface of loose material by brooming prior to application of tack coat.
3.03 APPLICATION

A. Apply tack coat uniformly by use of approved distributor at rate not to exceed 0.05 gallons per square yard of surface.

B. Paint all contact surfaces of curbs and structures, and all joints with thin uniform coat of tack coat.

C. Cutback Asphalt:
   1. Do not use cutback asphalt during the period of April 16 to September 15.
   2. Do not place tack coat when air temperature is below 50 degrees F and falling. Materials may be placed when air temperature taken in shade and away from artificial heat is above 40 degrees F and rising.
   3. Temperature of tack coat shall be between 125 degrees F and 180 degrees F when applied.
   4. Do not heat tack coat above 200 degrees F at any time.

3.04 PROTECTION

A. No traffic or placing of subsequent courses shall be permitted over freshly applied tack coat until authorized by the Engineer.

END OF SECTION
SECTION 02521
CONCRETE PAVING

PART 1         GENERAL

1.01  SECTION INCLUDES
A.   Portland Cement Concrete Paving.

1.02  UNIT PRICES
A.   Refer to Section 01025 - Measurement and Payment for unit price procedures.
B.   Refer to Paragraph 3.15 for unit price adjustments.

1.03  SUBMITTALS
A.   Submittals shall conform to requirements of Section 01300 - Submittals.
B.   Submit proposed mix design and test data for each type and strength of concrete in Work. Include proportions and actual compressive strength obtained from design mixes at required test ages.
C.   Submit manufacturer's description and characteristics for mixing equipment, and for traveling form paver, if proposed for use, for approval.
D.   Submit manufacturer's certificates giving properties of reinforcing steel. Provide specimens for testing when required by the Engineer.

1.04  HANDLING AND STORAGE
A.   Do not mix different classes of aggregate without written permission of the Engineer.
B.   Class of aggregate being used may be changed before or during Work with written permission of the Engineer. New class shall comply with specifications.
C.   Segregated aggregate will be rejected. Before using aggregate whose particles are separated by size, mix them uniformly to grading requirements.
D.   Aggregates mixed with dirt, weeds or foreign matter will be rejected.
E.   Do not dump or store aggregate in roadbed.

PART 2         PRODUCTS

2.01  MATERIALS
A.   Portland Cement:
1. Sample and test cement to verify compliance with Standards of ASTM C150, Type I or Type III.

2. Bulk cement which meets referenced standards may be used if the method of handling is approved by the Engineer. When using bulk cement, provide satisfactory weighing devices.

B. Water: Conform to requirements for water in ASTM C94.

C. Coarse Aggregate: Crushed stone or gravel, or combination thereof, which is clean, hard, durable, conforms to requirements of ASTM C33, and has abrasion loss not more than 45 percent by weight when subjected to Los Angeles Abrasion Test (ASTM C131).

1. Maximum percentage by weight of deleterious substances shall not exceed the following values:

<table>
<thead>
<tr>
<th>Item</th>
<th>Percent by Weight of Total Sample Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clay lumps and friable particles</td>
<td>3.0</td>
</tr>
<tr>
<td>Material finer than 75-μm (No. 200) sieve:</td>
<td></td>
</tr>
<tr>
<td>Concrete subject to abrasion</td>
<td>3.0*</td>
</tr>
<tr>
<td>All Other concrete</td>
<td>5.0*</td>
</tr>
<tr>
<td>Coal and lignite:</td>
<td></td>
</tr>
<tr>
<td>Where surface appearance of concrete</td>
<td></td>
</tr>
<tr>
<td>is of importance</td>
<td>0.5</td>
</tr>
<tr>
<td>All other concrete</td>
<td>1.0</td>
</tr>
</tbody>
</table>

* In case of manufactured sand, if material is finer than 75-μm (No. 200) sieve consists of dust of fracture, essentially free from clay or shale, these limits may be increased to 5 and 7 percent, respectively.

2. Coarse aggregate (size 1-1/2 inch to No. 4 sieve) shall conform to requirements of ASTM C33. Gradation shall be within the following limits when graded in accordance with ASTM C136:

<table>
<thead>
<tr>
<th>Sieve Designation (Square Openings)</th>
<th>Percentage by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retained on 1-3/4” sieve</td>
<td>0</td>
</tr>
<tr>
<td>Retained on 1-1/2” sieve</td>
<td>0 to 5</td>
</tr>
<tr>
<td>Retained on 3/4” sieve</td>
<td>30 to 65</td>
</tr>
<tr>
<td>Retained on 3/8” sieve</td>
<td>70 to 90</td>
</tr>
<tr>
<td>Retained on No. 4 sieve</td>
<td>95 to 100</td>
</tr>
<tr>
<td>Loss by Decantation Test</td>
<td></td>
</tr>
<tr>
<td>*Method Tex-406-A</td>
<td>1.0 maximum</td>
</tr>
</tbody>
</table>

* In case of aggregates made primarily from crushing of stone, if material finer than 200 sieve is dust of fracture essentially free from clay or shale as established by Part III of Tex-406-A, percent may be increased to 1.5.
D. Fine Aggregate: Sand, manufactured sand, or combination thereof, composed of clean, hard, durable, uncoated grains, free from loams or other injurious foreign matter. Fine aggregate for concrete shall conform to requirements of ASTM C33. Gradation shall be within following limits when graded in accordance with ASTM C136:

<table>
<thead>
<tr>
<th>Sieve Designation (Square Openings)</th>
<th>Percentage by Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retained on 3/8” sieve</td>
<td>0</td>
</tr>
<tr>
<td>Retained on No. 4 sieve</td>
<td>0 to 5</td>
</tr>
<tr>
<td>Retained on No. 8 sieve</td>
<td>0 to 20</td>
</tr>
<tr>
<td>Retained on No. 16 sieve</td>
<td>15 to 50</td>
</tr>
<tr>
<td>Retained on No. 30 sieve</td>
<td>35 to 75</td>
</tr>
<tr>
<td>Retained on No. 50 sieve</td>
<td>65 to 90</td>
</tr>
<tr>
<td>Retained on No. 100 sieve</td>
<td>90 to 100</td>
</tr>
<tr>
<td>Retained on No. 200 sieve</td>
<td>97 to 100</td>
</tr>
</tbody>
</table>

1. When subjected to color test for organic impurities (ASTM C40), fine aggregate shall not show color darker than standard color. Fine aggregate shall be subjected to Sand Equivalent Test (Tex-203-F). Sand equivalent value shall not be less than 80, unless higher value is shown on Drawings.

E. Air Entraining Agent: Furnish an air entraining agent conforming to requirements of ASTM C260.

F. Water Reducer: Water reducing admixture conforming to requirements of ASTM C494 may be used if required to improve the workability of concrete. Amount and type of such admixture shall be subject to approval by the Engineer.

G. Reinforcing Steel:

1. Provide new billet steel manufactured by open hearth process and conforming to ASTM A615, Grade 60. Store steel to protect it from mechanical injury and rust. At time of placement, steel shall be free from dirt, scale, rust, paint, oil or other injurious materials.

2. Cold bend reinforcing steel to shapes shown. Once steel has been bent, it may not be rebent.

H. Fibrous Reinforcing: Conform to requirements of Section 03240.

2.02 EQUIPMENT

A. Equipment: Conform to requirements of ASTM C94.

2.03 MIXING

A. Employ and pay certified testing laboratory to prepare mix designs. Compressive strength shall be as specified using test specimens prepared in accordance with ASTM C31 and tested in accordance with ASTM C39. Contractor shall determine and measure batch quantity of each ingredient, including all water for batch designs and all concrete.
produced for Work. Mix shall conform to these specifications and other requirements indicated on Drawings.

B. Mix design to produce concrete which will have compressive strength of 3000 psi at 7 days and 3500 psi at 28 days. When high-early-strength cement is used, it shall reach at least 3250 psi at 72 hours and 3500 psi at 28 days. Slump of concrete shall be at least 1 inch, but no more than 5 inches, when tested in accordance with ASTM C143.

1. Concrete pavement shall contain at least 5-1/2 sacks (94 pounds per sack) of cement per cubic yard, with not more than 6.5 gallons of water, net, per sack of cement (water cement ratio maximum 0.57). Cement content shall be determined in accordance with ASTM C138. No fly ash will be allowed.

2. Coarse dry aggregate shall not exceed 85 percent of loose volume of concrete.

3. Add air-entraining admixture to ensure uniform distribution of agent throughout batch. Base air content of freshly mixed air-entrained concrete upon trial mixes with materials to be used in Work, adjusted to produce concrete of required plasticity and workability. Percentage of air entrainment in mix shall be 4-1/2 percent plus or minus 1-1/2 percent. Air content shall be determined by testing in accordance with ASTM C231.

4. Use retardant when temperature exceeds 90 degrees F. Proportion shall be as recommended by manufacturer. Use same brand as used for air-entraining agent. Add and batch material using same methods as used for air-entraining agent.

PART 3   EXECUTION

3.01 EXAMINATION

A. Verify compacted base is ready to support imposed loads and meets compaction requirements.

B. Verify lines and grades are correct.

3.02 PREPARATION

A. Properly prepare, shape and compact each section of subgrade before placing forms, reinforcing steel or concrete. After forms have been set to proper grade and alignment, use subgrade planer to shape subgrade to its final cross section. Check contour of subgrade with template.

B. Remove subgrade that will not support loaded form. Replace and compact subgrade to required density.

3.03 EQUIPMENT

A. Alternate equipment and methods, other than those required by this article, may be used provided the Contractor demonstrates that equal, or better, results will be obtained.
Maintain equipment for preparing subgrade and for finishing and compacting concrete in good working order.

B. Subgrade Planer and Template:

1. Use subgrade planer with adjustable cutting blades to trim subgrade to exact section shown on Drawings. Select planer mounted on visible rollers which ride on forms. Planer frame must have sufficient weight so that it will remain on form at all times, and have such strength and rigidity that, under tests made by changing support from wheels to center, planer will not develop deflection of more than 1/8 inch. Tractors used to pull planer shall not produce ruts or indentations in subgrade. When slip form method of paving is used, operate subgrade planer on prepared track grade or have it controlled by electronic sensor system operated from string line to establish horizontal alignment and elevation of subbase.

2. Provide template for checking contour of subgrade. Template shall be long enough to rest upon side forms and have such strength and rigidity that, when supported at center, maximum deflection shall not exceed 1/8 inch. Fit template with accurately adjustable rods projecting downward at 1-foot intervals. Adjust these rods to gauge cross sections of slab bottom when template is resting on side forms.

C. Machine Finisher: Provide a power-driven, transverse finishing machine designed and operated to strike off and consolidate concrete. Machine shall have two screeds accurately adjusted to crown of pavement and with frame equipped to ride on forms. Use finishing machine with rubber tires if it operates on concrete pavement.

D. Hand Finishing:

1. Provide mechanical strike and tamping template 2 feet longer than width of pavement to be finished. Shape template to pavement section.

2. Provide two bridges to ride on forms and span pavement for finishing expansion and dummy joints. Provide floats and necessary edging and finishing tools.

E. Belt Finishing: While concrete is still workable, give surface final belting to produce a uniform surface of gritty texture. Perform belting with short rapid transverse strokes having sweeping longitudinal motion.

F. Vibrators: Furnish mechanically operated synchronized vibrators mounted on tamping bar which rides on forms and hand-manipulated mechanical vibrators. Furnish vibrators with frequency of vibration to provide maximum consolidation of concrete without segregation.

G. Traveling Form Paver: Approved traveling form paver may be used in lieu of construction methods employing forms, consolidating, finishing and floating equipment. Requirements of this specification for subgrade, pavement tolerances, pavement depth,
alignments, consolidation, finishing and workmanship shall be met. If traveling form paver does not provide concrete paving that meets the compaction, finish and tolerances requirements of this specification, its use shall be immediately discontinued when so ordered by the Engineer and conventional methods shall be used.

1. Equip traveling paver with longitudinal transangular finishing float adjustable to crown and grade. Float shall be long enough to extend across pavement to side forms or edge of slab.

2. Insure that continuous deposit of concrete can be made at paver to minimize starting and stopping. Use conventional means of paving locations inaccessible to traveling paver, or having horizontal or vertical curvature that traveling paver cannot negotiate.

3. Where Drawings require tie bars for adjacent paving, securely tie and support bars to prevent displacement. Tie bars may be installed with approved mechanical bar inserter mounted on traveling-form paver. Replace any pavement in which tie bars assume final position other than that shown on Drawings, unless corrective alternates are authorized in writing by the Engineer.

3.04 FORMS

A. Side Forms: Use metal forms of approved shape and section. Preferred depth of form shall be equal to required edge thickness of pavement. Forms with depths greater or less than required edge thickness of pavement will be permitted, provided difference between form depth and edge thickness is not greater than 1 inch, and further provided that forms of depth less than pavement edge are brought to required edge thickness by securely attaching wood or metal strips to bottom of form, or by grouting under form. Bottom flange of form shall be same size as thickness of pavement. Aluminum forms are not allowed. All forms shall be approved by the Engineer. Length of form sections shall be not less than 10 feet and each section shall provide for staking in position with not less than 3 pins. Flexible or curved forms of wood or metal of proper radius shall be used for curves of 200-foot radius or less. Forms shall have ample strength and shall be provided with adequate devices for secure setting so that when in-place they will withstand, without visible springing or settlement, impact and vibration of finishing machine. In no case shall base width be less than 8 inches for form 8 inches or more in height. Forms shall be free from warp, bends or kinks and shall be sufficiently true to provide reasonable straight edge on concrete. Top of each form section, when tested with straight edge, shall conform to requirements specified for surface of completed pavement. Provide sufficient forms for satisfactory placement of concrete. For short radius curves, forms less than 10 feet in length or curved forms may be used. For curb returns at street intersections and driveways, wood forms of good grade and quality may be used.

B. Form Setting:

1. Rest forms directly on subgrade. Do not shim with pebbles or dirt. Accurately set forms to required grade and alignment and, during entire operation of placing, compacting and finishing of concrete, do not deviate from this grade and
alignment more than 1/8 inch in 10 feet of length. Do not remove forms for at least 8 hours after completion of finishing operations. Provide supply of forms that will be adequate for orderly and continuous placing of concrete. Set forms and check grade for at least 300 feet ahead of mixer or as approved by the Engineer.

2. Adjacent slabs may be used instead of forms, provided that concrete is well protected from possible damage by finishing equipment. These adjacent slabs shall not be used for forms until concrete has aged at least 7 days.

3.05 REINFORCING STEEL AND JOINT ASSEMBLIES

A. Accurately place reinforcing steel and joint assemblies and position them securely as indicated on Drawings. Wire reinforcing bars securely together at intersections and splices. Bars and coatings shall be free of rust, dirt or other foreign matter when concrete is placed. Place all reinforcing steel and secure to chairs.

B. Place pavement joint assemblies at required locations and elevations, and rigidly secure all parts in required positions. Install dowel bars accurately in joint assemblies as shown, each parallel to pavement surface and to center line of pavement. Rigidly secure in required position to prevent displacement during placing and finishing of concrete. Accurately cut header boards, joint filler and other material used for forming joints to receive each dowel bar. Drill dowels into existing pavement, secure with epoxy, and provide paving headers, as required, to provide rigid pavement sections.

3.06 FIBROUS REINFORCING

A. Do not use fibrous reinforcing to replace structural, load bearing or moment reinforcing steel.

B. Mix and place in accordance with requirements of Section 03240.

3.07 PLACEMENT

A. Place concrete only when air temperature taken in shade and away from artificial heat is above 35 degrees F and rising. Concrete shall not be placed when temperature is below 40 degrees F and falling. When temperatures warrant protection against freezing, protect the pavement for the specified curing period. Submit for approval proposed measures to protect the concrete from anticipated freezing weather for the 72 hr. after placement. Repair or replace all concrete damaged by freezing.

When concrete temperature is 85 degrees F or above, do not exceed 60 minutes between introduction of cement to the aggregates and discharge. When the weather is such that the concrete temperature would exceed 90 degrees F, employ effective means, such as pre-cooling of aggregates and mixing water, using ice or placing at night, as necessary to maintain concrete temperature, as placed, below 90 degrees F.

B. Place concrete within 90 minutes of mixing if concrete temperature is 85 degrees or less. Remove and dispose of concrete not placed within this period.
C. Concrete slump during placement shall be 1 to 5 inches, except when using traveling-form paver slump shall be maximum of 2 inches.

D. Deposit concrete rapidly and continuously on subgrade or subbase in successive batches. Distribute concrete to required depth and for entire width of placement in manner that will require as little rehandling as possible. Where hand spreading is necessary, distribute concrete with shovels or by other approved methods. Use only concrete rakes in handling concrete. At end of day or in case of unavoidable interruption of more than 30 minutes, place transverse construction joint at point of stopping work. Remove and replace sections less than 10 feet long.

E. Take special care in placing and spading concrete against forms and at longitudinal and transverse joints to prevent honeycombing. Voids in edge of finished pavement will be cause for rejection.

3.08 COMPACTION

A. Consolidate the concrete using mechanical vibrators as specified herein. Extend a vibratory unit across the pavement, not quite touching side forms. Space individual vibrators at close enough intervals to vibrate and consolidate entire width of pavement uniformly. Mount mechanical vibrators to avoid contact with forms, reinforcement, transverse or longitudinal joints.

B. Furnish enough hand-manipulated mechanical vibrators for proper consolidation of concrete along forms, at joints and in areas not covered by mechanically controlled vibrators.

3.09 FINISHING

A. Finish concrete pavement with power-driven transverse finishing machines or by hand finishing methods.

1. Use transverse finishing machine to make at least two trips over each area. Make last trip continuous run of not less than 40 feet. After transverse screeding, use hand-operated longitudinal float to test and level surface to required grade.

2. Hand finish with mechanical strike and tamping template as wide as pavement to be finished. Shape template to pavement section. Move strike template forward in direction of placement, maintaining slight excess of material in front of cutting edge. Make at least two trips over each area. Screed pavement surface to required section. Work screed with combined transverse and longitudinal motion in direction work is progressing. Maintain screed in contact with forms. Use longitudinal float to level surface.

B. On narrow strips and transitions, finish concrete pavement by hand. Thoroughly work concrete around reinforcement and embedded fixtures. Strike off concrete with strike-off screed. Move strike-off screed forward with combined transverse and longitudinal motion in direction work is progressing, maintaining screed in contact with forms, and
maintaining slight excess of materials in front of cutting edge. Tamp concrete with tamping template. Use longitudinal float to level surface.

C. While concrete is still workable, give surface final belting to produce a uniform surface of gritty texture and striations of 1/16” to 1/8” deep.

3.10 JOINTS AND JOINT SEALING
A. Conform to requirements of Section 02523.

3.11 CONCRETE CURING
A. Conform to requirements of Section 02525.

3.12 TOLERANCES
A. Test entire surface before initial set and correct irregularities or undulations. Bring surface within requirements of following test and then finish. Place 10-foot straightedge parallel to center of roadway to bridge any depressions and touch all high spots. Do not permit ordinates measured from face of straight edge to surface of pavement to exceed 1/16 inch per foot from nearest point of contact. Maximum ordinate with 10-foot straightedge shall not exceed 1/8 inch.

3.13 FIELD QUALITY CONTROL
A. Testing will be performed under provisions of Section 01410 - Testing Laboratory Services.

B. Compressive Strength Test Specimens: Four test specimens for compressive strength test will be made for each 150 cubic yards or less of pavement that is placed in one day. Two specimens will be tested at 7 days or at number of hours as directed by the Project Manager for high early strength concrete. Test the remaining two specimens at 28 days. Specimens will be made, cured and tested in accordance with ASTM C-39. Minimum compressive strength shall be 3000 pounds per square inch at 7 days and 3500 pounds per square inch at 28 days.

C. Yield test will be made in accordance with ASTM C138 for cement content per cubic yard of concrete. If such cement content is found to be less than that specified per cubic yard, reduce batch weights until amount of cement per cubic yard of concrete conforms to requirements.

D. Minimum of one 4-inch core will be taken at random locations per 1,000 feet per lane or 500 square yards of pavement to measure in-place depth. Each core may be tested for 28-day compressive strength according to methods of ASTM C42. The 28-day compressive strength of each core tested shall be a minimum of 3000 pounds per square inch.

E. Contractor may, at his own expense, request three additional cores in vicinity of cores indicating nonconforming in-place depths. In-place depth at these locations shall be average depth of four cores.
F. Fill cores and density test sections with new concrete paving or non-shrink grout.

3.14 NONCONFORMING PAVEMENT

A. Remove and replace areas of pavement found deficient in thickness by more than 10 percent, or that fail compressive strength tests, with concrete of thickness shown on Drawings unless accepted by the Engineer.

B. Remove and replace pavement with unsatisfactory finish as determined by the Owner and Engineer. An unsatisfactory finish includes, but is not limited to, rain event that occurs during or after a concrete pour resulting in a poor finish, poor tooling, finishing or workmanship.

C. Nonconforming pavement sections shall be replaced at no cost to Owner.

3.15 UNIT PRICE ADJUSTMENT

A. Unit price adjustments shall be made for in-place depth determined by cores as follows:

1. Adjusted Unit Price shall be ratio of average thickness as determined by cores to thickness bid upon, times unit price bid.

2. Adjustment shall apply to a lower limit of 90 percent of unit price bid.

3. No adjustment will be made for excess thickness.

3.16 PAVEMENT MARKINGS

A. Restore pavement markings to match those existing in accordance with standard specifications and details and the Engineer's requirements.

3.17 PROTECTION

A. Barricade pavement section from use until concrete has attained minimum design strength.

B. On those sections of pavement to be opened to traffic, seal joints, clean pavement and place earth against pavement edges before permitting use by traffic. Such opening of pavement to traffic shall not relieve Contractor from his responsibility for Work.

C. Maintain concrete paving in good condition until completion of Work.

D. Repair defects by replacing concrete to full depth.

END OF SECTION
SECTION 02523
CONCRETE JOINTS

PART 1  G E N E R A L

1.01  SECTION INCLUDES

A Joints for concrete paving; concrete sidewalks; and curbs, and curb and gutter.
B Saw-cutting existing concrete or asphalt pavements for new joints.

1.02  UNIT PRICES

A No separate payment will be made for concrete joints under this Section. Include payment in unit price for Concrete Paving.
B No separate payment will be made for formed or sawed street pavement contraction joints and longitudinal weakened plane joints. Include payment in unit price for Concrete Paving.
C No separate payment will be made for joints or saw-cutting for Curb, Curb and Gutter; Concrete Sidewalks; Wheelchair Ramps; and Concrete Driveways. Include payment in unit price for Curb and Gutter; Concrete Sidewalks; Handicap Ramps and Concrete Driveways.
D Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03  SUBMITTALS

A Submit product data and samples in accordance with requirements of Section 01300 - Submittals.
B Submit product data for joint sealing compound and proposed sealing equipment for approval.
C Submit samples of dowel cup, metal supports, and deformed metal strip for approval.

PART 2  P R O D U C T S

2.01  MATERIALS

A Board Expansion Joint Material: Filler board of selected stock. Use wood of density and type as follows:

1 Clear, all-heart cypress weighing no more than 40 pounds per cubic foot, after being oven dried to constant weight.
2 Clear, all-heart redwood weighing no more than 30 pounds per cubic foot, after being oven dried to constant weight.

3 Use wood only when part of a load transmission device assembly.

B Joint Sealing Compound:

1 Joint Sealing Compound shall be self-leveling Low Modulas Silicone sealant single component meeting the requirements of TxDOT Specification 433.2, Class 5.

C Load Transmission Devices:

1 Smooth, steel dowel bars conforming to ASTM A615, Grade 60. When indicated on Drawings, encase one end of dowel bar in approved cap having inside diameter 1/16 inch greater than diameter of dowel bar.

2 Deformed steel tie bars conforming to ASTM A615, Grade 60.

D Metal Supports for Reinforcing Steel and Joint Assembly: Employ metal supports of approved shape and size that will secure reinforcing steel and joint assembly in correct position during placing and finishing of concrete. Space supports as directed by the Engineer.

PART 3 EXECUTION

3.01 PLACEMENT

A When new work is adjacent to existing concrete, place joints at same location as existing joints in adjacent pavement.

B If the limit of removal of existing concrete or asphaltic pavement does not fall on existing joint, saw cut existing pavement minimum of 2 inches deep to provide straight, smooth joint surface without chipping, spalling or cracks.

3.02 CONSTRUCTION JOINTS

A Place transverse construction joint wherever concrete placement must be stopped for more than 30 minutes. Place longitudinal construction joints at interior edges of pavement lanes using No. 5 deformed tie bars, 30 inches long and spaced 18 inches on centers.

3.03 EXPANSION JOINTS

A Place 3/4-inch expansion joints at locations shown on drawings. Use no boards shorter than 6 feet. When pavement is 24 feet or narrower, use not more than 2 lengths of board. Secure pieces to form straight joint. Shape board accurately to cross section of concrete slab. Use load transmission devices of type and size shown on Drawings. Seal with joint sealing compound.
3.04  CONTRACTION JOINTS

A Place formed groove contraction joints at same locations as in adjacent pavement or at spaces indicated on Drawings. Maximum spacing of contraction/construction joints is 20 feet, or as shown on plans. Polyethylene foam backer rods shall be installed in contraction joints. Seal groove with joint sealing compound.

3.05  LONGITUDINAL WEAKENED PLANE JOINTS

A Place formed groove longitudinal weakened plane joints at spaces indicated on Drawings. Seal groove with joint sealing compound.

3.06  SAWED JOINTS

A Contractor may use sawed joints as an alternate to formed groove contraction and weakened plane joints. Circular cutter shall be capable of cutting straight line groove 1/4” – 3/8” inch wide. Depth shall be one fourth of pavement thickness plus 1/2". Commence sawing as soon as concrete has hardened sufficiently to permit cutting without chipping, spalling or tearing and prior to initiation of cracks. Once sawing has commenced, it shall be continued until completed. Make saw cut with one pass. Complete sawing between 4 to 24 hours of concrete placement. Saw joints at required spacing consecutively in sequence of concrete placement.

B Concrete Saw: Provide sawing equipment adequate in power to complete sawing to required dimensions and within required time. Provide at least one standby saw in good working order. Maintain an ample supply of saw blades at work site at all times during sawing operations. Sawing equipment shall be on job at all times during concrete placement.

3.07  JOINTS FOR CURB, CURB AND GUTTER

A Place 3/4-inch preformed expansion joints through curb and gutters at locations of expansion and contraction joints in pavement; at end of radius returns at street intersections and driveways; and at curb inlets. Maximum spacing shall be 60-foot centers.

3.08  JOINTS FOR CONCRETE SIDEWALKS

A Provide 3/4-inch expansion joints conforming to ASTM A1751 along and across sidewalk at back of curbs, at intersections with driveways, steps, and walls; and across walk at intervals not to exceed 20 feet. Provide expansion joint material conforming to ASTM D994 for small radius curves and around fire hydrants and utility poles. Extend the expansion joint material full depth of the slab. Reinforcing bars shall extend 10 inches beyond the expansion joint and then shall be wrapped with building paper, or approved sleeves, so that the 10 inches shall not be bonded to the concrete.

3.09  JOINTS FOR CONCRETE DRIVEWAYS
A Provide 3/4-inch expansion joints conforming to ASTM D1751 across driveway in line with street face of sidewalks, at existing concrete driveways, and along intersections with sidewalks and other structures. Extend expansion joint material full depth of slab. Where dowels are used, wrap or sleeve one end.

3.10 JOINT SEALING

A Seal joints only when surface and joints are dry, ambient temperature is within manufacturers recommendations, and weather is not foggy or rainy.

B Joint sealing equipment shall be in first-class working condition, and be approved by the Engineer. Use concrete grooving machine or power-operated wire brush and other equipment such as plow, brooms, brushes, blowers or hydro or abrasive cleaning as required to produce satisfactory joints.

C Clean joints of loose scale, dirt, dust and curing compound. Term joint includes wide joint spaces, expansion joints, dummy groove joints or cracks, either preformed or natural. Remove loose material from concrete surfaces adjacent to joints.

D Fill joints neatly with joint sealer to depth shown. Pour sufficient joint sealer into joints so that, upon completion, surface of sealer within joint will be 1/4 inch below level of adjacent surface or at elevation as directed.

3.11 PROTECTION

A Maintain joints in good condition until completion of Work.

B Replace damaged joints material with new material as required by this Section.

END OF SECTION
SECTION 02525

CONCRETE PAVEMENT CURING

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Curing of Portland Cement Concrete Paving.

1.02 UNIT PRICES

A. No separate payment will be made for concrete curing under this Section. Include payment in unit price for Concrete Paving; Concrete Sidewalks; Wheelchair Ramps; Curb; and Curb and Gutter.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit manufacturer's product data for cover materials and liquid membrane-forming compounds

PART 2  PRODUCTS

2.01 COVER MATERIALS FOR CURING

A. Curing materials shall conform to one of following:

1. Polyethylene Film: Opaque pigmented white film conforming to requirements of ASTM C171.


3. Cotton Mats: Single layer of cotton filler completely enclosed in cover of cotton cloth. Mats shall contain not less than 3/4 of a pound of uniformly distributed cotton filler per square yard of mat. Cotton cloth used for covering materials shall weigh not less than 6 ounces per square yard. Mats shall be stitched so that mat will contact surface of pavement at all points when saturated with water.

2.02 LIQUID MEMBRANE-FORMING COMPOUNDS

A. Liquid membrane-forming compounds shall conform to ASTM C309. Membrane shall restrict loss of water to not more than 0.55 kg/m² of surface in 72 hours.
PART 3 EXECUTION

3.01 GENERAL

A. Concrete pavement shall be cured by protecting it against loss of moisture for period of not less than 72 hours immediately upon completion of finishing operations. Do not use membrane curing for concrete pavement to be overlaid by asphaltic concrete.

B. Where curing requires use of water, curing shall have prior right to all water supply or supplies. Failure to provide sufficient cover material shall be cause for immediate suspension of concreting operations.

3.02 POLYETHYLENE FILM CURING

A. Immediately after finishing surface, and after concrete has taken its initial set, apply water in the form of a fine spray. Cover surface with polyethylene film so film will remain in direct contact with surface during specified curing period.

B. Cover entire surface and both edges of pavement slab. Joints in film sheets shall overlap minimum of 12 inches. Immediately repair tears or holes occurring during curing period by placing acceptable moisture-proof patches or by replacing.

3.03 WATERPROOFED PAPER CURING

A. Immediately after finishing surface, and after concrete has taken its initial set, apply water in form of fine spray. Cover surface with waterproofed paper so paper will remain in direct contact with surface during specified curing period.

B. Prepare waterproofed paper to form blankets of sufficient width to cover entire surface and both edges of pavement slab, and not be more than 60 feet in length. Joints in blankets caused by joining paper sheets shall lap not less than 5 inches and shall be securely sealed with asphalt cement having melting point of approximately 180°F. Place blankets to secure an overlap of at least 12 inches. Tears or holes appearing in paper during curing period shall be immediately repaired by cementing patches over defects.

3.04 COTTON MAT CURING

A. Immediately after finishing surface, and after concrete has taken its initial set, completely cover surface with cotton mats, thoroughly saturated before application, in such manner that they will contact surface of pavement equally at all points.

B. Mats shall remain on pavement for specified curing period. Keep mats saturated so that, when lightly compressed, water will drip freely from them. Keep banked earth or cotton mat covering edges saturated.
3.05 LIQUID MEMBRANE-FORMING COMPOUNDS

A. Immediately after finishing surface, and after concrete has taken its initial set, apply liquid membrane-forming compound in accordance with manufacturer's instructions.

END OF SECTION
SECTION 02530
CONCRETE SIDEWALKS

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Reinforced concrete sidewalks.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit proposed mix design and test data for each type and strength of concrete in Work. Include proportions and actual flexural strength obtained from design mixes at required test ages.

C. Submit manufacturer’s certificates giving properties of reinforcing steel. Provide specimens for testing when required by the Owner Representative.

PART 2  PRODUCTS

2.01 MATERIALS

A. Concrete: Conform to material and proportion requirements for concrete of Section 02521 - Concrete Paving.

B. Reinforcing Steel: Conform to material requirements for reinforcing steel of Section 02521 - Concrete Paving.

C. Preformed Expansion Joint Material: Conform to material requirements for preformed expansion joint material of Section 02523 - Concrete Joints.

D. Joint Sealing Compound: Conform to material requirements of Section 02523 - Concrete Joints.

E. Sand Bed: Conform to material requirements for bank run sand of Section 02229 - Utility Backfill Materials.
PART 3 EXECUTION

3.01 REPLACEMENT

A. Replace sidewalks which are removed or damaged during construction with sidewalk of thickness and width equivalent to one removed or damaged.

B. Provide replaced and new sidewalks with wheelchair ramps if sidewalk intersects curb at street or driveway intersection.

3.02 PREPARATION

A. Identify and protect utilities which are to remain.

B. Protect living trees, other plant growth, and features designated to remain.

C. Conduct clearing and grubbing operations in accordance with Section 02100 - Right-of-Way Preparation.

D. Excavate subgrade 6 inches beyond outside lines of sidewalk. Shape to the line, grade and cross section. Compact subgrade, to a minimum of 95 percent maximum dry density at optimum to 3 percent above optimum moisture content, as determined by ASTM D698.

3.03 PLACEMENT

A. Forms: Straight, unwarped wood or metal forms with nominal 4-inch depth. Securely stake forms to line and grade, and maintain in true position during concrete placement.

B. Reinforcement: Install No. 3 reinforcing steel bars spaced in accordance with Drawing detail. Lay longitudinal bars in walk continuously, through expansion joints in accordance with Section 02523 - Concrete Joints. Support reinforcement in manner to maintain reinforcement in center of slab vertically during placement.

C. Expansion Joints: Install expansion joints in accordance with Section 02523 - Concrete Joints.

D. Place concrete in forms to specified depth and tamp thoroughly with "jitterbug" tamp, or other acceptable method. Bring mortar to surface.

E. Strike off to smooth finish with wood strike board. Finish smoothly with wood hand float. Brush across sidewalk lightly with fine-haired brush.

F. Unless otherwise indicated on Drawings, mark off joints 1/8 inch deep, at spacing equal to width of walk. Use joint tool equal in width to edging tool.

G. Finish edges with tool having 1/4-inch radius.
H. After concrete has set sufficiently, refill space along sides of sidewalk to top of walk with suitable material. Tamp unit firm and solid. Dispose of excess material in accordance with Section 01564 - Waste Material Disposal.

3.04 CURING

A. Conform to requirements of Section 02525 - Concrete Pavement Curing.

3.05 PROTECTION

A. Maintain sidewalks in good condition until completion of Work.

B. Replace damaged sidewalks in accordance with Paragraph 3.01 in this Section.

3.06 ACCESSIBILITY STANDARDS

A. All sidewalk and wheelchair ramp shall meet criteria of the Texas Accessibility Standards and the Federal Design Guidelines, i.e. slopes, texture and coloring. If applicable, the Texas Department of Licensing and Regulation (TDLR) shall inspect the site and rule on compliance. Any item found out of compliance shall be remedied at the expense of the Contractor.
SECTION 02531

CONCRETE DRIVEWAYS

PART 1  G E N E R A L

1.01  SECTION INCLUDES

A.  Portland cement concrete driveways.

1.02  UNIT PRICES

A.  Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03  SUBMITTALS

A.  Submittals shall conform to requirements of all sections and provisions of these specifications.

B.  Submit proposed mix design and test data for each type and strength of concrete in Work. Include proportions and actual flexural strength obtained from design mixes at required test ages.

PART 2  P R O D U C T S

2.01  MATERIALS

A.  Concrete:  Conform to material and proportion requirements for concrete of Section 02521 - Concrete Paving.

B.  Reinforcing Steel:  Conform to material requirements of Section 02521 - Concrete Paving.

C.  Preformed Expansion Joint Material:  Conform to material requirements for preformed expansion joint material of Section 02523 - Concrete Joints.

D.  Joint Sealing Compound:  Conform to material requirements of Section 02523 - Concrete Joints.

PART 3  E X E C U T I O N

3.01  PREPARATION

A.  Prepare subgrade in accordance with applicable portions of Sections 02221 through 02227 and 02241.
3.02 PLACEMENT
   A. Place and finish concrete in accordance with applicable portions of Section 02521 - Concrete Paving.

3.03 JOINTS
   A. Install joints in concrete driveway in accordance with Section 02523 - Concrete Joints.

3.04 CONCRETE CURING
   A. Cure concrete driveway in accordance with Section 02525 - Concrete Pavement Curing.

3.05 PROTECTION
   A. Conform to applicable requirements of Section 02521 - Concrete Paving.

   END OF SECTION
CURB, CURB & GUTTER, AND HEADERS

SECTION 02532

CURB, CURB & GUTTER, AND HEADERS

PART 1  G E N E R A L

1.01  SECTION INCLUDES

A.  Reinforced concrete curb, reinforced monolithic concrete curb and gutter, and mountable curb.

B.  Paving headers poured monolithically with concrete base or pavement.

1.02  UNIT PRICES

A.  Refer to Section 01025 - Measurement and Payment for Unit Price procedures.

1.03  SUBMITTALS

A.  Submittals shall conform to requirements of all sections and provisions of these specifications.

B.  Submit details of proposed formwork for approval.

C.  Submit proposed mix design and test data for each type and strength of concrete in Work. Include proportions and actual flexural strength obtained from design mixes at required test ages.

D.  Submit manufacturer’s certifications giving properties of reinforcing steel. Provide specimens for testing when required by the Owner Representative.

PART 2  P R O D U C T S

2.01  MATERIALS

A.  Concrete:  Conform to material and proportion requirements for concrete of Section 02521 - Concrete Paving.

B.  Reinforcing Steel:  Conform to material requirements for reinforcing steel of Section 02521 - Concrete Paving.

C.  Grout:  Nonmetallic, nonshrink grout containing no chloride producing agents conforming to the following requirements.

<table>
<thead>
<tr>
<th>Property</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compressive strength, psi</td>
<td></td>
</tr>
<tr>
<td>at 7 days</td>
<td>3,500 psi</td>
</tr>
<tr>
<td>at 28 days</td>
<td>8,000 psi</td>
</tr>
<tr>
<td>Initial set time, minutes</td>
<td>45</td>
</tr>
<tr>
<td>Final set time, hours</td>
<td>1.5</td>
</tr>
</tbody>
</table>
D. Preformed Expansion Joint Material: Conform to material requirements for preformed expansion joint material of Section 02523 - Concrete Joints.

E. Joint Sealing Compound: Conform to material requirements of Section 02523 - Concrete Joints.

F. Mortar: Mortar finish composed of one part Portland cement and 1-1/2 parts of fine aggregate. Use only when approved by the Engineer.

PART 3 EXECUTION

3.01 PREPARATION

A. Prepare subgrade or base in accordance with applicable portions of Sections 02221 and 02225.

3.02 PLACEMENT

A. Guideline: Set to follow top line of curb. Attach indicator to provide constant comparison between top of curb and guideline. Insure flow lines for monolithic curb and gutters conform to slopes indicated on Drawings.

B. Forms: Brace sufficiently to maintain position during pour. Use metal templates cut to section shown on Drawings.

C. Reinforcement: Secure in proper position so that steel will remain in place throughout placement.

D. Joints: Place in accordance with Section 02523 - Concrete Joints. Place dummy groove joints at 6-foot centers at right angles to curb lines. Cut dummy grooves 1/4 inch deep using an approved edging tool.

E. Place concrete in forms to required depth. Consolidate thoroughly. Do not permit rock pockets in form. Entirely cover top surfaces with mortar.

3.03 MANUAL FINISHING

A. After concrete is in place, remove front curb forms. Form exposed portions of curb, and of curb and gutter, using mule which conforms to curb shape, as shown on Drawings.

B. Thin coat of mortar may be worked into exposed face of curb using mule and two-handled wooden darby at least 3 feet long.

C. Before applying final finish move 10-foot straightedge across gutter and up curb to back form of curb. Repeat until curb and gutter are true to grade and section. Lap straightedge every 5 feet.

D. Steel trowel finish surfaces to smooth, even finish. Make face of finished curb true and straight.
E. Edge outer edge of gutter with 1/4-inch edger. Finish edges with tool having 1/4-inch radius.

F. Finish visible surfaces and edges of finished curb and gutter free from blemishes, form marks and tool marks. Finished curb or curb and gutter shall have uniform color, shape and appearance.

3.04 MECHANICAL FINISHING

A. Mechanical curb forming and finishing machines may be used instead of, or in conjunction with, previously described methods, if approved by the Owner Representative. Use of mechanical methods shall provide specified curb design and finish.

3.05 CURING

A. Immediately after finishing operations, cure exposed surfaces of curbs and gutters in accordance with Section 02525 - Concrete Pavement Curing.

3.06 TOLERANCES

A. Top surfaces of curb and gutter shall have uniform width and shall be free from humps, sags or other irregularities. Surfaces of curb top, curb face and gutter shall not vary more than 1/8 inch from edge of a 10-foot long straightedge laid along them, except at grade changes.

3.07 PROTECTION

A. Maintain curbs and gutters in good condition until completion of Work.

B. Replace damaged curbs and gutters to comply with this Section.

END OF SECTION
SECTION 02582

THERMOPLASTIC PAVEMENT MARKINGS

PART 1  GENERAL

1.01 SECTION INCLUDES
   A. Thermoplastic pavement markings.

1.02 UNIT PRICES
   A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS
   A. Submittals shall conform to requirements of Section 01300 - Submittals.
   B. Each container shall be clearly marked to indicate the color, weight, type of material, manufacturer’s name and the lot/batch number.

PART 2  PRODUCTS

A. Pavement markings are thermoplastic type marking materials that require heating to elevated temperatures for application.

B. Materials shall conform to TxDOT Specification Item 666.

PART 3  EXECUTION

3.01 GENERAL
   A. Prepare pavement surfaces and install markings in accordance with manufacturer's recommendations and TxDOT specifications.
   B. Accurately locate and install approved markings to conform to classes, colors, lengths, widths, and configurations indicated on Drawings.

3.02 PREPARATION
   A. Clean and repair surfaces to receive markings. Blast clean surfaces indicated on Drawings or where directed by the Engineer in accordance with requirements of Section 02581. Do not clean portland cement concrete pavements by grinding.
3.04 SURFACE INSTALLATION

A. Test pavement surface for moisture content prior to application of markings. Place an approximate 2 square foot sheet of clear plastic or tar paper on road surface and hold in place for 20 minutes. Immediately inspect the sheet for build up of condensed moisture. If sufficient moisture has condensed to cause water to drip from sheet, do not apply markings. Repeat test as necessary until adequate moisture has evaporated from pavement to allow placement.

B. Observe manufacturer's recommended pavement and ambient air temperature requirements for application. If manufacturer has no temperature recommendations, do not install markings if pavement temperature is below 60 degrees F or above 120 degrees F.

C. Prime pavement surface and apply markings as recommended by manufacturer.

3.05 FIELD QUALITY CONTROL

A. Pavement markings shall present a neat, uniform appearance.

B. Repair or replace improperly installed markers at Contractor's expense.

3.06 CLEANING

A. Keep project site free of unnecessary traffic hazards at all times.

B. Clean area upon completion of work and remove rubbish from work site.

3.07 WARRANTY

A. Contractor shall warrant material and labor for a period of twelve months from date of installation of markings. Immediately upon notification, replace portions of pavement marking lines or legends that have lifted, shifted or spread, lost daytime color, or nighttime retro-reflectivity.

END OF SECTION
RAISED REFLECTIVE PAVEMENT MARKERS

SECTION 02583
RAISED REFLECTIVE PAVEMENT MARKERS

PART 1 GENERAL

1.01 SECTION INCLUDES
A. Raised reflective pavement markers.

1.02 UNIT PRICES
A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS
A. Submittals shall conform to requirements of Section 01300 - Submittals.
B. Submit manufacturer's product data concerning following materials for approval:
   1. Class I and II markers.
   2. Primers, solvents, and adhesives.
   3. Installation instructions.
C. Submit certificate by manufacturer that each class of marker and each type of adhesive conforms to the requirements of this specification.
D. Submit details of manufacturers replacement policy for each class of marker.

1.04 DELIVERY AND STORAGE
A. Deliver markers in cartons of 100 units, epoxy adhesive in one gallon pails. Ship like materials in like-sized containers to facilitate storage.
B. Store material in cool dry conditions until application.

PART 2 PRODUCTS

2.01 MARKERS
A. Raised Reflective Pavement Markers: Shallow frustum of pyramid shaped markers with tempered glass prismatic reflective elements. Bodies shall be plastic shells with resin/sand fillings, or single-piece injection-molded bodies of impact resistant polymers. Plastic shells shall be Methyl Methacrylate conforming to Federal Specification L-P-380C, Type I, Class 3 and shall have a minimum wall thickness of 0.65 inches.
B. Marker configuration shall be as follows:
RAISED REFLECTIVE PAVEMENT MARKERS

<table>
<thead>
<tr>
<th>Normal Reflecting Face</th>
<th>Reflecting Face</th>
<th>Reflecting Face</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dimensions</td>
<td>Face Slope</td>
<td>Surface Area</td>
</tr>
<tr>
<td>Type I</td>
<td>4”x4”x0.75”</td>
<td>30˚</td>
</tr>
<tr>
<td>Type II</td>
<td>3”x5”x0.70”</td>
<td>30˚</td>
</tr>
<tr>
<td>Type II</td>
<td>2”x4”x0.40”</td>
<td>30˚</td>
</tr>
<tr>
<td>Type III</td>
<td>3”x5”x0.70”</td>
<td>30˚</td>
</tr>
</tbody>
</table>

C. Optical performance shall be as follows:

1. Type I and II:

<table>
<thead>
<tr>
<th>Specific Intensity, SI, min</th>
<th>White</th>
<th>Yellow</th>
<th>Red</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entrance Angle = 0˚</td>
<td>15.0</td>
<td>9.0</td>
<td>3.5</td>
</tr>
<tr>
<td>Entrance Angle = 20˚</td>
<td>6.0</td>
<td>3.6</td>
<td>1.2</td>
</tr>
</tbody>
</table>

2. Type III:

<table>
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<tr>
<th>Specific Intensity, SI, min</th>
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<th>Yellow</th>
<th>Red</th>
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<tbody>
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<td>Entrance Angle = 0˚</td>
<td>15.0</td>
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<td>3.5</td>
</tr>
<tr>
<td>Entrance Angle = 20˚</td>
<td>6.0</td>
<td>3.6</td>
<td>1.2</td>
</tr>
</tbody>
</table>

3. Testing Procedure: Locate a randomly selected test marker with center of reflecting face 5 feet from uniformly bright light source with effective diameter of 0.2 inches. Use a photocell width of 0.05 inches for Type I markers and a photocell with annular ring of 0.37 inches by 0.46 inches for type II markers; shield to eliminate stray light. Distance from light source to photocell center of 0.21 inches. Modify source receiver dimensions and distance between source and receiver proportionally to test distance change for test distances other than 5 feet. Lots containing more than 4% reflecting face failures shall be rejected according to ASTM E808 and ASTM E809.

D. Physical requirements shall be in accordance with the following test procedures:

1. Type I and Type III Markers: Select 3 random markers per lot. Center marker over open end of a vertically positioned 1-inch long hollow metal cylinder with a 3-inch inside diameter and a 0.25-inch wall thickness. Apply load slowly to top of marker through a 1-inch diameter by 1-inch high metal plug centered on the marker. Breakage or appreciable deformation of a test sample at a load less than 2000 pounds shall be cause for lot rejection.

2. Type II Markers: Select 20 random markers per lot. Condition markers in a convection oven at 130°F for one hour. At elevated temperature, impact reflective face by dropping a 90-gram dart, fitted with a 0.25-inch radius spherical head, 6 inches perpendicularly onto center of reflective surface. Cracks in impact surface area shall be generally concentric in appearance. Small radial cracks less than 0.25 inches in length will be allowed. Lot will be acceptable if
18 test samples meet testing requirements; failure of 4 test samples will cause lot rejection. Retest an additional 20 markers if 3 samples fail; failure of one lens of resample group will cause lot rejection.

E. Impact Resistance: Test in accordance with ASTM D2444 Type A.

2.02 EPOXY ADHESIVE

A. Obtain two-component epoxy adhesive from reflective pavement marker manufacturer conforming to manufacturer's requirements for marker installation.

PART 3 EXECUTION

3.01 GENERAL

A. Prepare pavement surfaces and install markers in accordance with marker and adhesive manufacturer's recommendations.

B. Accurately locate and install approved markers to conform to classes and colors indicated on Drawings.

3.02 PREPARATION

A. Clean and repair surfaces to receive markings. Remove loose material, dust, contaminants such as oil and curing membrane, and polished aggregates.

B. Blast clean surfaces indicated on Drawings or where directed by the Engineer in accordance with requirements of Section 02581. Do not clean portland cement concrete pavements by grinding. Mechanical wire brushing may be used to remove curing membranes.

3.03 INSTALLATION

A. Test pavement surface for moisture content prior to application of markings. Place an approximate 2 square foot sheet of clear plastic or tar paper on road surface and hold in place for 20 minutes. Immediately inspect the sheet for build up of condensed moisture. If sufficient moisture has condensed to cause water to drip from sheet, do not apply markings. Repeat test as necessary until adequate moisture has evaporated from pavement to allow placement.

B. Observe manufacturer's recommended pavement and ambient air temperature requirements for application. If manufacturer has no temperature recommendations, do not install markings if pavement temperature is below 60°F or above 120°F.

C. Prime pavement surface and apply markings as recommended by manufacturer.

3.04 CLEANING
RAISED REFLECTIVE PAVEMENT MARKERS

A. Keep project site free of unnecessary traffic hazards at all times.

B. Clean area upon completion of work and remove rubbish from work site.

3.05 WARRANTY

A. Contractor shall warrant material and labor for a period of twelve months from date of installation of markings.

END OF SECTION
PART 1  G E N E R A L

1.01 SECTION INCLUDES
   A. Temporary retroreflective preformed pavement markings.
   B. Wet retroreflective markers.

1.02 UNIT PRICES
   A. No separate measurement or payment will be made for the installation or removal of temporary pavement markings. Include cost for all such marking in the cost for traffic control.
   B. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 TEMPORARY PAVEMENT MARKING DEFINITIONS
   A. Class I - Temporary preformed pavement markings suitable for longitudinal and word and symbol markings where removability will be required.
   B. Class II - Temporary non-removable preformed pavement markings suitable for overlay lane lines, edge lines, and channelizing lines where pavement will be resurfaced.
   C. Class III - Class I markers with wet reflective markers added every 8 feet.
   D. Class IV - Class II markers with wet reflective markers added every 8 feet.

1.04 SUBMITTALS
   A. Submittals shall conform to requirements of Section 01300 - Submittals.
   B. Submit manufacturer's product data for each proposed class of marking material and installation instructions for approval. Include certificate by manufacturer that each class of marking conforms to the requirements of this specification.
   C. Submit details of manufacturer’s replacement policy for each class of marker.

1.05 DELIVERY AND STORAGE
   A. Deliver preformed plastic marking material in rolls or strips.
   B. Store material in cool dry conditions until application.
PART 2 PRODUCTS

2.01 PREFORMED MARKINGS

A. Retroreflective preformed markings: White or yellow retroreflective tape on conformable backing with pigments conforming to standard highway colors. Glass beads shall be incorporated in film and a reflective layer of beads shall be bonded to the top surface of the film. Bead adhesion shall be such that beads cannot be easily removed by scratching with a thumbnail.

B. Preformed marking shall be precoated with pressure sensitive adhesive and shall have a demonstrated ability to adhere to roadways under climatic and traffic conditions normally encountered in a construction work zone when properly applied.

C. Class I markings shall be removable from portland cement and asphaltic concrete pavements intact, or in large pieces, at temperatures above 40 degrees F without use of heat, solvents, grinding, or blast cleaning. Marking film shall be removable after exposure to following minimum traffic exposure when tested on transverse test decks with rolling traffic:

1. Time in Place (days) 632
2. ADT per lane (23% trucks, 3.5 axles/unit) 9,000
3. Minimum Axle Hits 13,000,000

D. Quality performance characteristics:

<table>
<thead>
<tr>
<th>Test Method</th>
<th>CLASS I</th>
<th>CLASS II</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>White</td>
<td>Yellow</td>
</tr>
<tr>
<td>Init. Retroreflective (mcd ft⁻²fc⁻¹), min.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>@86.0°, 0.2’</strong></td>
<td>1770</td>
<td>1310</td>
</tr>
<tr>
<td><strong>@86.5°, 1.0’</strong></td>
<td>750</td>
<td>450</td>
</tr>
<tr>
<td>Daytime Reflectance Factor “Y”, %, min.</td>
<td>65</td>
<td>36</td>
</tr>
<tr>
<td>Init. Skid Resistance, Avg. BPN</td>
<td>50</td>
<td>35</td>
</tr>
<tr>
<td>Refractive Index of Beads, min.</td>
<td>1.9</td>
<td>1.9</td>
</tr>
<tr>
<td>Thickness, without adhesive, mils, min.</td>
<td>40</td>
<td>9</td>
</tr>
</tbody>
</table>

* (Entrance Angle, Observation Angle).
2.02 RAISED WET REFLECTIVE MARKERS

A. Raised Markers: Expanded rubber extrusions capable of being elastically compressed and deflected when impacted by rotating vehicle tires. Marker body shall have the following properties when tested in accordance with ASTM D1056:

1. Compression deflection - < 16 psi @ 25° deflection.
2. Oven aged compression deflection - % change, +18.
3. Compress set low - 10%.
4. Water absorption - < 9%.

B. Markers shall be precoated with pressure sensitive adhesive capable of holding markers to top of preformed marking film.

C. Markers shall have enclosed retroreflective lens sheeting elements attached to marker bodies with pressure sensitive adhesive.

1. Retroreflective lenses elements shall have the following initial minimum reflectance when measured in accordance with ASTM E809:

<table>
<thead>
<tr>
<th>Color:</th>
<th>White</th>
<th>Yellow</th>
<th>White</th>
<th>Yellow</th>
<th>White</th>
<th>Yellow</th>
<th>White</th>
<th>Yellow</th>
</tr>
</thead>
<tbody>
<tr>
<td>Observation angle</td>
<td>0.2°</td>
<td>0.5°</td>
<td>1.0°</td>
<td>1.5°</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coeff. Of Luminous Intensity , R (cd fc⁻¹)</td>
<td>1.00</td>
<td>0.60</td>
<td>0.40</td>
<td>0.24</td>
<td>0.19</td>
<td>0.11</td>
<td>0.14</td>
<td>0.08</td>
</tr>
</tbody>
</table>

Notes: 1. Tests at an entrance angle (Beta 2 horizontal entrance component described in ASTM E808) of -4° measured from an axis perpendicular to top edge of Marker when viewed from above.
2. Angle formed by reflective surface and base of marker shall be between 75° and 90° prior to measurement.

2. Marker reflective elements shall be visible at night, to motorists with low beam headlights, under the following conditions:

a. Dry conditions - 1500 feet
b. Rainfall at a rate of 1" per hour - 1000 feet
c. Rainfall at a rate of 8" per hour - 250 feet

PART 3 EXECUTION

3.01 INSTALLATION
A. Apply markings to clean dry surfaces in accordance with manufacturer's recommendations at locations indicated on Drawings, or as directed by the Engineer.

B. Place markings on each paving lift that is to be opened to traffic prior to the end of each day's work.

C. Maintain markings, and replace as needed, until they are covered with subsequent paving courses or replaced by permanent markings on final lifts.

3.02 REMOVAL

A. Remove and obliterate markings on existing and final lifts used for redirecting traffic during construction. If blast cleaning is required, comply with requirements of Section 02581.

END OF SECTION
SECTION 02600

CAST-IN-PLACE CONCRETE MANHOLES

PART 1  G E N E R A L

1.01  SECTION INCLUDES
   A. Cast-in-place sanitary and storm sewer manholes.

1.02  UNIT PRICES
   A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03  SUBMITTALS
   A. Conform to requirements of Section 01300 - Submittals.
   B. Submit proposed design mix and test data for each type and strength of concrete.
   C. Submit manufacturer’s data and details of following items for approval:
      1. Frames, grates, rings, and covers.
      2. Materials to be used in fabricating drop connections.
      3. Materials to be used for pipe connections at manhole walls.
      4. Materials to be used for stubs and stub plugs.
      5. Plugs to be used for sanitary sewer hydrostatic testing.

PART 2  P R O D U C T S

2.01  CONCRETE
   A. Conform to requirements of Section 03305 - Concrete for Utility Construction.
   B. Manholes - Class A concrete with minimum compressive strength of 4,000 psi unless otherwise indicated on Drawings or approved by the Engineer for use on extra depth units.

2.02  REINFORCING STEEL
   A. Conform to requirements of Section 03305 - Concrete for Utility Construction.
2.03 MORTAR
   A. Conform to requirements of ASTM C 270, Type S using portland cement.

2.04 MISCELLANEOUS METALS
   A. Provide cast-iron frames, grates, rings, and covers conforming to requirements of Section 02603 - Frames, Grates, Rings and Covers.

2.05 DROP CONNECTIONS AND STUBS
   A. Drop connections and stubs shall conform to the same pipe material requirements used in the main pipe, unless otherwise indicated on the Drawings.

2.06 PIPE CONNECTIONS
   A. Use resilient connectors conforming to requirements of ASTM C 923. Metallic mechanical devices as defined in ASTM C 923 shall be made of the following materials:
      1. External clamps: Type 304 stainless steel
      2. Internal, expandable clamps on standard manholes: Type 304 stainless steel, 11 gage minimum.
      3. Internal, expandable clamps on corrosion-resistant manholes:
         a. Type 316 stainless steel, 11 gage minimum, or
         b. Type 304 stainless steel, 11 gage minimum, coated with minimum 16 mil fusion-bonded epoxy conforming to AWWA C 213.
   B. Where rigid joints between pipe and a cast-in-place manhole base are specified or shown on the Drawings, use polyethylene-isoprene waterstop meeting the physical property requirements of ASTM C 923, Press-Seal WS Series, or equal.
   C. Storm sewer pipe connections:
      1. Connections acceptable for sanitary sewers.
      2. Line pipe grouted in place with mortar.

2.07 SEALANT MATERIALS
   A. Sealing materials between precast concrete adjustment ring and manhole cover frame shall be Adeka Ultraceal P201, or approved equal.
2.08 CORROSION RESISTANT MANHOLE MATERIALS

A. Manholes shall be corrosion resistant only if stated on the drawings. For cast-in-place manholes provide corrosion resistant barrier coating on all interior surfaces. The materials shall be applied by an approved certified applicator. Acceptable material is:

1. Raven 405 as manufactured by Raven Lining Systems, Inc., Tulsa, Oklahoma. The corrosion resistant barrier shall be spray applied as per the manufacturer’s recommendation and shall have an average minimum finished thickness of 125 mils.

2. Or approved equal.

B. The Contractor shall have manufacturer’s representative present on site at all times during the installation of corrosion resistant barrier.

C. The Contractor shall make provisions in his unit price bid for each structure to maintain dry conditions for the corrosion resistant liner application and subsequent curing as per manufacturer’s recommendations.

2.09 BACKFILL MATERIALS

A. Backfill materials shall conform to the requirements of Section 02227 - Excavation and Backfill for Utilities.

2.10 NON-SHRINK GROUT

A. For non-shrink grout, use prepackaged, inorganic, flowable, non-gas-liberating, non-metallic, cement-based grout requiring only the addition of water. It shall meet the requirements of ASTM C 1107 and shall have a minimum 28-day compressive strength of 7,000 psi.

PART 3 EXECUTION

3.01 EXAMINATION

A. Verify lines and grades are correct.

B. Determine if the subgrade, when scarified and recompacted, can be compacted to 95 percent of maximum Standard Proctor Density according to ASTM D 698 prior to placement of foundation material and base section. If it cannot be compacted to that density, the subgrade shall be moisture conditioned until that density can be reached or shall be treated as an unstable subgrade.

C. Do not build sanitary sewer manholes in ditches, swales, or drainage paths unless approved by the Engineer.
3.02 MANHOLES

A. Construct manholes to dimensions shown on Drawings. Commence construction as soon as possible after pipes are laid. On monolithic sewers, construct manholes at same time sewer is being constructed.

B. Unstable Subgrade Treatment: When unstable subgrade is encountered the subgrade will be examined by the Engineer to determine if the subgrade has heaved upwards after being excavated. If heaving has not occurred, the subgrade shall be over-excavated to allow for a 24-inch thick layer of crushed stone wrapped in filter fabric as the foundation material under the manhole base. If there is evidence of heaving, a pile-supported concrete foundation, as detailed on the Drawings, shall be provided under the manhole base, when indicated by the Engineer.

C. Cast manhole foundations and walls monolithically. A cold joint with approved water stop will be allowed when the manhole flow line depth exceeds 12 feet. No other joints will be allowed unless shown on Drawings or approved by the Engineer.

D. Place, finish and cure concrete for manholes following the procedures given in Section 03305 - Concrete for Utility Construction, for concrete containing microsilica admixtures.

3.03 PIPE CONNECTIONS AT MANHOLE

A. Install approved resilient connectors at each pipe entering and exiting sanitary sewer manholes in accordance with manufacturer's instructions.

B. Ensure that no concrete, cement stabilized sand, fill, or other rigid material is allowed to enter the space between the pipe and the edge of the wall opening at and around the resilient connector on either the interior or exterior of the manhole. If necessary, fill the space with a compressible material to guarantee the full flexibility provided by the resilient connector.

C. Where a new manhole is to be constructed on an existing sewer, install a waterstop gasket around the existing pipe at the center of the cast-in-place wall. Join ends of split waterstop material at the pipe springline using an adhesive recommended and supplied by the waterstop manufacturer.

D. Do not construct joints on sanitary sewer pipe within wall sections of manholes. Use approved connection material.

E. Construct pipe stubs with resilient connectors for future connections at locations and with material indicated on Drawings. Install approved stub plugs at interior of manhole.

F. Test connection for watertight seal before backfilling.
3.04 INVERTS FOR SANITARY SEWERS

A. Construct invert channels to provide a smooth flow transition waterway with no disruption of flow at pipe-manhole connections. Conform to following criteria:

1. Slope of invert bench: 1 inch per foot minimum; 1-1/2 inch per foot maximum.

2. Depth of bench to invert:
   a. Pipes smaller than 15-inches: one-half largest pipe diameter
   b. Pipes 15 to 24-inches: three-fourths the largest pipe diameter
   c. Pipes larger than 24-inches: equal to the largest pipe diameter

3. Invert slope through manhole: 0.10-foot drop across manhole with smooth transition of invert through manhole, unless otherwise indicated on Drawings.

B. Form invert channels with class A concrete if not integral with manhole base. For direction changes of mains, construct channels tangent to mains with maximum possible radius of curvature. Provide curves for side inlets and smooth invert fillets for flow transition between pipe inverts.

3.05 DROP CONNECTIONS FOR SANITARY SEWERS

A. Construct drop connections with same materials used in main pipe unless otherwise indicated on Drawings or approved by the Engineer. Install a drop connection when a sewer line enters a manhole higher than 24-inches above the invert of the manhole.

B. Encase drop assembly with class A concrete to form a solid mass. Extend concrete outside of bells a minimum of 4 inches. Cast base of encasement monolithically with manhole base and ensure concrete bonds to exterior manhole wall.

C. Terminate encasement of blind drops a minimum of 5 inches below top of bell and not less than 12 inches above top of next lower bell. Install approved plug at bell.

3.06 MANHOLE FRAME AND ADJUSTMENT RINGS

A. Combine precast concrete adjustment rings so that the elevation of the installed casting cover is 3/8 inch below the pavement surface. Seal between adjustment ring and the manhole top with non-shrink grout; do not use mortar between adjustment rings. Apply a latex-based bonding agent to concrete surfaces to be joined with non-shrink grout. Set the cast iron frame on the adjustment ring in a bed of approved sealant. The sealant bed shall consist of two beads of sealant, each bead having minimum dimensions of 1/2-inch and 3/4-inch wide.

B. For manholes in unpaved areas, top of frame shall be set a minimum of 6 inches above existing ground line unless otherwise indicated on Drawings. In unpaved areas, encase
the manhole frame in mortar or non-shrink grout placed flush with the face of the manhole ring and the top edge of the frame. Provide a rounded corner around the perimeter.

3.07 BACKFILL

A. Place and compact backfill materials in the area of excavation surrounding manholes in accordance with requirements of Section 02227 - Excavation and Backfill for Utilities. Use embedment zone backfill material, as specified for the adjacent utilities, from manhole foundation up to an elevation 12 inches over each pipe connected to the manhole. Provide trench zone backfill, as specified for the adjacent utilities, above the embedment zone backfill.

B. Where rigid joints are used for connecting existing sewers to the manhole, backfill under the existing sewer up to the springline of the pipe with Class B concrete or flowable fill.

C. In unpaved areas, provide positive drainage away from manhole frame to natural grade. Provide a minimum of 4 inches of topsoil conforming to requirements of Section 02920 - Topsoil. Seed in accordance with Section 02932 - Hydromulch Seeding. If shown on Drawings, sod disturbed areas in accordance with Section 02935 - Sodding.

3.08 FIELD QUALITY CONTROL

A. Conduct leakage testing of manholes in accordance with requirements of Section 02732 - Acceptance Testing for Sanitary Sewers.

3.09 PROTECTION

A. Protect manholes from damage until subsequent work has been accepted. Repair or replace damaged elements of manholes at no additional cost to the Owner.

END OF SECTION
SECTION 02601

PRECAST CONCRETE MANHOLES

PART 1  G E N E R A L

1.01  SECTION INCLUDES

A. Precast concrete sanitary sewer and storm sewer manholes.

1.02  UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03  SUBMITTALS

A. Conform to requirements of Section 01300 - Submittals.

B. Submit manufacturer's data and details of following items for approval:

1. Shop drawings of manhole sections and base units and construction details, including reinforcement, jointing methods, materials and dimensions.

2. Certification from manufacturer that precast manhole design is in full accordance with ASTM C 478 and design criteria as established in paragraph 2.01 E of this specification.

3. Frames, grates, rings, and covers.

4. Materials to be used in fabricating drop connections.

5. Materials to be used for pipe connections at manhole walls.

6. Materials to be used for stubs and stub plugs, if required.

7. Materials and procedures for corrosion-resistant liner and coatings, if required.

8. Plugs to be used for sanitary sewer hydrostatic testing.

9. Manufacturer's data for pre-mix (bag) concrete, if used for channel inverts and benches.

C. Submitted shop drawings shall be sealed by a licensed Professional Engineer registered in the State of Texas.

PART 2  P R O D U C T S

2.01  PRECAST CONCRETE MANHOLES

A. Use manhole sections and base sections conforming to ASTM C 478. Use base riser section with integral floors, unless shown otherwise. Provide adjustment rings which are standard components of the manufacturer of the manhole sections.
meeting material requirements of ASTM C 478. Mark date of manufacture and name or trademark of manufacturer on inside of barrel.

B. Construct barrels for precast manholes from 48-inch diameter standard reinforced concrete manhole sections unless otherwise indicated on Drawings. Use various lengths of manhole sections in combination to provide the correct height with the fewest joints. Wall sections shall be designed for depth as shown and loading conditions as described in paragraph 2.01E, but shall not be less than 5 inches thick. Base section shall have a minimum thickness of 12 inches under the invert.

C. Provide cone tops to receive cast iron frames and covers, unless indicated otherwise. Use tops designed to support an AASHTO M306 loading.

D. Where the Drawings indicate that manholes larger than 48-inch diameter are required, precast base sections of the required diameter shall be provided with flat slab top precast sections used to transition to 48-inch diameter manhole access riser sections. Transition can be concentric or eccentric. The transition shall be located to provide a minimum of 7-foot head clearance from the top of bench to underside of transition.

E. Design Loading Criteria: The manhole walls, transition slabs, cone tops, and manhole base slab shall be designed by the manufacturer to the requirements of ASTM C 478 for the depth as shown on Drawings and the following design criteria:

1. AASHTO M306 loading applied to the manhole cover and transmitted down to the transition and base slabs.
2. Unit soil weight of 120 pcf located above all portions of the manhole, including base slab projections.
3. Lateral soil pressure based on saturated soil conditions producing an at-rest equivalent fluid pressure of 100 pcf, with soil pressure acting on empty manhole.
4. Internal liquid pressure based on a unit weight of 63 pcf, with manhole filled with liquid from invert to cover, with no balancing external soil pressure.
5. Dead load of manhole sections fully supported by the transition and base slabs.
6. Design additional reinforcing steel to transfer stresses at openings.
7. The minimum clear distance between any two wall penetrations shall be 12 inches or half the diameter of the smaller penetration, whichever is greater.

F. Form joints between sections with o-ring gaskets conforming with ASTM C 443.

G. Do not incorporate manhole steps in manhole sections.

H. Do not use brick masonry in construction of sanitary sewer manholes.
2.02 CONCRETE

A. Conform to requirements of Section 03305 - Concrete for Utility Construction.

B. Channel Inverts: Concrete for inverts not integrally formed with manhole base shall be either 5 sack premix (bag) concrete or Class A concrete, with a minimum compressive strength of 4,000 psi.

C. Cement Stabilized Sand Foundation: Provide cement stabilized sand foundation under base section in lieu of foundation slab, where allowed, conforming to requirements of Section 02252 - Cement Stabilized Sand.

D. Concrete Foundation: Use Class A concrete with minimum compressive strength of 4,000 psi for concrete foundation slab under manhole base section where indicated on Drawings.

2.03 REINFORCING STEEL

A. Reinforcing steel shall conform to requirements of Section 03305 - Concrete for Utility Construction.

2.04 MORTAR

A. Conform to requirements of ASTM C 270, Type S using Portland Cement.

2.05 MISCELLANEOUS METALS

A. Provide cast-iron frames, rings, and covers conforming to requirements of Section 02603 - Frames, Grates, Rings and Covers.

2.06 DROP CONNECTIONS AND STUBS

A. Drop connections and stubs shall conform to the same pipe material requirements used in the main pipe, unless otherwise indicated on the Drawings.

2.07 PIPE CONNECTIONS

A. Sanitary Sewer:

1. Use resilient connectors conforming to requirements of ASTM C 923. Metallic mechanical devices as defined in ASTM C 923 shall be made of the following materials:
   a. External clamps: Type 316 stainless steel
   b. Internal, expandable clamps on standard manholes: Type 316 stainless steel, 11 gauge minimum.
   c. Internal, expandable clamps on corrosion-resistant manholes: Type 316 stainless steel, 11 gauge minimum.
2. Where rigid joints between pipe and a cast-in-place manhole base are specified or shown on the Drawings, use polyethylene-isoprene waterstop meeting the physical property requirements of ASTM C 923, Press-Seal WS Series, or equal.

B. Storm Sewer: Use non-shrink grout for storm sewer pipe connections. Grout around pipe on both inside and outside of manhole for watertight connection.

2.08 SEALANT MATERIALS

A. Sealing materials between precast concrete adjustment ring and manhole cover frame shall be Adeka Ultraseal P201, or approved equal.

2.09 CORROSION RESISTANT MANHOLE MATERIALS

A. Manholes shall be corrosion resistant only if stated on the drawings. For cast-in-place manholes provide corrosion resistant barrier coating on all interior surfaces. The materials shall be applied by an approved certified applicator. Acceptable material is:

1. Raven 405 as manufactured by Raven Lining Systems, Inc., Tulsa, Oklahoma. The corrosion resistant barrier shall be spray applied as per the manufacturer’s recommendation and shall have an average minimum finished thickness of 125 mils.

2. or approved equal.

B. The Contractor shall have manufacturer’s representative present on site at all times during the installation of corrosion resistant barrier.

C. The Contractor shall make provisions in his unit price bid for each structure to maintain dry conditions for the corrosion resistant liner application and subsequent curing as per manufacturer’s recommendations.

2.10 BACKFILL MATERIALS

A. Backfill materials shall conform to the requirements of Section 02227 - Excavation and Backfill for Utilities.

2.11 NON-SHRINK GROUT

A. For non-shrink grout, use prepackaged, inorganic, flowable, non-gas-liberating, non-metallic, cement-based grout requiring only the addition of water. It shall meet the requirements of ASTM C 1107 and shall have a minimum 28-day compressive strength of 7,000 psi.
2.12 PROHIBITED MATERIALS

A. Do not use brick masonry for construction of sanitary sewer manholes, including adjustment of manholes to grade. Use only specified materials listed above.

PART 3 EXECUTION

3.01 EXAMINATION

A. Verify lines and grades are correct.

B. Determine if the subgrade, when scarified and recompacted, can be compacted to 95 percent of maximum Standard Proctor Density according to ASTM D 698 prior to placement of foundation material and base section. If it cannot be compacted to that density, the subgrade shall be moisture conditioned until that density can be reached or shall be treated as an unstable subgrade.

C. Do not build sanitary sewer manholes in ditches, swales, or drainage paths unless directed by the Engineer.

3.02 PLACEMENT

A. Install precast manholes to conform to locations and dimensions shown on Drawings.

B. Place manholes at points of change of alignment, grade, size, pipe intersections, and end of sewer.

3.03 MANHOLE BASE SECTIONS AND FOUNDATIONS

A. Place precast base on 12-inch-thick (minimum) foundation of cement stabilized sand or a concrete foundation slab. Compact cement-sand in accordance with requirements of Section 02252 - Cement Stabilized Sand.

B. Unstable Subgrade Treatment: When unstable subgrade is encountered, the subgrade will be examined by the Engineer to determine if the subgrade has heaved upwards after being excavated. If heaving has not occurred, the subgrade shall be over-excavated to allow for a 24-inch thick layer of crushed stone wrapped in filter fabric as the foundation material under the manhole base. If there is evidence of heaving, a pile-supported concrete foundation, as detailed on the Drawings, shall be provided under the manhole base, when indicated by the Engineer.

3.04 PRECAST MANHOLE SECTIONS

A. Install sections, joints, and gaskets in accordance with manufacturer's printed recommendations.
B. Install precast adjustment rings above tops of cones or flattop sections as required to adjust the finished elevation and to support manhole frame.

C. Seal all joints and any lifting holes with non-shrink grout.

D. Place at least two precast concrete grade rings with thickness of 12 inches or less, under casting.

3.05 PIPE CONNECTIONS AT MANHOLES

A. Install approved resilient connectors at each pipe entering and exiting sanitary sewer manholes in accordance with manufacturer's instructions.

B. Ensure that no concrete, cement stabilized sand, fill, or other rigid material is allowed to enter the space between the pipe and the edge of the wall opening at and around the resilient connector on either the interior or exterior of the manhole. If necessary, fill the space with a compressible material to guarantee the full flexibility provided by the resilient connector.

C. Where a new manhole is to be constructed on an existing sewer, install a waterstop gasket around the existing pipe at the center of cast-in-place wall. Join ends of split waterstop material at the pipe springline using an adhesive recommended and supplied by waterstop manufacturer.

D. Grout storm sewer connections to manhole unless otherwise shown on Drawings. Grout pipe penetration on both inside and outside of manhole, making connection watertight.

E. Test connection for watertight seal before backfilling.

3.06 INVERTS FOR SANITARY SEWERS

A. Construct invert channels to provide a smooth flow transition waterway with no disruption of flow at pipe-manhole connections. Conform to following criteria:

1. Slope of invert bench: 1 inch per foot minimum; 1-1/2 inch per foot maximum.

2. Depth of bench to invert:
   a. Pipes smaller than 15-inches: one-half largest pipe diameter
   b. Pipes 15 to 24-inches: three-fourths the largest pipe diameter
   c. Pipes larger than 24-inches: equal to the largest pipe diameter

3. Invert slope through manhole: 0.10-foot drop across manhole with smooth transition of invert through manhole, unless otherwise indicated on Drawings.

B. Form invert channels with concrete if not integral with manhole base section. For direction changes of mains, construct channels tangent to mains with maximum
possible radius of curvature. Provide curves for side inlets and smooth invert fillets for flow transition between pipe inverts.

3.07 DROP CONNECTIONS FOR SANITARY SEWERS

A. Install Drop Connection when sewer line enters manhole higher than 24-inches above the invert of the lowest pipe in the manhole.

B. Backfill drop assembly with crushed stone wrapped in filter fabric, cement stabilized sand, or Class A concrete to form solid mass. Extend cement stabilized sand or concrete encasement minimum of 4 inches outside bells.

3.08 STUBS FOR FUTURE CONNECTIONS

A. In manholes, where future connections are indicated on the Drawings, install resilient connectors and pipe stubs with approved watertight plugs.

3.09 MANHOLE FRAME AND ADJUSTMENT RINGS

A. Combine precast concrete adjustment rings so that the elevation of the installed casting cover is 3/8 inch below the pavement surface. Seal between adjustment ring and the precast top section with non-shrink grout; do not use mortar between adjustment rings. Apply a latex-based bonding agent to precast concrete surfaces to be joined with non-shrink grout. Set the cast iron frame on the adjustment ring in a bed of approved sealant. The sealant bed shall consist of two beads of sealant, each bead having minimum dimensions of 1/2-inch and 3/4-inch wide.

B. For manholes in unpaved areas, top of frame shall be set a minimum of 6 inches above existing ground line unless otherwise indicated on Drawings. In unpaved areas, encase the manhole frame in mortar or non-shrink grout placed flush with the face of the manhole ring and the top edge of the frame. Provide a rounded corner around the perimeter.

3.10 BACKFILL

A. Place and compact backfill materials in the area of excavation surrounding manholes in accordance with requirements of Section 02227 - Excavation and Backfill for Utilities. Use embedment zone backfill material, as specified for the adjacent utilities, from manhole foundation up to an elevation 12 inches over each pipe connected to the manhole. Provide trench zone backfill, as specified for the adjacent utilities, above the embedment zone backfill.

B. Where rigid joints are used for connecting existing sewers to the manhole, backfill under the existing sewer up to the springline of the pipe with Class B concrete or flowable fill.

C. In unpaved areas, provide positive drainage away from manhole frame to natural grade. Provide a minimum of 4 inches of topsoil conforming to requirements of
3.11 FIELD QUALITY CONTROL

A. Conduct leakage testing of manholes in accordance with requirements of Section 02732 - Acceptance Testing for Sanitary Sewers.

3.12 PROTECTION

A. Protect manholes from damage until work has been finally accepted. Repair damage to manholes at no additional cost to Owner.

END OF SECTION
PART 1  G E N E R A L

1.01  SECTION INCLUDES

A. Iron castings for manhole frames and covers, inlet frames and grates, catch basin frames and grates, meter vault frames and covers, adjustment rings and extensions.

B. Ring grates.

1.02  UNIT PRICES

A. No payment will be made for frames, grates, rings, covers, and seals under this Section. Include payment in unit price for related item.

1.03  SUBMITTALS

A. Submit product data in accordance with Section 01300 - Submittals.

B. Provide copies of manufacturer's specifications, load tables, dimension diagrams, anchor details, and installation instructions.

C. Provide shop drawings for fabrication and erection of casting assemblies. Include plans, elevations, sections and connection details. Show anchorage and accessory items. Include setting drawings for location and installation of castings and anchorage devices.

PART 2  P R O D U C T S

2.01  CASTINGS

A. Castings for frames, grates, rings and covers shall conform to ASTM A48, Class 35B. Provide locking covers if indicated on Drawings.

B. Castings shall be capable of withstanding the application of a 40,000 pound proof load test as outlined in AASHTO M306 without permanent deformation.

C. Fabricate castings to conform to the shapes, dimensions, and with wording or logos shown on the Drawings.

D. Castings shall be clean, free from blowholes and other surface imperfections. Cast holes in covers shall be clean and symmetrical, free of plugs.

E. Castings shall be made in U.S.A.
2.02 BEARING SURFACES
   A. Machine bearing surfaces between covers or grates and their respective frames so that even bearing is provided for any position in which the casting may be seated in the frame.

2.03 SPECIAL FRAMES AND COVERS
   A. Where indicated on the Drawings, provide watertight manhole frames and covers with a minimum of four bolts and a gasket designed to seal cover to frame. Supply watertight manhole covers and frames, Model V-1420 by East Jordan Iron Works, or approval equal.

2.04 FABRICATED RING GRATES
   A. Ring grates shall be fabricated from reinforcing steel conforming to ASTM A615.
   B. Welds connecting the bars shall conform to AWS D12.1.

PART 3 EXECUTION

3.01 INSTALLATION
   A. Install castings according to approved shop drawings, instructions given in related specifications, and applicable directions from the manufacturer's printed materials.
   B. Set castings accurately at required locations to proper alignment and elevation. Keep castings plumb, level, true and free of rack. Measure location accurately from established lines and grades. Brace or anchor frames temporarily in formwork until permanently set.
   C. Ring grates shall be fabricated in accordance with drawings and shall be set in mortar in the mouth of the pipe bell.

END OF SECTION
SECTION 02606

PRECAST CONCRETE INLETS, HEADWALLS, AND WINGWALLS

PART 1  G E N E R A L

1.01 SECTION INCLUDES

A. Precast concrete inlets for storm or sanitary sewers, including cast iron frame and plate or grate.

B. Precast concrete headwalls and wingwalls for storm sewers.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit shop drawings for approval of design and construction details for precast concrete inlets, headwalls and wingwalls. Precast units differing from the standard designs shown on the Drawings will be rejected unless submittals are made and approved. Submittals must clearly show that the proposed substitution is equal or superior in every respect to the standard designs.

C. Submit manufacturers' data and details for frames, grates, rings, and covers.

1.04 STORAGE AND SHIPMENT

A. Store precast units on level blocking. Do not place loads on them until design strength is reached. Shipment of acceptable units may be made when the 28-day strength requirements have been met.

PART 2  P R O D U C T S

2.01 MATERIALS

A. Concrete: Concrete for precast machine-made units meeting requirements of ASTM C76 regarding reinforced concrete, cement, aggregate, mixture, and concrete test. Minimum 28-day compressive strength shall be 4,000 psi.

B. Reinforcing steel: Place reinforcing steel to conform to details shown on Drawings and as follows:
1. Provide a positive means for holding steel cages in place throughout production of concrete units. The maximum variation in reinforcement position is plus or minus 10 percent of wall thickness or plus or minus 1/2 inch whichever is less. Regardless of variation, the minimum cover of concrete over reinforcement as shown on the Drawings shall be maintained.

2. Welding of reinforcing steel is not permitted unless noted on the Drawings.

C. Mortar: Conform to requirements of ASTM C 270, Type S using portland cement.

D. Miscellaneous metal: Cast-iron frames and plates conforming to requirements of Section 02603.

2.02 SOURCE QUALITY CONTROL

A. Tolerances: Allowable casting tolerances for concrete units are plus or minus 1/4 inch from dimensions shown on the Drawings. Concrete thickness in excess of that required will not constitute cause for rejection provided that such excess thickness does not interfere with proper jointing operations.

B. Precast Unit Identification: Mark date of manufacture and name or trademark of manufacturer clearly on the inside of inlet, headwall or wingwall.

C. Rejection: Precast units may be rejected for non-conformity with these specifications and for any of the following reasons:

1. Fractures or cracks passing through the shell, except for a single end crack that does not exceed the depth of the joint.

2. Surface defects indicating honeycombed or open texture.

3. Damaged or misshaped ends, where such damage would prevent making a satisfactory joint.

D. Replacement: Immediately remove rejected units from the work site and replace with acceptable units.

E. Repairs: Occasional imperfections resulting from manufacture or accidental damage may be repaired if, in the opinion of the Engineer, repaired units conform with requirements of these specifications.

PART 3  E X E C U T I O N

3.01 EXAMINATION

A. Verify lines and grades are correct.

B. Verify compacted subgrade will support loads imposed by inlets.
3.02 INSTALLATION
   A. Install units complete in place to the dimensions, lines and grades as shown on the Drawings.
   B. Excavate in accordance with requirements of Section 02227.
   C. Bed precast concrete units on foundations of firm, stable material accurately shaped to conform to the shape of unit bases.
   D. Provide adequate means to lift and place concrete units.

3.03 FINISHES
   A. Use a hydraulic cement to seal joints, fill lifting holes, and as otherwise required.
   B. When the box section of the inlet has been completed, shape the floor of the inlet with mortar to conform to Drawings details.
   C. Accurately adjust cast iron inlet plate frames to line, grade, and slope. Grout frame in place with mortar.

3.04 INLET WATERTIGHTNESS
   A. Test each inlet for leaks. Verify that inlets are free of visible leaks. Repair leaks in an approved manner.

3.05 CONNECTIONS
   A. Connect inlet leads to the inlets as shown on the Drawings. Seal connections inside and outside with hydraulic cement. Make connections watertight.

3.06 BACKFILL
   A. Backfill the area of excavation surrounding each completed inlet, headwall or wingwall according to the requirements of Section 02227.

END OF SECTION
SECTION 02607
ADJUSTING MANHOLES, INLETS, AND VALVE BOXES TO GRADES

PART 1 G E N E R A L

1.01 SECTION INCLUDES
A. Adjusting elevation of manholes, inlets, and valve boxes to new grades.

1.02 UNIT PRICES
A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

PART 2 P R O D U C T S

2.01 CONCRETE MATERIALS
A. For cast in place concrete, refer to Section 03305 - Concrete for Utility Construction.
B. For precast concrete manhole sections and adjustment rings, refer to Section 02601 - Precast Concrete Manholes.
C. For mortar mix, conform to requirements of ASTM C 270, Type S using Portland Cement.

2.02 CAST IRON ADJUSTING RINGS
A. For cast iron adjusting rings, refer to Section 02603 - Frames, Grates, Rings and Covers.

2.03 PIPING MATERIALS
A. For riser pipes and fittings, refer to applicable piping materials specifications in Sections 02610 through 02620.

PART 3 E X E C U T I O N

3.01 EXAMINATION
A. Examine existing structure, valve box, frame and cover or inlet box, frame and cover or inlet, and piping and connections for damage or defects that would affect adjustment to grade. Report such damage or defects to the Engineer.

3.02 ESTABLISHING GRADE
A. Coordinate grade related items with existing grade and finished grade or paving, and relate to established bench mark or reference line.

3.03 ADJUSTING MANHOLES AND INLETS
ADJUSTING MANHOLES, INLETS, AND VALVE BOXES TO GRADES

A. Elevation of manhole or inlet can be raised using precast concrete rings or metal adjusting rings. Use of brick for adjustment of sanitary sewer manholes to grade is prohibited. Elevation of manhole or inlet can be lowered by removing existing masonry, adjusting rings or the top section of the barrel below the new elevation and then rebuilding or raising the elevation to the proper height.

B. Grout inside and outside adjusting ring joints.

C. Salvage and reuse cast iron frame and cover or grate.

D. Protect or block off manhole or inlet bottom using wood forms shaped to fit so that no debris or soil falls to the bottom during adjustment.

E. Set the cast iron frame for the manhole cover or grate in a full mortar bed and adjust to the established elevation. In streets, adjust covers to be 3/8 inch below pavement.

F. Verify that manholes and inlets are free of visible leaks as a result of reconstruction. Repair leaks in a manner subject to the Engineer's approval.

3.04 ADJUSTING VALVE BOXES

A. Salvage and reuse valve box and surrounding concrete block.

B. Remove and replace 6-inch ductile iron riser pipe with suitable length for depth of cover required to establish the adjusted elevation to accommodate actual finish grade.

C. Reinstall valve box and riser piping plumbed in vertical position. Provide minimum 6 inches telescoping freeboard space between riser pipe top butt end and interior contact flange of valve box for vertical movement damping.

D. After valve box has been set, aligned, and adjusted so that top lid is level with final grade, pour a 18-inch by 18-inch by 6-inch thick concrete pad around valve box. Center valve box horizontally within concrete slab.

3.05 BACKFILL AND GRADING

A. Backfill the area of excavation surrounding each adjusted manhole, inlet, and valve box and compact according to requirements of Section 02227 - Excavation and Backfill for Utilities.

B. Grade the ground surface to drain away from each manhole and valve box. Place earth fill around manholes to the level of the upper rim of the manhole frame. Place earth fill around the valve box concrete block.

C. In unpaved areas, grade surface at a uniform slope of 1 to 5 from the manhole frame to natural grade. Provide a minimum of 4 inches of topsoil conforming to requirements of Section 02920 - Topsoil and sod in accordance with Section 02935 - Sodding.

END OF SECTION
SECTION 02615
REINFORCED CONCRETE PIPE

PART 1  GENERAL

1.01 SECTION INCLUDES

A. Reinforced concrete pipe for storm sewers and culverts.

1.02 UNIT PRICES

A. No separate payment will be made for reinforced concrete pipe under this Section. Include payment in unit price for Sections 02720 - Storm Sewers.

1.03 SUBMITTALS

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. Submit complete product data for pipe, fittings and gaskets for approval. Indicate conformance to appropriate reference standards.

C. Submit certificates by a testing laboratory, hired and paid by the manufacturer, that concrete pipes meet applicable standards when tested in accordance with ASTM C497.

PART 2  PRODUCTS

2.01 REINFORCED CONCRETE PIPE

A. Circular reinforced concrete pipe shall conform to requirements of ASTM C76, for Class III wall thickness. Joints shall be rubber gasketed conforming to ASTM C443, or preformed flexible joint sealants conforming to ASTM C990 for tongue and groove culvert pipe.

B. Reinforced concrete arch pipe shall conform to the requirements of ASTM C506 for Class A-III. Joints shall conform to ASTM C877.

C. Reinforced concrete elliptical pipe, either vertical or horizontal, shall conform to the requirements of ASTM C507 for Class VE-III for vertical or Class HE-III for horizontal. Joints shall be rubber gaskets conforming to ASTM C877.

D. Reinforced concrete D-load pipe shall conform to the requirements of ASTM C655.

PART 3  EXECUTION

3.01 INSTALLATION

A. Conform to requirements of Sections 02720 - Storm Sewers.

B. Install reinforced concrete pipe in accordance with manufacturer's recommendations.

END OF SECTION
PART 1     G E N E R A L

1.01 SECTION INCLUDES
   A. Precast reinforced concrete box sewers.

1.02 UNIT PRICES
   A. No separate payment will be made for precast reinforced concrete box sewer under this Section. Include payment in unit price for Section 02720 - Storm Sewers.
   B. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 REFERENCES
   A. ASTM C 1433 - Standard Specifications for Precast Reinforced Concrete Box Sections for Culverts, Storm Drains, and Sewers.

1.04 SUBMITTALS
   A. Conform to requirements of Section 01300 - Submittals.
   B. Submit shop drawings and data on box sections, fittings, and appurtenances for approval. Indicate conformance to reference standards.

PART 2     P R O D U C T S

2.01 PRECAST REINFORCED CONCRETE BOX SEWERS
   A. All box sewer sections shall conform to ASTM C 1433, as indicated on the Drawings.
   B. All pipe and boxes shall be machine-made or cast by a process, which will provide for uniform placement of concrete in the forms and compaction by mechanical devices which will assure a dense, structurally sound concrete.
   C. Joint Wrap
      1. Box joints shall be wrapped with 4-ounce geotextile with 36-inch width wrapped around the pipe perimeter with 18-inch overlap at end.
      2. Geotextile should be applied per manufacturer’s instructions.
      3. Approved manufacturers include Mirafi 140NC or equal.

2.02 CONCRETE
A. Conform to requirements of Section 03305 - Concrete for Utility Construction.

B. Concrete shall be mixed in a central batch plant or other batching facility from which the quality and uniformity of the concrete can be assured. Transit-mixed concrete is not acceptable.

2.03 SOURCE QUALITY CONTROL

A. Representative of Engineer will inspect manufacturer’s plant and casting operations as deemed necessary.

B. The Contractor shall provide bi-weekly reports certified by the box manufacturer’s representative that the installation is being performed by the Contractor per the manufacturer’s recommendations and guidelines.

PART 3 EXECUTION

3.01 BEDDING

A. Box sections shall be bedded on a foundation of firm and stable material accurately shaped to conform to their bases. When required by the Drawings, special bedding material shall be provided. When single-cell box sections are placed in parallel for multi-cell installation they shall be placed in conformance with the details shown on the Drawings.

3.02 PLACEMENT

A. All box sections shall be carefully lowered to the bottom of the trench and shall be laid accurately in line and grade, with the spigot end downstream entering the bell or groove end to full depth and in such manner as not to drag foreign material into the annular space.

3.03 JOINTING

A. Box sections shall be joined together and matched so that they will form a continuous smooth and uniform invert. The joint opening at any point where two box sections are fitted together shall not exceed one (1) inch. This opening is not considered an average.

B. Joint repair shall be performed on sections of the joint that exceed 1-inch. If more than half the joint exceeds 1-inch, then this whole joint shall be repaired. Repair shall be performed as described in Section 03820 - Joint Repair and Joint Repair Detail.

3.04 BACKFILLING
A. After the box has been properly jointed and bedded, backfilling shall commence.

B. Backfilling shall be in accordance with Section 02227 - Excavation and Backfill for Utilities.

END OF SECTION
SECTION 02720

STORM SEWERS

PART 1    G E N E R A L

1.01 SECTION INCLUDES
   A. New storm sewers and appurtenances, modifications to existing storm sewer system and installation of roadside ditch culverts.

1.02 UNIT PRICES
   A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTALS
   A. Submittals shall conform to requirements of Section 01300 - Submittals.
   B. Submit manufacturer's literature for product specifications and installation instructions.
   C. Submit test reports as specified in Part 3 of this Section. Submit proposed methods, equipment, materials, and sequence of operations for sewer construction. Plan operations to minimize disruption of utilities to occupied facilities or adjacent property.

1.04 QUALITY ASSURANCE
   A. The condition for acceptance will be a storm sewer that is watertight both in pipe-to-pipe joints and in pipe-to-manhole connections.

1.05 PRODUCT DELIVERY, STORAGE AND HANDLING
   A. Comply with manufacturer's recommendations.
   B. Handle pipe, fittings, and accessories carefully with approved handling devices. Do not drop or roll pipe off trucks or trailers. Materials cracked, gouged, chipped, dented, or otherwise damaged will not be approved for installation.
   C. Store pipe and fittings on heavy timbers or platforms to avoid contact with the ground.
   D. Unload pipe, fittings, and specials as close as practical to the location of installation to avoid unnecessary handling.
   E. Keep interiors of pipe and fittings completely free of dirt and foreign matter.
PART 2    P R O D U C T S

2.01 PIPE

A. Piping materials for storm sewers shall be of the sizes and types indicated on the Drawings.

B. For consideration of other materials, submit complete manufacturer's data including materials, sizes, flow carrying capacity, installation procedures, and history of similar installations to Engineer for pre-bid evaluations, if allowed, or as a substitution.

C. Existing pipe that has been removed during construction cannot be reused.

2.02 PIPE MATERIAL SCHEDULE

A. Reinforced Concrete Pipe: Conform to requirement of Section 02615 - Reinforced Concrete Pipe.

B. Precast Reinforced Concrete Box Sewers: Conform to requirements of Section 02617 - Precast Reinforced Concrete Box Sewers.

2.03 BEDDING, BACKFILL, AND TOPSOIL MATERIAL

A. Bedding and Backfill Material: Conform to requirements of Section 02227 - Excavation and Backfill for Utilities and Section 02229 - Utility Backfill Materials.

B. Topsoil: Conform to requirements of Section 02920 - Topsoil.

PART 3    E X E C U T I O N

3.01 PREPARATION

A. Set up street detours and barricades in preparation for excavation if construction will affect traffic. Conform to requirements of Section 01570 - Traffic Control and Regulation.

B. Provide barricades and warning lights and signs, for excavations. Conform to requirements of Section 01570 - Traffic Control and Regulation. Maintain barricades and warning lights for streets and intersections where work is in progress or where affected by the work and is considered hazardous to traffic movements.

C. Perform work in accordance with OSHA standards. Employ a Trench Safety System as specified in Section 01526 - Trench Safety Systems, for excavations over 5 feet deep.

D. Immediately notify the agency or company owning any utility line which is damaged, broken or disturbed. Obtain approval from Engineer and agency for any repairs or relocations, either temporary or permanent.

E. Remove old pavements and structures including sidewalks and driveways in accordance
with requirements of Section 02076 - Removing Existing Pavements and Structures.

F. Install and operate necessary dewatering and surface water control measures in accordance with Section 01563 - Control of Ground Water and Surface Water.

3.02 EXCAVATION

A. Earthwork. Refer to Section 02227 - Excavation and Backfill for Utilities and as directed by the details on Drawings.

B. Line and Grade. Establish the proper line and grade in the trench as shown in the drawings. Maintain this control for a minimum of 100 feet behind and ahead of the pipe-laying operation. Use appropriately sized grade boards, as necessary, which are substantially supported. Protect the boards and location stakes from damage or dislocation. Use of a laser beam equipment to establish and maintain proper line and grade of the work is acceptable.

C. Trench Excavation. Excavate pipe trenches to a level shown on the drawings below the indicated invert. Backfill the excavation with the specified bedding material to the level of the lower one-third of the pipe barrel. Tamp and compact backfill to provide bedding at the indicated grade.

3.03 PIPE INSTALLATION

A. Install in accordance with the pipe manufacturer's recommendations and as specified in this Section.

B. Install pipe only after excavation is completed, the bottom of the trench shaped, bedding material is installed, and the trench has been approved by the Engineer.

C. Install pipe to the line and grade indicated. Place pipe so that it has continuous bearing of barrel on bedding material and is laid in the trench so the interior surfaces of the pipe follow the grades and alignments indicated.

D. Install pipe with the spigot ends toward the direction of flow.

E. Form a concentric joint with each section of adjoining pipe so as to prevent offsets.

F. Place and drive home newly laid sections with come-a-long winches so as to eliminate damage to sections. Use of back hoes or similar powered equipment will not be allowed unless protective measures are provided and approved in advance by the Engineer.

G. Keep the interior of pipe clean as the installation progresses. Where cleaning after laying the pipe is difficult because of small pipe size, use a suitable swab or drag in the pipe and pull it forward past each joint immediately after the joint has been completed.

H. Keep excavations free of water during construction and until final inspection.
I. When work is not in progress, cover the exposed ends of pipes with an approved plug to prevent foreign material from entering the pipe.

3.04 PIPE INSTALLATION OTHER THAN OPEN CUT

A. For installation of pipe by augering, boring, or jacking pipe, conform to requirements of Section 02315 - Pipe and Casing Augering for Sewers.

3.05 INSTALLATION OF APPURTEANCES

A. Construct manholes to conform to requirements of Section 02601 - Precast Concrete Manholes. Install frames, grates, rings and covers to conform to requirements of Section 02603 - Frames, Grates, Rings and Covers.

B. Install inlets, headwalls and wingwalls to conform to requirements of Section 02606 - Precast Concrete Inlets, Headwalls and Wingwalls.

C. Rehabilitate existing manholes to conform to requirements of Section 02764 - Manhole Rehabilitation. Adjust manhole covers to grade conforming to requirements of Section 02607 - Adjusting Manholes, Inlets and Valve Boxes to Grade.

3.06 BACKFILL AND SITE CLEANUP

A. Backfill the trench only after pipe installation is approved by the Engineer.

B. Backfill and compact soil in accordance with Section 02227 - Excavation and Backfill for Utilities.

C. Repair and replace removed or damaged pavement and sidewalks as specified in Section 02570 - Pavement Repair and Resurfacing.

D. In unpaved areas, grade surface as a uniform slope to natural grade as indicated on the Drawings. Provide a minimum of 4 inches of topsoil conforming to requirements of Section 02920 - Top Soil and sod in accordance with Section 02935 - Sodding.

E. Conform to requirements of Section 01564 - Waste Material Disposal.

END OF SECTION
SECTION 02920

TOPSOIL

PART 1  G E N E R A L

1.01  SECTION INCLUDES

A. Furnishing and placing topsoil for finish grading and for seeding, sodding and planting.

1.02  UNIT PRICES

A. No separate payment will be made for work performed under this section. Include the cost of such work for restoration of the existing vegetation in unit cost for utility and paving items in the Bid Proposal.

PART 2  P R O D U C T S

2.01  TOPSOIL

A. Topsoil shall be fertile, friable, natural sandy loam surface soil obtained from excavation or borrow operations having the following characteristics:

1. pH value of between 5.5 and 6.5.

2. Liquid limit: topsoil not exceed 50

3. Plasticity index: 10 or less.

4. Gradation: maximum of 40 percent with a passing the #280 sieve.

B. Topsoil shall be reasonably free of subsoil, clay lumps, weeds, non-soil materials and other litter or contamination. Topsoil shall not contain roots, stumps, and stones larger than 2 inches.

C. Obtain topsoil from naturally well-drained areas where topsoil occurs at a minimum depth of 4 inches and has similar characteristics to that found at the placement site. Do not obtain topsoil from areas infected with a growth of, or reproductive parts of nut grass or other noxious weeds.

PART 3  E X E C U T I O N

3.01  EXAMINATION

A. Verify that excavation and embankment operations have been completed to correct lines and grades.
3.02 TOPSOIL EXCAVATION

A. Conform to excavation and stockpiling requirements of section 02227 – Excavation and Backfill for Utilities.

3.03 PLACEMENT

A. For areas to be seeded or sodded, scarify or plow existing material to a minimum depth of 4 inches. Remove any vegetation and foreign inorganic material. Place 4 inches of topsoil on the loosened material and roll lightly with an appropriate lawn roller to consolidate the topsoil.

B. Increase depth of topsoil to 6 inches when placed over sand bedding and backfill materials specified in Section 02229 - Utility Backfill Materials.

C. For areas to receive bushes or trees, excavate existing material and place topsoil to the depth and dimensions as specified in Section 01535 – Tree and Plant Protection.

D. Remove spilled topsoil from curbs, gutters, and, paved areas and dispose of excess topsoil in accordance with requirements of Section 01564 - Waste Material Disposal.

3.04 PROTECTION

A. Protect topsoil from wind and water erosion until planting is completed.

END OF SECTION
SECTION 02935

SODDING

PART 1 G E N E R A L

1.01 SECTION INCLUDES

A. Restoration of existing lawn areas disturbed by construction shall be by installation of new sod.

B. Sod is defined as blocks, squares, strips of turf grass, and adhering soil used for vegetative planting. To be placed edge to edge for complete coverage.

C. Lawn is defined as ground covered with fine textured grass kept neatly mowed.

1.02 UNIT PRICES

A. No separate payment will be made for work performed under this section unless included as a bid item on the Bid Form. Include the cost of such work for restoration of the existing sod or lawn areas in unit cost for utility and paving items in the Bid Proposal.

1.03 SUBMITTALS

A. Submittals shall conform to the requirements of Section 01300 - Submittals.

1.04 QUALITY ASSURANCE

A. Perform sodding only when weather and soil conditions are deemed by Project Engineer to be suitable for proper placement.

B. Water and fertilize new sod.

C. Guarantee sod to be growing 30 days after completion.

D. Maintenance Period:

1. Begin maintenance immediately after each section of grass sod is installed and continue for a 30-day period from date of substantial completion.

2. Resod unacceptable areas.

3. Water, fertilize, control disease and insect pests, mow, edge, replace unacceptable materials, and perform other procedures consistent with good horticultural practice to ensure normal, vigorous and healthy growth. All disease control shall be installed within guidelines set forth by the Structural Pest Control Board of the State of Texas.
E. Notify Engineer 10 days before end of maintenance period for inspection.

PART 2   P R O D U C T S

2.01   SOD

A. Species: Bermuda (Cynodon Dactylon), Buffalo (Buchloe Dactyloides), or St. Augustine.

B. Contents: 95 percent permanent grass suitable to climate in which it is to be placed; not more than 5 percent weeds and undesirable grasses; good texture, free from obnoxious grasses, roots, stones and foreign materials. Block sod is usually a 16” x 16” square.

C. Size: 16 inch wide strips, uniformly 2 inches thick with clean-cut edges.

D. Sod is to be supplied and maintained in a healthy condition as evidenced by the grass being a normal green color.

2.02   FERTILIZER

A. Available nutrient percentage by weight: 12 percent nitrogen, 4 percent phosphoric acid, and 8 percent potash; or 15 percent nitrogen, 5 percent phosphoric acid, and 10 percent potash.

2.03   WEED AND INSECT TREATMENT

A. Provide acceptable treatment to protect sod from weed and insect infestation. Submit treatment method to the Engineer for approval. All insect and disease control shall be installed within guidelines set forth by the Structural Pest Control Board of the State of Texas.

2.04   WATER

A. Potable, available on-site through Contractor's water trucks. Do not use private resident's water.

2.05   BANK SAND

A. Free of clay lumps, roots, grass, salt or other foreign material.

PART 3   E X E C U T I O N

3.01   PREPARATION

A. Verify that top soil placement and compaction has been satisfactorily completed. Verify that soil is within allowable range of moisture content.

B. Topsoil shall be free of weeds and foreign material immediately before sodding.
C. Do not start work until conditions are satisfactory. Do not start work during inclement or impending inclement weather.

D. Rake areas to be sodded smooth, free from unsightly variations, bumps, ridges or depressions.

E. Spread 2-inch layer of bank sand over areas to be sodded prior to planting of sod.

F. Apply fertilizer at a rate of 25 lbs/1000 SF. Apply after raking soil surface and not more than 48 hours prior to laying sod. Mix thoroughly into upper 2 inches of soil. Lightly water to aid in dissipation of fertilizer.

3.02 APPLICATION

A. Lay sod with closely fitted joints leaving no voids and with ends of sod strips staggered. Sod shall be laid within 24 hours of harvesting.

B. After sod is laid, irrigate thoroughly to secure 6-inch minimum penetration into soil below sod.

C. Tamp and roll sod with approved equipment to eliminate minor irregularities and to form close contact with soil bed immediately after planting and watering. Submit type of tamping and rolling equipment to be used to the Engineer for approval, prior to construction.

3.03 MAINTENANCE

A. Watering:

1. Water lawn areas once a day with minimum 1/2 inch water for the first 3 weeks after area is sodded.

2. After 3-week period, water twice a week with 3/4 inch of water each time unless comparable amount has been provided by rain.

3. Make weekly inspections to determine moisture content of soil unless soil is in frozen condition.

4. Water in the morning to enable soil to absorb maximum amount of water with minimum evaporation.

B. Mowing:

1. Mow sod at intervals which will keep grass height from exceeding 3-1/2 inches.

2. Set mower blades at 2-1/2 inches.

3. Not remove more than one-half of grass leaf surface.
4. Sodded areas requiring mowing within 1 month after installation, shall be mowed with a light-weight rotary type mower. The sod shall be mowed only when dry and not in a saturated or soft condition.

5. Remove grass clippings during or immediately after mowing.

C. Fertilizer and Pest Control:

1. Evenly spread fertilizer composite at a rate of 40 pounds per 5,000 square feet or as recommended by manufacturer. Fertilizer shall not be placed until 2 weeks after placement of sod.

2. Restore bare or thin areas by topdressing with a mix of 50 percent sharp sand and 50 percent sphagnum peat moss.

3. Apply mixture 1/4 to 1/2 inch thick.

4. Treat areas of heavy weed and insect infestation as recommended by treatment manufacturer.

3.04 CLEANUP

A. During course of planting, remove excess and waste materials; keep lawn areas clean and take precautions to avoid damage to existing structures, plants, grass and streets.

B. Remove barriers, signs and all other Contractor material and equipment from project site at termination of establishment period.

END OF SECTION
SECTION 02999

REMOVE AND RELOCATE ROADWAY TRAFFIC SIGNS

PART 1    G E N E R A L

1.01 SECTION INCLUDES

A. This item provides for the removal and relocation of traffic signs, roadway signs, mail boxes, light and traffic signal poles. Traffic signs shall be relocated in accordance with the “Texas Manual on Uniform Traffic control Devices” (TxMUTCD).

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

PART 2    E X E C U T I O N

2.01 CONSTRUCTION METHODS

A. The contractor shall relocate those traffic signs, etc., that are indicated on the plans to be relocated. They shall be reinstalled with standard break-away type bases.

B. All concrete for footings shall be Class “C” Concrete in accordance with Section 03310 - Structural Concrete, with $f'c = 3600$ psi.

C. For any location on the job site that is to remain open to traffic, the Contractor is required to furnish and install temporary poles, fittings, fixtures, signals, signs or other incidentals necessary to construct permanent traffic control systems. Such temporary installation shall remain in place until such time as the relocated systems are operational, or until required by the Engineer.

END OF SECTION
SECTION 03305

CONCRETE FOR UTILITY CONSTRUCTION

PART 1  G E N E R A L

1.01  SECTION INCLUDES

A.  Cast-in-place concrete work for utility construction or rehabilitation, such as slabs on grade, small vaults, site-cast bases for precast units, cast-in-place manholes, inlets, headwalls and miscellaneous small structures.

1.02  UNIT PRICES

A.  No payment will be made for concrete for utility construction under this Section unless specifically noted in bid documents. Include payment in applicable utility structure section.

B.  Obtain the services of and pay for a certified testing laboratory to prepare design mixes.

1.03  SUBMITTALS

A.  Conform to Section 01300 - Submittals.

B.  Submit proposed mix design and test data for each type and strength of concrete in the Work.

C.  Submit laboratory reports prepared by an independent testing laboratory stating that materials used comply with the requirements of this Section.

D.  Submit manufacturer's mill certificates for reinforcing steel. Provide specimens for testing when required by the Engineer.

E.  Submit certification from concrete supplier that materials and equipment used to produce and deliver concrete comply with this Specification.

F.  When required on Drawings, submit shop drawings showing reinforcement type, quantity, size, length, location, spacing, bending, splicing, support, fabrication details and other pertinent information.

G.  For waterstops, submit product information sufficient to indicate compliance with specifications, including manufacturer's descriptive literature and specifications, when required on Drawings.
1.04 HANDLING AND STORAGE

A. Cement: Store cement off of the ground in a well-ventilated weatherproof building.

B. Aggregate: Prevent mixture of foreign materials with aggregate and preserve gradation of aggregate.

C. Reinforcing Steel: Store reinforcing steel to protect it from mechanical injury and formation of rust. Protect epoxy-coated steel from damage to the coating.

PART 2 PRODUCTS

2.01 CONCRETE MATERIALS

A. Cementitious Material:

1. Portland Cement: ASTM C150, Type II, unless the use of Type III is authorized by the Engineer; or ASTM C595, Type IP. For concrete in contact with sewage use Type II cement.

2. When aggregates are potentially reactive with alkalis in cement, use cement not exceeding 0.6 percent alkali content in the form of Na₂O + 0.658K₂O.

B. Water: Clean, free from harmful amounts of oils, acids, alkalis or other deleterious substances, and meeting requirements of ASTM C94.

C. Aggregate:

1. Coarse Aggregate: ASTM C33. Unless otherwise indicated, use the following ASTM standard sizes: No. 357 or No. 467; No. 57 or No. 67, No. 7. Maximum size: Not larger than 1/5 of the narrowest dimension between sides of forms, nor larger than 3/4 of minimum clear spacing between reinforcing bars.


3. Determine the potential reactivity of fine and coarse aggregate in accordance with the Appendix to ASTM C33.


E. Chemical Admixtures:

1. Water Reducers: ASTM C494, Type A.

2. Water Reducing Retarders: ASTM C494, Type D.

3. High Range Water Reducers (Superplasticizers): ASTM C494, Types F and G.
CONCRETE FOR UTILITY CONSTRUCTION

F. Prohibited Admixtures: Admixtures containing calcium chloride, thiocyanate, or materials that contribute free chloride ions in excess of 0.1 percent by weight of cement.

G. Reinforcing Steel:

1. Use new billet steel bars conforming to ASTM A615, ASTM A767, or ASTM A775, grade 40 or grade 60, as shown on Drawings. Use deformed bars except where smooth bars are specified. When placed in work, keep steel free of dirt, scale, loose or flaky rust, paint, oil or other harmful materials.

2. Where shown, use welded wire fabric with wire conforming to ASTM A185 or ASTM A884. Supply the gage and spacing shown, with longitudinal and transverse wires electrically welded together at points of intersection with welds strong enough not to be broken during handling or placing.

3. Wire: ASTM A82. Use 16-1/2 gage minimum for tie wire, unless otherwise indicated.

H. Fiber:

1. Polypropylene Fiber:
   a. Ratio: 1.5 pounds of fiber per cubic yard of concrete.
   b. Physical Properties:
      (1). Material: Polypropylene.
      (2). Length: 3/4 inch
      (3). Specific Gravity: 0.91.
      (4). Absorption: None.
      (5). Tensile Strength: 70-110 ksi.
      (7). Melt Point: 140 degrees F (60 degrees C).
      (8). Flash Point: 932 degrees F (500 degrees C).
      (9). Density: 3 pounds/cubic yard.
   c. Acceptable Manufacturer: W. R. Grace Company, Fibermesh, or approved equal.
1. Steel Fiber: Comply with applicable provisions of ACI 544 and ASTM A820.
   d. Ratio: 50 to 200 pounds of fiber per cubic yard of concrete.
   e. Physical Properties
      1. Material: Steel.
      2. Aspect Ratio (for fiber lengths of 0.5 to 2.5 inch, length divided by diameter or equivalent diameter): 30:1 to 100:1.
      4. Tensile Strength: 40-400 ksi.
      5. Young's Modulus: 29,000 ksi.
      6. Minimum Average Tensile Strength: 50,000 psi.
      7. Bending Requirements: Withstand bending around 0.125-inch diameter mandrel to an angle of 90 degrees, at temperatures not less than 60 degrees F, without breaking.

I. Curing Compounds: Type 2 white-pigmented liquid membrane-forming compounds conforming to ASTM C309.

2.02 FORMWORK MATERIALS

A. Lumber and Plywood: Seasoned and of good quality, free from loose or unsound knots, knot holes, twists, shakes, decay and other imperfections which would affect strength or impair the finished surface of concrete. Use S4S lumber for facing or sheathing. Forms for bottoms of caps: At least 2-inch (nominal) lumber, or 3/4-inch form plywood backed adequately to prevent misalignment. General use: Provide lumber of 1-inch nominal thickness or form plywood of approved thickness.

B. Formwork for Exposed Concrete Indicated to Receive Rubbed Finish: Form or form-lining surfaces free of irregularities; plywood of 1/4-inch minimum thickness, preferably oiled at the mill.

C. Chamfer Strips and Similar Moldings: Redwood, cypress or pine that will not split when nailed and which can be maintained to true line. Use mill-cut molding dressed on all faces.

D. Form Ties: Metal or fiberglass of approved type with tie holes not larger than 7/8 inch in diameter. Do not use wire ties or snap ties.

E. Metal Forms: Clean and in good condition, free from dents and rust, grease or other foreign material that tend to disfigure or discolor concrete in a gage and condition capable of supporting concrete and construction loads without significant distortion.
Countersink bolt and rivet heads on facing sides. Use only metal forms which present a smooth surface and which line up properly.

2.03 PRODUCTION METHODS

A. Use either ready-mixed concrete conforming to requirements of ASTM C94, or concrete produced by volumetric batching and continuous mixing in accordance with ASTM C685.

2.04 MEASUREMENT OF MATERIALS

A. Measure dry materials by weight, except volumetric proportioning may be used when concrete is batched and mixed in accordance with ASTM C685.

B. Measure water and liquid admixtures by volume.

2.05 DESIGN MIX

A. Use design mixes prepared by a certified testing laboratory in accordance with ASTM C1077 and conforming to requirements of this section.

B. Proportion concrete materials based on ACI 211.1 to comply with durability and strength requirements of ACI 318, Chapters 4 and 5, and this specification. Prepare mix design of Class A concrete so minimum cementitious content is 564 pounds per cubic yard. Submit concrete mix designs to the Engineer for review.

C. Proportioning on the basis of field experience or trial mixtures in accordance with the requirements at Section 5.3 of ACI 318 may be used, if approved by the Engineer.

D. Classification:

<table>
<thead>
<tr>
<th>Class</th>
<th>Type</th>
<th>Minimum Compressive Strength (Lbs/sq. in.)</th>
<th>Maximum W/C Ratio</th>
<th>Air Content (Percent)</th>
<th>Range in Slump (Inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Structural</td>
<td>3200</td>
<td>0.45</td>
<td>4 1</td>
<td>2 to 4*</td>
</tr>
<tr>
<td>B</td>
<td>Pipe Block Fill,</td>
<td>4000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Thrust Block</td>
<td>2500</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* When ASTM C494, Type F or type G admixture is used to increase workability, this range may be 6 to 9.

E. Add steel or polypropylene fibers only when called for on the Drawings or in another section of these Specifications.

F. Determine air content in accordance with ASTM C138, ASTM C173 or ASTM C231.
G. Use of Concrete Classes: Use classes of concrete as indicated on the drawings and other specifications. Use Class B for un-reinforced concrete used for plugging pipes, seal slabs, thrust blocks, trench dams, and concrete fill unless indicated otherwise. Use Class A for all other applications.

2.06 PVC WATERSTOPS

A. Extrude from virgin polyvinyl chloride elastomer. Use no reclaimed or scrap material. Submit waterstop manufacturer's current test reports and manufacturer's written certification that the material furnished meets or exceeds Corps of Engineers Specification CRD-C572 and other specified requirements.

B. Flat Strip and Center-Bulb Waterstops: As detailed, and as manufactured by: Kirkhill Rubber Co., Brea, California; Water Seals, Inc., Chicago, Illinois; Progress Unlimited, Inc., New York, New York; Greenstreak Plastic Products Co., St. Louis, Missouri; or equal acceptable to the Engineer, provided that at no place shall waterstop thickness be less than 3/8 inch.

2.07 RESILIENT WATERSTOP

A. Resilient waterstop, where called for on the Drawings, shall be either a bentonite or adhesive type material.

B. Bentonite Waterstop:
   1. Material: 75 percent bentonite, mixed with butyl rubber-hydrocarbon containing less than 1.0 percent volatile matter, and free of asbestos fibers or asphalatics.
   2. Manufacturer's rated temperature ranges: For application, 5 to 125 degrees F; in service, -40 to 212 degrees F.
   4. Provide with adhesive backing capable of producing excellent adhesion to concrete surfaces.

C. Adhesive Waterstop:
   1. Adhesive waterstop shall be at least 2 inches in diameter and shall be Synko-Flex preformed plastic adhesive waterstop by Synko-Flex Products, Inc., or equal. The waterstop shall meet or exceed requirements of Federal Specification SS-S-210A.
   2. The adhesive waterstop shall be supplied wrapped completely by a two part protective paper.
3. The adhesive waterstop material shall have independent laboratory tests verifying that the material seals joints in concrete against leakage when subjected to a minimum of 30 psi water pressure for at least 72 hours.

4. Primer, to be used on hardened concrete surfaces, shall be provided by the same manufacturer as the waterstop material.

PART 3 EXECUTION

3.01 FORMS AND SHORING

A. Provide mortar-tight forms sufficient in strength to prevent bulging between supports. Set and maintain forms to lines designated such that finished dimensions of structures are within the tolerances specified in ACI 117. Construct forms to permit removal without damage to concrete. Forms may be given slight draft to permit ease of removal. Provide adequate cleanout openings. Before placing concrete, remove extraneous matter from within forms.

B. Install rigid shoring having no excessive settlement or deformation. Use sound timber in shoring centering. Shim to adjust and tighten shoring with hardwood timber wedges.

C. Design Loads for Horizontal Surfaces of Forms and Shoring: Minimum fluid pressure, 175 pounds per cubic foot; live load, 50 pounds per square foot. Maximum unit stresses: 125 percent of allowable stresses used for form materials and for design of support structures.

D. Back formwork with a sufficient number of studs and wales to prevent deflection.

E. Re-oil or lacquer the liner on the job before using. Facing may be constructed of 3/4-inch plywood made with waterproof adhesive backed by adequate studs and wales. In such cases, form lining will not be required.

F. Unless otherwise indicated, form outside corners and edges with triangular 3/4-inch chamfer strips (measured on sides).

G. Remove metal form ties to depth of at least 3/4 inch from surface of concrete. Do not burn off ties. Do not use pipe spreaders. Remove spreaders which are separate from forms as concrete is being placed.

H. Treat facing of forms with approved form coating before concrete is placed. When directed by the Engineer, treat both sides of face forms with coating. Apply coating before reinforcement is placed. Immediately before the concrete is placed, wet surface of forms which will come in contact with concrete.

3.02 PLACING REINFORCEMENT

A. Place reinforcing steel accurately in accordance with approved Drawings. Secure steel adequately in position in forms to prevent misalignment. Maintain reinforcing steel in
place using approved concrete and hot-dip galvanized metal chairs and spacers. Place reinforcing steel in accordance with CRSI Publication "Placing Reinforcing Bars." Request inspection of reinforcing steel by the Engineer and obtain acceptance before concrete is placed.

B. Minimum spacing center-to-center of parallel bars: 2-1/2 times nominal bar diameter. Minimum cover measured from surface of concrete to face of reinforcing bar unless shown otherwise on the Drawings: 3 inches for surfaces cast against soil or subgrade, 2 inches for other surfaces.

C. Detail bars in accordance with ACI 315. Fabricate reinforcing steel in accordance with CRSI Publication MSP-1, "Manual of Standard Practice." Bend reinforcing steel to required shape while steel is cold. Excessive irregularities in bending will be cause for rejection.

D. Do not splice bars without written approval of the Engineer. Approved bar bending schedules or placing drawings constitute written approval. Splice and development length of bars shall conform to ACI 318, Chapters 7 and 12, and as shown on Drawings. Stagger splices or locate at points of low tensile stress.

3.03 EMBEDDED ITEMS

A. Install conduit and piping as shown on Drawings. Accurately locate and securely fasten conduit, piping and other embedded items in forms.

B. Install waterstops as specified in other sections and according to manufacturer's instructions. Securely position waterstops at joints unless otherwise indicated on Drawings. Protect waterstops from damage or displacement during concrete placing operations.

3.04 BATCHING, MIXING AND DELIVERY OF CONCRETE

A. Measure, batch, mix, and deliver ready-mixed concrete in accordance with ASTM C94, Sections 8 through 11. Produce ready-mixed concrete using an automatic batching system as described in NRMCA Concrete Plant Standards, Part 2 - Plant Control Systems.

B. Measure, mix and deliver concrete produced by volumetric batching and continuous mixing in accordance with ASTM C685, Sections 6 through 8.

C. Maintain concrete workability without segregation of material and excessive bleeding. Obtain approval of the Engineer before adjustment and change of mix proportions.

D. Ready-mixed concrete delivered to the site shall be accompanied by batch tickets providing the information required by ASTM C94, Section 16. Concrete produced by continuous mixing shall be accompanied by batch tickets providing the information required by ASTM C685, Section 14.
E. When adverse weather conditions affect quality of concrete, postpone concrete placement. Do not mix concrete when the air temperature is at or below 40 degrees F and falling. Concrete may be mixed when temperature is 35 degrees F and rising. Take temperature readings in the shade, away from artificial heat. Protect concrete from temperatures below 32 degrees F until the concrete has cured for a minimum of 3 days at 70 degrees F or 5 days at 50 degrees F.

When concrete temperature is 85 degrees F or above, do not exceed 60 minutes between introduction of cement to the aggregates and discharge. When the weather is such that the concrete temperature would exceed 90 degrees F, employ effective means, such as pre-cooling of aggregates and mixing water, using ice or placing at night, as necessary to maintain concrete temperature, as placed, below 90 degrees F.

F. Clean, maintain and operate equipment so that it thoroughly mixes material as required.

G. Hand-mix only when approved by the Engineer.

3.05 PLACING CONCRETE

A. Give sufficient advance notice to the Engineer (at least 24 hours prior to commencement of Operations) to permit inspection of forms, reinforcing steel, embedded items and other preparations for placing concrete. Place no concrete prior to the Engineer's approval.

B. Schedule concrete placing to permit completion of finishing operations in daylight hours. However, if necessary to continue after daylight hours, light the site as required. If rainfall occurs after placing operations are started, provide covering to protect the Work.

C. Use troughs, pipes and chutes lined with approved metal or synthetic material in placing concrete so that concrete ingredients are not separated. Keep chutes, troughs and pipes clean and free from coatings of hardened concrete. Allow no aluminum material to be in contact with concrete.

D. Limit free fall of concrete to 4 feet. Do not deposit large quantities of concrete at one location so that running or working concrete along forms is required. Do not jar forms after concrete has taken on initial set; do not place any strain on projecting reinforcement or anchor bolts.

E. Use tremies for placing concrete in walls and similar narrow or restricted locations. Use tremies made in sections, or provide in several lengths, so that outlet may be adjusted to proper height during placing operations.

F. Place concrete in continuous horizontal layers approximately 12 inches thick. Place each layer while layer below is still plastic.

G. Compact each layer of concrete with concrete spading implements and mechanical vibrators of approved type and adequate number for the size of placement. When immersion vibrators cannot be used, use form vibrators. Apply vibrators to concrete immediately after depositing. Move the vibrator vertically through the layer of concrete...
just placed and several inches into plastic layer below. Do not penetrate or disturb layers previously placed which have partially set. Do not use vibrators to aid lateral flow concrete. Closely supervise consolidation to ensure uniform insertion and duration of immersion.

H. Handling and Placing Concrete: Conform to ACI 302.1R, ACI 304R and ACI 309R.

3.06 WATERSTOPs

A. Embed waterstops in concrete across joints as shown. Waterstops shall be continuous for the extent of the joint; make splices necessary to provide such continuity in accordance with manufacturer's instructions. Support and protect waterstops during construction operations; repair or replace waterstops damaged during construction.

B. Install waterstops in concrete on one side of joints, leaving other side exposed until the next pour. When a waterstop will remain exposed for 2 days or more, shade and protect the exposed waterstop from direct rays of the sun during the entire exposure and until the exposed portion of the waterstop is embedded in concrete.

C. Splicing PVC Waterstops:

1. Splice waterstops by heat-sealing adjacent waterstop sections in accordance with the manufacturer's printed instructions.

2. Butt end-to-end joints of 2 identical waterstop sections may be made in the forms during placement of waterstop material.

3. Prior to placement in formwork, prefabricate all waterstop joints involving more than two ends to be joined together, an angle cut, an alignment change, or the joining of two dissimilar waterstop sections, allowing not less than 24-inch long strips of waterstop material beyond the joint. Upon inspection and approval by the Engineer, install prefabricated waterstop joint assemblies in formwork, and butt-weld ends of the 24-inch strips to the straight-run portions of waterstop in the forms.

D. Setting PVC Waterstops:

1. Correctly position waterstops during installation. Support and anchor waterstops during progress of the work to ensure proper embedment in concrete and to prevent folding over of the waterstop by concrete placement. Locate symmetrical halves of waterstops equally between concrete pours at joints, with center axis coincident with joint openings. Thoroughly work concrete in joint vicinity for maximum density and imperviousness.

2. Where a waterstop in a vertical wall joint does not connect with any other waterstop, and is not intended to be connected to a waterstop in a future concrete placement, terminate the waterstop 6 inches below the top of the wall.
CONCRETE FOR UTILITY CONSTRUCTION

E. Replacement of Defective Field Joints: Replace waterstop field joints showing evidence of misalignment, offset, porosity, cracks, bubbles, inadequate bond or other defects with products and joints complying the Contract Documents.

F. Resilient Waterstop:

1. Install resilient waterstop in accordance with manufacturer's instructions and recommendations except as otherwise indicated and specified.

2. When requested by the Engineer, provide technical assistance by manufacturer's representative in the field at no additional cost to the Owner.

3. Use resilient waterstop only where complete confinement by concrete is provided; do not use in expansion or contraction joints.

4. Where resilient waterstop is used in combination with PVC waterstop, lap resilient waterstop over PVC waterstop a minimum of 6 inches and place in contact with the PVC waterstop. Where crossing PVC at right angles, melt PVC ribs to form a smooth joining surface.

5. At the free top of walls without connecting slabs, stop the resilient waterstop and grooves (where used) 6 inches from the top in vertical wall joints.

6. Bentonite Waterstop:

a. Locate bentonite waterstop as near as possible to the center of the joint and extend continuous around the entire joint. Minimum distance from edge of waterstop to face of member: 5 inches.

b. Where thickness of the concrete member to be placed on the bentonite waterstop is less than 12 inches, place waterstop in grooves at least 3/4 inch deep and 1-1/4 inches wide formed or ground into the concrete. Minimum distance from edge of waterstop placed in groove to face of member: 2.5 inches.

c. Do not place bentonite waterstop when waterstop material temperature is below 40 degrees F. Waterstop material may be warmed so that it remains above 40 degrees F during placement but means used to warm it shall in no way harm the material or its properties. Do not install waterstop where air temperature falls outside manufacturer's recommended range.

d. Place bentonite waterstop only on smooth and uniform surfaces; grind concrete smooth if necessary to produce satisfactory substrate, or bond waterstop to irregular surfaces using an epoxy grout which completely fills voids and irregularities beneath the waterstop material. Prior to installation, wire brush the concrete surface to remove laitance and other substances that may interfere with bonding of epoxy.
e. In addition to the adhesive backing provided with the waterstop, secure bentonite waterstop in place with concrete nails and washers at 12-inch maximum spacing.

1. Adhesive Waterstop:
   
   f. Thoroughly clean the concrete surface on which the waterstop is to be placed with a wire brush and coat with primer.
   
   g. If the surface is too rough to allow the waterstop to form a complete contact, grind to form an adequately smooth surface.
   
   h. Install the waterstop with the top protective paper left in place. Overlap joints between strips a minimum of 1 inch and cover back over with the protective paper.
   
   i. Do not remove protective paper until just before final formwork completion. Concrete shall be placed immediately. The time that the waterstop material is uncovered prior to concrete placement shall be minimized and shall not exceed 24 hours.

3.07 CONSTRUCTION JOINTS

A. Definitions:

1. Construction joint: Contact surface between plastic (fresh) concrete and concrete that has attained initial set.

2. Monolithic: Manner of concrete placement to reduce or eliminate construction joints; joints other than those indicated on Drawings will not be permitted without written approval of the Engineer. Where so approved, make additional construction joints with details equivalent to those indicated for joints in similar locations.

B. Preparation for Construction Joints: Roughen surface of concrete previously placed, leaving some aggregate particles exposed. Remove laitance and loose materials by sandblasting or high-pressure water blasting. Keep surface wet for several hours prior to placing of plastic concrete.

3.08 CURING

A. Comply with ACI 308. Cure by preventing loss of moisture, rapid temperature change and mechanical injury for a period of 7 curing days when Type II or IP cement has been used and for 3 curing days when Type III cement has been used. Start curing as soon as free water has disappeared from the concrete surface after placing and finishing. A curing day is any calendar day in which the temperature is above 50 degrees F for at least 19 hours. Colder days may be counted if air temperature adjacent to concrete is maintained above 50 degrees F. In continued cold weather, when artificial heat is not
provided, removal of forms and shoring may be permitted at the end of calendar days equal to twice the required number of curing days. However, leave soffit forms and shores in place until concrete has reached the specified 28-day strength, unless directed otherwise by the Engineer.

B. Cure formed surfaces not requiring rub-finished surface by leaving forms in place for the full curing period. Keep wood forms wet during the curing period. Add water as needed for other types of forms. Or, at Contractor's option, forms may be removed after 2 days and curing compound applied.

C. Rubbed Finish:

1. At formed surfaces requiring rubbed finish, remove forms as soon as practicable without damaging the surface.

2. After rub-finish operations are complete, continue curing formed surfaces by using either approved curing/sealing compounds or moist cotton mats until normal curing period is complete.

D. Unformed Surfaces: Cure by membrane curing compound method.

1. After concrete has received a final finish and surplus water sheen has disappeared, immediately seal surface with a uniform coating of approved curing compound, applied at the rate of coverage recommended by manufacturer or as directed by the Engineer. Do not apply less than 1 gallon per 180 square feet of area. Provide satisfactory means to properly control and check rate of application of the compound.

2. Thoroughly agitate the compound during use and apply by means of approved mechanical power pressure sprayers equipped with atomizing nozzles. For application on small miscellaneous items, hand-powered spray equipment may be used. Prevent loss of compound between nozzle and concrete surface during spraying operations.

3. Do not apply compound to a dry surface. If concrete surface has become dry, thoroughly moisten surface immediately prior to application. At locations where coating shows discontinuities, pinholes or other defects, or if rain falls on a newly coated surface before film has dried sufficiently to resist damage, apply an additional coat of compound at the specified rate of coverage.

3.09 REMOVAL OF FORMS AND SHORING

A. Remove forms from surfaces requiring rubbing only as rapidly as rubbing operation progresses. Remove forms from vertical surfaces not requiring rub-finish when concrete has aged for the required number of curing days. When curing compound is used, do not remove forms before 2 days after concrete placement,
B. Leave soffit forms and shores in place until concrete has reached the specified 28-day strength, unless directed otherwise by the Engineer.

3.10 DEFECTIVE WORK

A. Immediately repair any defective work discovered after forms have been removed. If concrete surface is bulged, uneven, or shows excess honeycombing or form marks which cannot be repaired satisfactorily through patching, remove and replace the entire section.

3.11 FINISHING

A. Patch honeycomb, minor defects and form tie holes in concrete surfaces with cement mortar mixed one part cement to two parts fine aggregate. Repair defects by cutting out unsatisfactory material and replacing with new concrete, securely keyed and bonded to existing concrete. Finish to make junctures between patches and existing concrete as inconspicuous as possible. Use a stiff mixture and thoroughly tamp into place. After each patch has stiffened sufficiently to allow for greatest portion of shrinkage, strike off mortar flush with the surface.

B. Apply a rubbed finish to exposed surfaces of formed concrete structures as noted on Drawings. After pointing has set sufficiently, wet the surface with a brush and perform first surface rubbing with No. 16 carborundum stone or equal. Rub sufficiently to bring surface to paste, to remove form marks and projections, and to produce a smooth, dense surface. Add cement to form surface paste as necessary. Spread or brush material, which has been ground to paste, uniformly over surface and allow to reset. In preparation for final acceptance, clean surfaces and perform final finish rubbing with No. 30 carborundum stone or equal. After rubbing, allow paste on the surface to reset; then wash surface with clean water. Leave structure with a clean, neat and uniform-appearing finish.

C. Apply a wood float finish to concrete slabs.

3.12 FIELD QUALITY CONTROL

A. Testing shall be performed under provisions of Section 01410 - Testing Laboratory Services.

B. Unless otherwise directed by the Engineer, the following minimum testing of concrete is required. Testing shall be performed by qualified individuals employed by an approved independent testing agency, and conform to the requirements of ASTM C1077.

1. Take concrete samples in accordance with ASTM C172.

2. Make one set of four compression test specimens for each mix design at least once per day and for each 150 cubic yards or fraction thereof. Make, cure and test the specimens in accordance with ASTM C31 and ASTM C39.
3. When taking compression test specimens, test each sample for slump according to ASTM C143, for temperature according to ASTM C1064, for air content according to ASTM C231, and for unit weight according to ASTM C138.

4. Inspect, sample and test concrete in accordance with ASTM C94, Section 13, 14 and 15, and ACI 311-5R.

C. Test Cores: Conform to ASTM C42.

D. Testing High Early Strength Concrete: When Type III cement is used in concrete, the specified 7-day and 28-day compressive strengths shall be applicable at 3 and 7 days, respectively.

E. If 7-day or 3-day test strengths (as applicable for type of cement being used) fail to meet established strength requirements, extended curing or resumed curing on those portions of structure represented by test specimens may be required. If additional curing fails to produce the required strength, strengthening or replacement of portions of structure which fail to develop required strength may be required by the Engineer, at no additional cost to the Owner.

3.13 PROTECTION

A. Protect concrete against damage until final acceptance by the Owner.

B. Protect fresh concrete from damage due to rain, hail, sleet, or snow. Provide such protection while the concrete is still plastic, and whenever such precipitation is imminent or occurring.

C. Do not backfill around concrete structures or subject them to design loadings until all components of the structure needed to resist the loading are complete and have reached the specified 28-day compressive strength, except as authorized otherwise by the Engineer.

END OF SECTION
JOINT REPAIR

SECTION 03820

PART 1 GENERAL

1.01 SECTION INCLUDES

A. These specifications detail the requirements for the joint repair of storm drainage pipes and box culverts. The purpose of this process is to seal the box culvert and drainage pipe joints.

1.02 UNIT PRICES

A. Refer to Section 01025 - Measurement and Payment for unit price procedures.

1.03 SUBMITTAL

A. Submittals shall conform to requirements of Section 01300 - Submittals.

B. The Contractor shall submit a minimum of six (6) copies of the manufacturer’s written product data sheets for the proposed materials, for the approval by the Engineer, before proceeding with the work. Product data should include manufacturer’s recommended installation instructions and certified results of the testing on the mechanical properties of the material by an independent testing laboratory.

1.04 HANDLING AND STORAGE

A. All materials used for joint repair shall remain dry, clean and stored as per manufacturer’s standards.

B. Material mixed with dirt, weeds or foreign matter will be rejected.

C. Packaging of component materials must be compatible with field storage and handling requirements. Packaging must provide for worker safety and minimize spillage during handling.

PART 2 PRODUCTS

2.01 MATERIALS

A. Chemical Grout:

1. While being injected, the chemical sealant must be able to react/perform in the presence of water.

2. The cured material must be capable of withstanding submergence in water without degradation.
3. The resultant sealant formation must prevent the passage of water.
4. The sealant material, after curing, must be flexible as opposed to brittle or rigid.
5. In place, the resultant sealant formation should be able to withstand freeze/thaw and wet/dry cycles without adversely affecting the seal.
6. The sealant formulation must not be biodegradable and an acceptable integral herbicide shall be used where roots are present. Additives may be used to meet this requirement.
7. The cured sealant should be chemically stable and resistant to concentrations of acids, alkalis, and organics found in normal sewage.
9. Compressive recovery; returns to original shape after repeated deformations.
10. Toxicity; essentially non-toxic in cured form.
11. Sealing materials shall be non-corrosive.
12. Solid content shall be 82 to 88%.

The chemical grout sealing compound shall be hydrophilic. When cured, the grouting compound shall exhibit strength properties of at least 90 PSI and 800% elongation. The material shall not change in linear dimension more than 18% when subjected to wet and dry cycles.

B. Acceptable products for the processes are:

Cementatious Grout - EMACO S88 CI

ChemRex
889 Valley Park Drive
Shakopee, MN 55379
1-800-243-6739

Jute Fiber (OAKUM) - Fibrolite

Avanti International
822 Bay Star Boulevard
Webster, Texas 77598-1528
281-486-5600

Builders Products
2440 McAllister
Houston, Texas 77092
713-686-8203

Chemical Grout

- Avanti International - AV 202
- Prime Resins - Prime Flex 900 LVSF
- DeNeef Construction Chemicals, Inc. - Hydro-Active Flex LVW/Hydro-Active Flex Cat Accelerator

Hydro-Active cut with Hydro-Active Cat Accelerator

Avanti International
822 Bay Star Boulevard
Webster, Texas 77598-1528
281-486-5600

Prime Resins
2381 Rockaway Industrial Blvd.
Conyers, GA 30012
770-388-0936

Builders Products
2440 McAllister
Houston, Texas 77092
713-686-8203

- A tested, approved equivalent.

2.02 EQUIPMENT

A. Equipment: Conform to requirements of manufacturer’s standards.

2.03 MIXING

A. In every case, mixing and handling of chemical sealing materials shall be in strict accordance with the manufacturer’s recommendations.

B. Mixing of component materials must be compatible with field operations and not require precise measurements.

PART 3 EXECUTION

3.01 SAFETY

A. Contractor shall provide all necessary training, material, equipment, and personnel, etc. to comply with all applicable OSHA regulations for confined-space entry.

B. The Contractor shall provide written evacuation and safety plan, which shall be posted on the project site. Workers shall be made aware of the plan before the work proceeds and reviewed in weekly safety meetings.

3.02 WATER AND SOIL CONTROL
A. Adequate drainage shall be maintained at all times during construction, cleaning, and repair.

B. Contractor’s activities are not to alter or change existing drainage pattern.

C. To effectively conduct the joint sealing operation, flow in the culvert must be controlled to an extent that the joint being sealed is not inundated by water. It is not necessary for the joint to be dry; but the water level shall be maintained at as low a level as is practical. Pumps, cofferdam, sandbags, or other means shall be used to maintain the water at a low level.

D. Existing fill shall be removed from the top of bottom joint. After the joint is repaired and inspected, the existing fill shall be replaced back to its original location and height. This project does not require contractor to remove existing fill from the system, but does require it to be returned to original condition as not to create additional problems for the system.

E. The Contractor is responsible for removing any impedance to flow, such as temporary cofferdams, sandbags, and equipment from the box culvert and junction boxes in the event of rain.

3.03 CLEANING

A. Contractor is responsible for cleaning of streets caused by associated construction at close of each workday.

B. The Contractor shall remove debris off site and dispose of in accordance with local, state, and/or Federal laws and regulations.

C. Cleanup must be done without inordinate use of flammable or hazardous chemicals.

D. Residual sealing materials must be removable from the sewer after injection to insure no flow reduction, restriction, or blockage of normal sewage flows.

E. Prior to sealing, the joints shall be cleaned by pressurized water blaster to remove all loose materials, dirt and grease where necessary. Soils and slimes will be effectively removed from the joint by the scouring action of the water. If necessary, the Contractor shall use a wet aggregate blasting method to provide for an acceptable joint surface. Additionally, the storm drainage pipe specified shall be generally cleared of debris adjacent to the joints prior to individual joint sealing.

3.04 CONTAINMENT DAM PROCESS

A. Joints are to have a patch or “containment dam” prior to injection. This includes approved cementitious grout, or chemical grout saturated jute oakum. This will provide containment for the grout injection. Cementitious grout shall be used only in containment dam process.
B. Cementitious grout shall only be used in non-submerged sections of joint. Non-submerged sections are identified as sections of joints that are a minimum of one (1) foot above the standing water level of the box culvert, at either pre-construction or construction phase, whichever is higher. All other areas of the joint are considered submerged and shall therefore require saturated jute oakum containment dam. Joints shall be filled with grout and allowed to curve for 24 hours before the injection process is to begin.

C. Cementitious Grout Sealing: Contractor shall clean and prepare joints prior to sealing of joints. Installation procedures shall comply with manufacturer’s recommendation.

D. Chemical Grout Saturated Jute Oakum Sealing: A quantity of jute fiber is first placed in a mixing container. Plastic bags or other disposable containers such as plastic buckets are desirable. Hydrophilic polymer grout compound is then added and allowed to soak into the jute fiber strips. Squeezing and working the jute fiber by hand is important for complete and rapid saturation. After the application surface has been wetted, the jute fiber strand is picked up by one end and the excess grout stripped off by curling the thumb and index finger around the strand. The strand is then placed in the joint and lightly tamped in to place by use of putty knives, wooden dowels or other tools.

Water is applied during the tamping process by either a small hose or weed sprayer. Application of the water during the tamping causes hydration of the grout compound. Additional layers of material are built up in the same fashion with each being wetted and tamped in turn until the full gasket thickness is obtained. Only a light spray of water should be used since large volumes or high pressures wash away the grout before it sets. It is usually desirable to stop the application of materials somewhat below the surface so that hydration will not cause the seal to expand into the flow area.

The jute fiber shall be twisted rope form without tar or oil and practically free from hard, source fibers and extraneous matter.

Acceptable materials are:
- Fibrolite as distributed by Avanti International or DeNeef Construction Chemicals, Inc.
- A tested, approved equivalent

3.06 CHEMICAL GROUT INJECTION (ONLY)

A. - Multiple injection holes shall be drilled thru the wall of the structure, or an injection needle will puncture the oakum dam at locations and at spacing as determined by field conditions, and approved by Engineer.
- Chemical Grout is injected in multiple shots thru the injection holes or punctures, allowed to expand, void fill and seal the back side of the repair area.
- Chemical Grout shall be pumped until outcropped is seen or pressure of grout reaches 125 psi or as manufacturers suggested pressure.
- Outcropped grout material is removed with hand tools and disposed of.
- The new seal is inspected visually for completeness.
- A repair documentation form is completed by the technician.

B. Contractor shall monitor the movement of the box culverts to insure no damage is done to the repaired joints.

3.07 FINISHING

A. Residual sealing materials that extend into the pipe, reduce the pipe diameter, or restrict the flow shall be removed from the joint. The sealed joints shall be left reasonably “flush” with the existing pipe surface.

3.08 WARRANTY

A. Contractor warrants all materials and workmanship for a period of three year including shrinkage and deterioration.

B. Contractor shall re-inject material for any failure during the warranty period.

C. If the Contractor damages any utilities, he will immediately notify the appropriate utility provider (and the Engineer) and pay for all cost of repair at his own expense.

D. Cracks in pavement which occurs during the injection of grout will be considered as damage to the pavement due to the Contractor’s operations. The damage shall be repaired by the Contractor at the Contractor’s expense and as directed by the Engineer.

END OF SECTION