MDOT Use Only Checked Loaded Keyed	
	SM No. CBWO9039250011
	PROPOSAL AND CONTRACT DOCUMENTS
	FOR THE CONSTRUCTION OF
	(EXEMPT)
	20 Work necessary to construct an equipment shed and warehouse building at the shop complex, known as State Project Nos. BWO-9039-25(001) / 501963301 & BWO-9040-25(001) / 501977301, in the County of Hinds, State of Mississippi. Project Completion: October 30, 2009
	NOTICE
	BIDDERS MUST PURCHASE A BOUND PROPOSAL FROM MDOT CONTRACT ADMINISTRATION DIVISION TO BID ON THIS PROJECT.
	Electronic addendum updates will be posted on www.goMDOT.com
	SECTION 900 OF THE CURRENT
N	(2004) STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION ISSISSIPPI DEPARTMENT OF TRANSPORTATION JACKSON, MISSISSIPPI

BIDDER CHECK LIST (FOR INFORMATION ONLY)

- All unit prices and item totals have been entered in accordance with Subsection 102.06 of the Mississippi Standard Specifications for Road and Bridge Construction.
- _____ If the bid sheets were prepared using MDOT's Electronic Bid System, proposal sheets have been stapled and inserted into the proposal package.
- _____ First sheet of SECTION 905--PROPOSAL has been completed.
- _____ Second sheet of SECTION 905--PROPOSAL has been completed and signed.
- _____ Addenda, if any, have been acknowledged. Second sheet of Section 905 listing the addendum number has been substituted for the original second sheet of Section 905. Substituted second sheet of Section 905 has been properly completed, signed, and added to the proposal.
- _____ DBE/WBE percentage, when required by contract, has been entered on last sheet of the bid sheets of SECTION 905 PROPOSAL.
- _____ Form OCR-485, when required by contract, has been completed and <u>signed</u>.
- _____ The last sheet of the bid sheets of SECTION 905--PROPOSAL has been signed.
- Combination Bid Proposal of SECTION 905--PROPOSAL has been completed for each project which is to be considered in combination (See Subsection 102.11).
- Equal Opportunity Clause Certification, when included in contract, has been completed and <u>signed</u>.
- _____ The Certification regarding Non-Collusion, Debarment and Suspension, etc. has been <u>executed in duplicate</u>.
- A certified check, cashier's check or bid bond payable to the State of Mississippi in the principal amount of 5% of the bid has been included with project number identified on same. Bid bond has been <u>signed by the bidder</u> and has also been <u>signed or countersigned by a Mississippi Resident Agent for the Surety</u> with Power of Attorney attached.
- Non-resident Bidders: ON STATE FUNDED PROJECTS ONLY, a copy of the current laws regarding any preference for local Contractors from State wherein domiciled has been included. See Subsection 103.01, Mississippi Standard Specifications for Road and Bridge Construction, and Section 31-7-47, MCA, 1972 regarding this matter.

Return the proposal and contract documents in its entirety in a sealed envelope. <u>DO NOT</u> remove any part of the contract documents; exception - an addendum requires substitution of second sheet of Section 905. A stripped proposal is considered as an irregular bid and will be rejected.

Failure to complete any or all of the applicable requirements will be cause for the proposal to be considered irregular.

MISSISSIPPI DEPARTMENT OF TRANSPORTATION

TABLE OF CONTENTS SECTION 00 01 10

PROJECT: EQUIPMENT SHED AND WAREHOUSE AT SHOP COMPLEX IN JACKSON, HINDS COUNTY, MISSISSIPPI

PROJECT NUMBER: BWO-9039-25(001) 501963 BWO-9040-25(001) 501977

DATE: DECEMBER 29, 2008

DESCRIPTION A: The existing storage building & concrete slab shall be removed after award of Contract. The first items of Work under this Contract shall be to install water & gas lines indicated on Drawings. The Department of Transportation shall clear and grub the site and install a building pad of compact select material within one foot of finish floor. This Work shall consist of minor site work and all construction work necessary in constructing an Equipment Shed at Shop Complex in Jackson, Hinds County, Mississippi, Project No. BWO-9039-25(001) 501963 in accordance with these Specifications and conforming to the Drawings.

DESCRIPTION B: The Department of Transportation shall clear and grub the site and have in place a building pad of compact select material within one foot of finish floor. This Work shall consist of minor site work and all construction work necessary in constructing a Warehouse at Shop Complex in Jackson, Hinds County, Mississippi, Project No. BWO-9040-25(001) 501977 in accordance with these Specifications and conforming to the Drawings

It is the intention of these Specifications to provide the necessary items and instruction for complete buildings including all code compliance. Omission of items or instruction necessary or considered standard good practice for the proper installation and construction of the building shall not relieve the Contractor of furnishing and installing such items and conforming to the building codes having jurisdiction.

DIVISION 00 PROCUREMENT AND CONTRACTING REQUIREMENTS

SECTION	00 01 10	TABLE OF CONTENTS
SECTION	00 01 15	LIST OF DRAWING SHEETS
SECTION	00 11 13	ADVERTISEMENT FOR BIDS
SECTION	00 21 13	INSTRUCTIONS TO BIDDERS
SECTION	00 22 13	SUPPLEMENTARY INSTRUCTIONS TO BIDDERS
SECTION	00 42 00	PROPOSAL FORMS
SECTION	00 43 13	BID SECURITY FORM
SECTION	00 45 19	STATE NON-COLLUSION CERTIFICATE
SECTION	00 45 47	STATE BOARD OF CONTRACTORS REQUIREMENTS
SECTION	00 52 00	AGREEMENT FORMS
SECTION	00 61 00	BOND FORMS
SECTION	00 72 00	GENERAL CONDITIONS
SECTION	00 73 00	SUPPLEMENTARY CONDITIONS
SECTION	00 91 13	ADDENDA

DIVISION 01 GENERAL REQUIREMENTS

SECTION	01 10 00	SUMMARY
SECTION	01 26 00	CONTRACT MODIFICATION PROCEDURES

MDOT – Shop Complex – Hinds

00 01 10 - 1

Table of Contents

SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION SECTION	$\begin{array}{c} 01 \ 29 \ 00 \\ 01 \ 29 \ 73 \\ 01 \ 31 \ 00 \\ 01 \ 31 \ 19 \\ 01 \ 32 \ 00 \\ 01 \ 33 \ 00 \\ 01 \ 42 \ 19 \\ 01 \ 43 \ 00 \\ 01 \ 45 \ 29 \\ 01 \ 50 \ 00 \\ 01 \ 61 \ 15 \\ 01 \ 62 \ 14 \\ 01 \ 73 \ 29 \\ 01 \ 74 \ 00 \\ 01 \ 77 \ 00 \\ 01 \ 78 \ 23 \\ 01 \ 78 \ 39 \end{array}$	PAYMENT PROCEDURES SCHEDULE OF VALUES PROJECT MANAGEMENT AND COORDINATION PROJECT MEETINGS CONSTRUCTION PROGRESS DOCUMENTATION SUBMITTAL PROCEDURES REFERENCE STANDARDS QUALITY ASSURANCE TESTING LABORATORY SERVICES TEMPORARY FACILITIES AND CONTROLS BASIC PRODUCT REQUIREMENTS PRODUCT OPTIONS AND SUBSTITUTION PROCEDURES CUTTING AND PATCHING CLEANING AND WASTE MANAGEMENT CLOSEOUT PROCEDURES OPERATION AND MAINTENANCE DATA PROJECT RECORD DOCUMENTS
DIVISION 02	EXISTING CO	NDITIONS (Not Used)
DIVISION 03 SECTION SECTION SECTION	CONCRETE 03 10 00 03 20 00 03 30 00	CONCRETE FORMING AND ACCESSORIES CONCRETE REINFORCING CAST-IN-PLACE CONCRETE
DIVISION 04	MASONRY	(Not Used)
DIVISION 05 SECTION	METALS 05 50 00	METAL FABRICATIONS
DIVISION 06 SECTION	WOOD, PLAS 06 10 00	TICS, AND COMPOSITES ROUGH CARPENTRY
DIVISION 07 SECTION SECTION SECTION	THERMAL AN 07 21 00 07 26 00 07 92 00	I D MOISTURE PROTECTION THERMAL INSULATION VAPOR RETARDERS JOINT SEALANTS
DIVISION 08 SECTION SECTION SECTION SECTION	OPENINGS 08 11 13 08 36 13 08 71 00 08 91 19	HOLLOW METAL DOORS AND FRAMES SECTIONAL DOORS DOOR HARDWARE FIXED LOUVERS
DIVISION 09 SECTION SECTION	FINISHES 09 05 15 09 90 00	COLOR DESIGN PAINTING AND COATING
DIVISION 10 SECTION SECTION SECTION	SPECIALTIES 10 44 16 10 56 30 10 73 16	FIRE EXTINGUISHERS PALLET STORAGE SYSTEM CANOPIES
	12 (Not Used)	

DIVISION 11 – 12 (Not Used)

MDOT – Shop Complex – Hinds

SECTION	13 34 18	METAL BUILDING SHED
SECTION	13 34 19	METAL BUILDING SYSTEMS

DIVISIONS 14 – 22 (Not Used)

DIVISION 23 HEATING, VENTILATING, AND AIR-CONDITIONING

23 05 10	HVAC GENERAL REQUIREMENTS
23 05 11	HVAC SUBMITTAL DATA
23 05 13	COMMON MOTOR REQUIREMENTS FOR HVAC EQUIPMENT
23 05 29	HANGERS AND SUPPORTS FOR HVAC PIPING AND EQUIPMENT
23 05 53	IDENTIFICATION FOR HVAC PIPING AND EQUIPMENT
23 05 93	TESTING, ADJUSTING & BALANCING FOR HVAC
23 07 00	HVAC INSULATION
23 09 13	INSTRUMENTATION AND CONTROL DEVICES FOR HVAC
23 23 00	REFRIGERANT PIPING
23 30 00	HVAC AIR DISTRIBUTION
23 37 16	FABRIC AIR DISTRIBUTION DEVICES
23 81 48	SPLIT SYSTEM HEAT PUMP
	23 05 11 23 05 13 23 05 29 23 05 53 23 05 93 23 07 00 23 09 13 23 23 00 23 30 00 23 37 16

DIVISIONS 24 – 25 (Not Used)

DIVISION 26	ELECTRICAL	
SECTION	26 05 10	ELECTRICAL GENERAL REQUIREMENTS
SECTION	26 05 19	LOW-VOLTAGE ELECTRICAL POWER CONDUCTORS AND CABLES
SECTION	26 05 26	GROUNDING AND BONDING FOR ELECTRICAL SYSTEMS
SECTION	26 05 33	RACEWAYS AND BOXES FOR ELECTRICAL SYSTEMS
SECTION	26 24 16	PANELBOARDS
SECTION	26 27 00	LOW-VOLTAGE DISTRIBUTION EQUIPMENT
SECTION	26 27 26	WIRING DEVICES
SECTION	26 29 10	MOTOR CONTROLS AND WIRING
SECTION	26 43 00	TRANSIENT VOLTAGE SUPPRESSION
SECTION	26 50 00	LIGHTING

DIVISIONS 27 - 30 (Not Used)

DIVISION 31	EARTHWORK	
SECTION	31 23 11	EXCAVATION, FILL AND GRADING FOR BUILDING
SECTION	31 31 16	TERMITE CONTROL

DIVISIONS 32-49 (Not Used)

DIVISION 50 MDOT PROCURMENT AND CONTRACTING FORMS

905	PROPOSAL, PROPOSAL SHEET NO. 2-1 AND 2-2
905	COMBINATION BID PROPOSAL
	STATE BOARD OF CONTRACTORS REQUIREMENTS
N	STATE NON-COLLUSION CERTIFICATE
902	CONTRACT FORM
903	CONTRACT BOND FORM
	BID BOND
	905 N 902

(REVISIONS TO THE ABOVE WILL BE INDICATED ON THE SECOND SHEET OF SECTION 905 AS ADDENDA)

LIST OF DRAWING SHEETS SECTION 00 01 15

WORKING NUMBER	SHEET NUMBER	DESCRIPTION
	1	TITLE SHEET
DI-1	2	DETAILED INDEX
A1.1	3	SITE PLAN
AS1.2	4	EQUIPMENT SHED PLAN, SECTION AND DETAILS
AS2.1	5	EQUIPMENT SHED ELEVATIONS
AW1.2	6	WAREHOUSE FLOOR PLAN
AW2.1	7	WAREHOUSE BUILDING ELEVATIONS – SOUTH AND WEST
AW2.2	8	WAREHOUSE BUILDING ELEVATIONS – NORTH AND EAST
AW3.1	9	WAREHOUSE BUILDING SECTION
A5.1	10	DOOR AND LOUVER DETAILS
A6.1	11	SCHEDULE
SW1.1	12	WAREHOUSE FOUNDATION PLAN
SW5.1	13	WAREHOUSE FOUNDATION DETAILS
M0.1	14	HVAC LEGEND, ABBREVIATIONS, AND GENERAL NOTES
M1.0	15	SITE PLAN - HVAC
M2.1	16	WAREHOUSE FLOOR PLAN – HVAC
M3.1	17	HVAC SCHEDULES AND DETAILS
E0.1	18	ELECTRICAL LEGEND, ABBREVIATIONS, AND GENERAL NOTES
E1.0	19	SITE PLAN – ELECTRICAL
E2.1	20	WAREHOUSE FLOOR PLAN – ELECTRICAL
E2.2	21	EQUIPMENT SHED – ELECTRICAL
E3.1	22	ELECTRICAL DETAILS, POWER RISER & SCHEDULES

MISSISSIPPI DEPARTMENT OF TRANSPORTATION

ADVERTISEMENT FOR BIDS SECTION 00 11 13

Sealed bids will be received by the Mississippi Transportation Commission in the Office of the Contract Administration Engineer, Mississippi Department of Transportation Office Building, Jackson, Mississippi, until 9:30 o'clock A.M., Tuesday, February 24, 2009, Thereafter bids will be received in the First Floor Auditorium of the Mississippi Department of Transportation Office Building, Jackson, Mississippi, until 10:00 o'clock A.M., Tuesday, February 24, 2009, Thereafter bids will be received and the First Floor Auditorium of the Mississippi Department of Transportation Office Building, Jackson, Mississippi, until 10:00 o'clock A.M., Tuesday, February 24, 2009, and shortly thereafter publicly opened for

Construction necessary in constructing an Equipment Shed at Shop Complex in Jackson, Hinds County, Mississippi, known as Project No. BWO-9039-25(001) 501963 and constructing a Warehouse at Shop Complex in Jackson, Hinds County, Mississippi, known as Project No. BWO-9040-25(001) 501977.

The attention of bidders is directed to the Contract Provisions governing selection and employment of labor. Minimum wage rates have been predetermined by the Secretary of Labor and are subject to Public Law 87-581, Work Hours Act of 1962, as set forth in the Contract Provisions.

The Mississippi Department of Transportation hereby notifies all bidders that it will affirmatively insure that in any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, sex, religion or national origin in consideration for an award.

Drawings and Specifications are on file in the offices of the Mississippi Department of Transportation at Newton and Jackson.

Bid or specimen proposals must be acquired from the Contract Administration Engineer Division, First Floor of Mississippi Department of Transportation Office Building, Telephone (601) 359-7744. These proposals are available at a cost of Ten Dollars (\$10.00) per proposal.

Plans may be acquired on a cost per sheet basis from MDOT Shop Complex, 2567 North West Street, Building C, Room 114, Jackson, Mississippi 39216, Telephone (601) 359-7460, FAX (601) 359-7461, E-mail <u>plans@mdot.state.ms.us.</u>

Bid Bond, signed or countersigned by a Mississippi Resident Agent, with Power of Attorney attached or on file with the Contract Administration Engineer of the Department, a Cashier's check or Certified Check for five (5%) percent of bid, payable to STATE OF MISSISSIPPI, must accompany each proposal.

The attention of bidders is directed to the provisions of Document 00200 - Instructions to Bidders pertaining to irregular proposals and rejection of bids.

(SPWP)

LARRY L."BUTCH" BROWN EXECUTIVE DIRECTOR

END OF SECTION 00 11 13-1

Advertisement for Bids

MDOT – Shop Complex – Hinds

INSTRUCTIONS TO BIDDERS SECTION 00 21 13

PART 1 - GENERAL

1.01 **QUESTIONS**: General questions should be directed to the Project Engineer. Should a Bidder find Discrepancies in or omissions from the Drawings or Project Manual, or be in doubt as to their meaning, the Bidder should immediately notify the Project Engineer. The Contract Administration Engineer will send the Project Engineer's written instruction(s) or interpretation(s) to all known holders of the Documents. Neither the Owner, nor the Project Engineer, will be responsible for any oral instruction or interpretation.

1.02 **BIDDER'S QUALIFICATIONS**:

- A. Certificate of Responsibility: The Mississippi State Board of Contractors is responsible for Issuing Certificates of Responsibility to Contractors. To be awarded a Contract for public work, Sections 31-3-15 and 31-3-21 of the Mississippi Code 1972, Annotated requires a Contractor to have a current Certificate of Responsibility at bid time and during the entire length of the job. The Certificate of Responsibility number issued becomes a significant item in all public bidding.
- B. **Bid Under \$50,000**: If a Bidder submits a bid not exceeding \$50,000, no Certificate of Responsibility number is required; however, a notation stating the bid does not exceed \$50,000 must appear on the face of the envelope, or a Certificate of Responsibility number.
- C. **Bid Over \$50,000**: Each Bidder submitting a bid in excess of \$50,000 must show its Certificate of Responsibility number on the bid and on the face of the envelope containing the bid.
- D. Joint Venture Bid: When multiple Contractors submit a joint venture bid in excess of \$50,000, a joint venture Certificate of Responsibility number must be shown on the bid and on the face of the envelope containing the bid. If the Multiple-Contractor joint venture has no joint venture Certificate of Responsibility number, each of the Contractors participating in the bid must indicate their individual Certificate of Responsibility numbers on the bid and on the face of the envelope.
- 1.03 **NON-RESIDENT BIDDER:** When a non-resident Bidder (a Contractor whose principal place of Business is outside the State of Mississippi) submits a bid for a Mississippi public works project, one of the following is required and shall be submitted with the Proposal Form:
 - A. **Copy of Law**: If the non-resident Bidder's state has a resident Bidder preference law, a copy of that law shall be submitted with the Proposal Form.
 - B. **Statement**: If the state has no such law then a statement indicating the State of (<u>Name of State</u>) has no resident Contractor preference law shall be submitted with the Proposal Form.
- 1.04 **DISQUALIFICATION OF BIDDER:** A Bidder may be disqualified for having defaulted on a previous Contract.

- 1.05 **CONDITIONS OF WORK**: Each Bidder must fully inform himself of all conditions relating to the construction of the Project and employment of labor thereon. Failure to do so will not relieve a successful Bidder of obligations to furnish all material and labor necessary to carry out the provisions of the Contract. Insofar as possible, the Bidder must employ methods, or means, which will not cause interruption of, or interference with, the work of any other Bidder or Contractor.
- 1.06 **EXAMINATION OF SITE**: All Bidders, including the general Contractor and Subcontractors shall visit the building site, compare the Drawings and Project Manual with any work in place and informed of all conditions. Failure to visit the site will in no way relieve the successful Bidder from furnishing any materials or performing any work required to complete Work in accordance with Drawings and Project Manual (Proposal) without additional cost to the Owner.
- 1.07 **LAWS AND REGULATIONS**: The Bidder's attention is directed to the fact that all applicable Mississippi state laws, rules and regulations of all authorities having jurisdiction over construction of the Project apply to the Contract.
- 1.08 **OBLIGATION OF BIDDER**: At the bid opening, each Bidder will be presumed to have inspected the site, read and become thoroughly familiar with the Drawings and the Project Manual (Proposal) including all addenda.
- 1.09 **BID DOCUMENT**: The amount for Bid Document (Proposal) is indicated in the advertisement for Bids. Selected plan rooms will be issued one set of documents without charge.

PART 2 - PROPOSAL FORM

- 2.01 **METHOD OF BIDDING**: Lump sum, single bids received on a general contract will include general, mechanical and electrical construction and all work shown on Drawings or specified in the Project Manual (Proposal).
- 2.02 **PROPOSAL FORMS**: The Bidder shall make all proposals on forms provided and shall fill all applicable blank spaces without interlineation or alteration and must not contain recapitulation of the work to be done. No oral or telegraphic proposals will be considered.
- 2.03 **TIME OF COMPLETION:** The Bidder shall agree to commence work on, or before a date specified in a written *Notice to Proceed* and fully complete the Project within the calendar days indicated on the Proposal Form.
- 2.04 **SUBSTITUTIONS**: No substitutions, qualifications or redefining of the Specification requirements are allowed to be marked on the Proposal Form, unless specifically required by the Bid Documents. Refer to Section 01 62 15 entitled *Product Options and Substitution Procedures* which covers procedures after the award of Contract.
- 2.05 **ADDENDA**: Any addenda to the Drawings or Project Manual issued before or during the time of bidding shall be included in the proposal and become a part of the Contract

2.06 **BIDDER IDENTIFICATION**

A. **Signature**: The Proposal Form shall be signed, by any individual authorized to enter into a binding agreement for the Business making the bid proposal.

- B. **Name of Business**: The name appearing on the Proposal Form should be the same as the name appearing in the current Mississippi State Board of Contractors Roster.
- C. Legal Address: The address appearing on the Proposal Form should be the same address appearing in the current Mississippi State Board of Contractors Roster.
- D. **Certificate of Responsibility Number(s)**: The Certificate of Responsibility Number(s) appearing on the Proposal Form should be the same number appearing in the current Mississippi State Board of Contractors Roster.
- 2.07 **BID SECURITY**: The Bid Security shall be in the form of a Bid Bond, or a Certified Check:
 - A. **Bid Bond**: The Bidder may submit a Bid Bond made out to the STATE OF MISSISSIPPI by a Surety licensed in Mississippi in the amount of five percent (5%) of the base bid. The Bidder, the Surety and a Mississippi resident agent shall duly execute the Bid Bond. The Project number shall be identified on the Bid Bond. (No standard form is required for the Bid Bond.)
 - B. Certified Check: The Bidder may submit a certified check made out to the STATE OF MISSISSIPPI in the amount of five percent (5%) of the base bid. The Project number shall be identified on the Certified check. All checks received from Bidders will be returned upon request, unless a Bidder is one (1) of the three (3) apparent low Bidders. The three (3) apparent low Bidder's checks will be held for forty-five (45) days, unless a Contract is awarded and executed in less time.
- 2.08 **POWER OF ATTORNEY**: Each bid security must be accompanied by an appropriate Power of attorney.

PART 3 - SUBMITTING THE PROPOSAL FORM

- 3.01 **SUBMITTAL**: This Proposal, which includes the Bid Forms and Specifications, must have all applicable parts completely filled out and delivered in its entirety to the address indicated on the Advertisement for Bids prior to the time and date stated.
 - A. <u>**DO NOT**</u> remove any part of the Contract Documents (Exception An addendum requires substitution of second sheet of Section 905 (*Proposal Forms*).
 - B. Failure to complete all of the applicable requirements may be cause for the Proposal to be considered irregular.
 - C. <u>A stripped Proposal that is not re-assembled in its correct order is considered</u> <u>as an irregular bid and will be rejected</u>.
 - D. The Proposal shall be submitted and sealed in the opaque envelope provided and mailed or hand-delivered.

If the Bid is mailed, the bid envelope shall be placed inside a second envelope to prevent inadvertent premature opening of the Proposal. The second mailing envelope shall have the notations "**SEALED BID ENCLOSED**" on the face thereof.

- 3.02 **MODIFICATION TO BID**: A Bidder may **not** modify the bid prior to the scheduled closing time indicated in the Advertisement for Bids in the following manner:
 - A. **Notification on Envelope**: A modification may <u>not</u> be written on the outside of the sealed envelope containing the bid.
 - B. **Facsimile**: A facsimile (fax) will <u>**not**</u> be acceptable.
- 3.03 **WITHDRAWAL OF BID**: Any bid may be withdrawn prior to the scheduled time for opening of bids. However, bids may not be withdrawn until sixty (60) days after bid opening.

PART 4 - BID OPENING AND AWARD OF CONTRACT

- 4.01 **OPENING OF BIDS**: Bids will be publicly opened shortly after the time stated in the advertisement for Bids. Bidder representatives are invited; however, attendance is not mandatory.
- 4.02 **IRREGULARITIES**: The omission of any information requested on the Proposal Form may be considered as an informality, or irregularity, by the awarding public body when in their opinion the omitted information does not alter the amounts contained in the submitted bid proposal, or place other Bidders at a disadvantage.
- 4.03 **PROTEST**: Any protest must be delivered in writing to the Owner within twenty-four (24) hours after the bid opening.
- 4.04 **ERRORS**: Any claim of error and request for release from bid must be delivered in writing to the Owner within twenty-four (24) hours after the bid opening. The Bidder shall provide sufficient documentation with the written request clearly proving an error was made.
- 4.05 **AWARD OF CONTRACT**: The Owner reserves the right to reject any, or all bids. A Contract will be awarded on the basis of the low base bid, or low combination of base bid and those alternates selected by the Owner in any order determined to be in the best interest of the Mississippi Transportation Commission and which produces a total within available funds.
- 4.06 **FAILURE TO ENTER INTO A CONTRACT**: The Bidder shall forfeit the Bid Security to the Owner as liquidated damages for failure, or refusal, to execute and deliver the Contract, Bond and Certificate of Insurance within the required ten (10) days after notice of the acceptance of the bid.
- 4.07 **SECURITY FOR FAITHFUL PERFORMANCE**: Simultaneously, with delivery of the executed Contract, the Contractor shall furnish a Surety Bond, or Bonds, as security for faithful performance, the payment of all persons performing labor on the project and furnishing materials in connection with this Contract. The Surety on such Bond or Bonds shall be a duly authorized surety company satisfactory to the Owner and meeting all of the following requirements:
 - A. Licensed at the time of award by the State of Mississippi's Commissioner of Insurance for the purpose of providing surety.
 - B. Listed at the time of award in the Department of the Treasury's Federal Register as a company holding certificates of authority as acceptable sureties on Federal Bonds, commonly referred to as the Treasury List.
- MDOT Shop Complex Hinds 00 21 13-4 Instruction to Bidders

- C. All Bonds shall be executed on the form provided in the Project Manual under Section 00 61 00 entitled *Bond Forms*.
- D. A Mississippi resident agent with the name and address typed, or lettered legibly shall countersign all Bonds.
- E. All Bonds must be accompanied by an appropriate Power of Attorney.

PART 5 - BIDDER'S CHECKLIST

5.01 **PROPOSAL FORM**

Base Bid

() Write in the amount of the base bid in numbers.

Alternates

() Write in each alternates amount in words and numbers.

Certification Form (State Non-Collusion Certificate)

() Certification (regarding Non-Collusion, Debarment and Suspension, etc.) Form has been executed in duplicate.

Acceptance

() Proposal is signed by authorized person.

() Name of Business as it appears in the current Mississippi State Board of Contractors Roster.

() Legal address of the business listed above.

() Correct Certificate of Responsibility Number(s) as it appears in the current Mississippi State Board of Contractors Roster.

Certificate of Responsibility Number(s)

() Base Bid is under \$50,000 and no number is required.

() Base Bid is under \$50,000 and the statement "bid does not exceed \$50,000" is on the outside of the sealed envelope.

- () Base Bid is over \$50,000 and number is required.
- () Joint Venture and *joint venture* number is required.

Or

() Joint Venture participants' numbers are required.

5.02 **BID SECURITY**

() Included Bid Bond payable to the STATE OF MISSISSIPPI with Project number identified thereon,

Or

() Included Certified Check payable to the STATE OF MISSISSIPPI with Project number identified thereon.

5.03 **POWER OF ATTORNEY**

() Included Power of Attorney

5.04 NON-RESIDENT BIDDER

() Attached a Copy of Non-Resident Bidder's Preference Law

Or

- () Attached a Statement
- MDOT Shop Complex Hinds 00 21 13-5

Instruction to Bidders

PART 6 - BIDDER'S CONTACT LIST

6.01 **PROPOSAL AND CONTRACT DOCUMENTS**: If the Bidder has any questions pertaining to the following specific areas of the Documents, please direct them to the following individuals:

Α.	Additional Proposals	Emma Taylor - Contract Administration	(601) 359-7744
В.	Additional Prints	Clint Wells – MDOT Plans Print Shop	(601) 359-7460
C.	Bid Forms	B.B. House – Contract Admin. Engineer	(601) 359-7730
D.	Specifications	Richard Chisolm – Construction Engineer	(601) 359-7301

- E. Drawings Richard Chisolm Construction Engineer (601) 359-7301
- F. Bidder's List & Specimen Proposals are available online at:

http://www.gomdot.com/Applications/BidSystem/Home.aspx

SUPPLEMENTARY INSTRUCTIONS TO BIDDERS SECTION 00 22 13

Part 1 GENERAL

1.01 **WORK IN PROXIMITY OF HIGH VOLTAGE POWER LINES:** Bidders are hereby advised of Section 45-15-1, et seq., Mississippi Code of 1972, regarding the performance of work in the proximity of high voltage overhead power lines. It is the Contractor's responsibility to comply with those statutory requirements.

1.02 AGENCY, COMMISSION AND OFFICER NAME CHANGES

- A. Whenever the term "Mississippi State Highway Department", the word "Department", or variations thereof meaning the Mississippi State Highway Department appears in the plans, proposal, contract documents, and specifications for highway construction projects, in accordance with the laws of the State of Mississippi, it shall mean the "Mississippi Department of Transportation.
- B. Whenever the term "Mississippi State Highway Commission", the word "Commission", or variations thereof meaning the Mississippi State Highway Commission appears in the plans, proposal, contract documents, and specifications for highway construction projects, in accordance with the laws of the State of Mississippi, it shall mean the "Mississippi Transportation Commission".
- C. Whenever the term "Director", or variations thereof meaning the Chief Administrative Officer of the State Highway Department appears in the plans, proposal, contract documents, and specifications for highway construction projects, in accordance with the laws of the State of Mississippi, it shall mean the "Executive Director of the Mississippi Department of Transportation."
- 1.03 **PLANT PEST QUARANTINES INFORMATION:** AT the request of the U. S. Department of Agriculture, Plant Pest Control Information Concerning Domestic Quarantines is cited as follows:
 - A. The entire state of Mississippi has been quarantined for the Imported Fire Ants. Soil and soil-moving equipment operating in the state will be subject to plant quarantine regulations. In general, these regulations provide for cleaning soil from equipment before it is moved from the state. Complete information may be secured from the State of Mississippi Department of Agriculture and commerce, Bureau of Plant Industry, P.O. Box 5207, Mississippi State, Mississippi 39762-5207 Telephone 325-3390.

IMPORTED FIRE AN QUARANTINES

THE FOLLOWING REGULATED ARTICLES REQUIRE A CERTIFICATE OR PERMIT FOR MOVEMENT:

- 1. Soil, separately or with other things, except soil samples shipped to approved laboratories*. Potting soil is exempt, if commercially prepared, packaged and shipped in original containers.
- 2. Plants with roots with soil attached, except houseplants maintained indoors and not for sale.
- 3. Grass sod.
- 4. Baled hay and straw that have been stored in contact with the soil.
- 5. Used soil-moving equipment.

6. Any other products, articles, or means of conveyance of any character whatsoever not covered by the above, when it is determined by an inspector that they present a hazard of spread of the imported fire ant and the person in possession thereof has been so notified.

* Information as to designated laboratories, facilities, gins, oil mils, and processing plants may be obtained from an inspector.

Consult your State or Federal plant protection Inspector or your county agent for assistance regarding exact areas under regulation and requirements for moving regulated articles. For detailed information see 7 CFR 301.81 for quarantine and regulations.

1.04 **FEDERAL BRIDGE FORMULA**

A. Bidders are hereby advised that Federal Highway Administration Publication No. FHWA-MC-94-007, **BRIDGE FORMULA WEIGHTS**, dated January 1994, is made a part of this contract when applicable.

Prior to the preconstruction conference, the Contractor shall advise the Engineer, in writing, what materials, if any, will be delivered to the jobsite via Interstate route(s).

Copies of the **BRIDGE FORMULA WEIGHTS** publication may be obtained by contacting:

Federal Highway Administration 400 7th Street, SW Washington, DC 20590 (202) 366-2212 or http://ops.fhwa.dot.gov/freight/sw/brdgcalc/calc_page.htm

- 1.05 **FUEL TAX APPLICABILITY TO BIDDERS AND CONTRACTORS:** Bidders are hereby advised that the Mississippi Code of 1972, section 27-55-301 et seq. requires the use of taxed diesel fuel used in performing contracts for construction, reconstruction, maintenance, or repair where such contracts are entered into with the State of Mississippi, any agency, department, institution, or political subdivision thereof. Section 27-55-313 reads as follows:
 - A. A tax at the rate of Eighteen Cents (18¢) per gallon until the date specified in Section 65-39-35, and Fourteen and Three-fourths Cents (14.75¢) per gallon thereafter, is levied upon any delivering other motor fuel to a retail dealer, user or any other person for use in propelling motor vehicles on the highways of this state and/or for the privilege of engaging in the business of selling and delivering other motor fuel to any other person who purchases or uses other motor fuel in performing contracts for construction, reconstruction, maintenance or repairs, where such contracts are entered into with the State of Mississippi, any political subdivision of the State of Mississippi, or any department, agency or institution of the State of Mississippi or any political subdivision thereof.
 - B. A tax at the rate described in this section is hereby levied upon any person who purchases, receives or acquires any other motor fuel upon which the tax has not been paid when such other motor fuel is used for any taxable purpose as set forth in this article. A tax at the rate described in this section is hereby levied upon any retailer who purchases, receives, or acquires any other motor fuel upon which the tax has not been paid when such other motor fuel is sold for use or used for any taxable purpose as set forth in this article.
- MDOT Shop Complex Hinds 00 22 13 2 Supplementary Instructions to Bidders

- C. The commission may adopt rules and regulations providing for the issuance of permits to persons performing contracts as hereinabove provided, allowing or requiring said persons to purchase other motor fuel for use in performing said contracts without the payment to the distributor of the tax imposed hereunder, and providing for such persons to report and pay such tax directly to the commission in instances where the commission determines that such payment will facilitate and expedite the collection of the tax which may be due on such purchases by the permittee. The distributor is relieved of collecting and remitting the taxes specified hereunder, when furnished with a copy of said permit, and the person holding the permit shall become liable for such taxes instead of the seller, and the full enforcement provisions of this article shall apply in the collection of the tax from the The commission may require said person to execute and file with the permittee. commission a good and valid bond in a surety company authorized to do business in this state, or with sufficient sureties to be approved by the commission, conditioned that all taxes which may accrue to the State of Mississippi under the provisions of this chapter will be paid when due. Provided further, the commission may accept a bond filed under the provision of Section 27-65-21, when such bond is conditioned upon the payment of taxes hereunder.
- D. Any person who shall, while not licensed as a distributor of other motor fuel or retail dealer, sell or deliver to other persons any other motor fuel upon which the tax levied by this article has not been paid shall be liable for the tax and penalties imposed by this article if the person selling or delivering such fuel knows or has reason to know that it will be used or sold for a taxable purpose.
- E. A retail dealer may, with the approval of the commission, sell or dispense tax free other motor fuel. Said retailer shall comply with all rules and regulations pertaining to retailers selling or dispensing tax free other motor fuel. The commission may require said retailer to execute and file with the commission a good and valid bond, in a surety company authorized to do business in the state, conditioned that all taxes which may accrue to the State of Mississippi under the provisions of this chapter will be paid when due. Storage tanks or pumps located at all such retail dealers' place of business which are used or to be used in storing and dispensing kerosene for lamps, stoves, heaters and domestic purposes shall bear the label "not for highway use" of letters of not less than four (4) inches in height.
- F. When other motor fuel on which the full tax under this section has been paid has been Delivered to a retail dealer for sale or to a consumer for use as motor fuel for operating a motor vehicle upon the highways of this state, the distributor of other motor fuel who made said tax payments and deliveries may pick up and return to his bulk storage facility any portion of such other motor fuel which may be unused and claim credit for the amount of tax paid on the quantity so returned. In order to claim credit for the tax on the quantity of other motor fuel to be so returned, such distributor shall notify the commission of his desire to so return it. Such transaction shall only be made under the supervision of the commission.
- G. When dyed diesel fuel and clear diesel fuel are accidentally mixed and the mixture is converted to nonhighway use diesel fuel, the distributor or other person owning such mixture may claim credit for the highway portion of the tax paid on such mixture. Proof satisfactory to the distributor or other person owning such mixture shall notify the commission immediately after gaining knowledge that such accidental mixture has occurred.

Bidders/Contractors are required to comply with the provisions of said section, and any revisions or amendments thereto, for all work performed under this contract; and be able to substantiate compliance when requested by the Mississippi Department of Transportation or the Mississippi State Tax Commission.

MDOT – Shop Complex – Hinds 00 22 13 - 3 Supplementary Instructions to Bidders

1.06 **PROMPT PAYMENT**

- A. Bidders are hereby advised that the Prime Contractor must pay their subcontractor(s) for satisfactory performance of their contracts no later than a specific number of days from receipt of payment from the Department. Therefore, Prime Contractors are hereby advised of the following:
 - 1. Within 15 calendar days after receiving payment from the Department for work satisfactorily performed, the Prime Contractor shall make prompt payment to all sub-contractors or material suppliers for all monies due.
 - 2. Within 15 calendar days after receiving payment from the Department for work satisfactorily completed, the Prime Contractor shall promptly return all retainage monies due to all sub-contractors or material suppliers.
 - 3. The Engineer will have the authority to suspend the Work wholly or in part and to withhold payments because of the Contractor's failure to make prompt payment within 15 calendar days as required above, or failure to submit the required OCR-484 Form, "Certification of Payments to Subcontractors", which is also designed to comply with prompt payment requirements.

1.07 ALTERATIONS IN BIDDING PROCESS

- A. Bidders are hereby advised that they may either use the traditional method of entering their Bid information by hand on Section 905--Proposal or may insert printed information obtained from the available Electronic Bid System (EBS).
- B. It is the responsibility of every bidder to check for any addendum or modification to the contract document(s) for which they intend to submit a response. It shall be the bidder's responsibility to be sure they are in receipt of all addenda, pre-bid conference information, and/or questions and answers provided at, or subsequent to, the pre-bid conference, if any are issued.

The Mississippi Transportation Commission assumes no responsibility for defects, irregularities or other problems caused by the use of electronic media. Operation of this electronic media is done at the sole risk of the user.

1.08 CONTRACT TIME

- A. It is anticipated that the Notice to Award will be issued by not later than <u>March 10, 2009</u>, and the date for Notice to Proceed and Beginning of Contract Time will be <u>April 9, 2009</u>.
- B. The calendar date for completion of this Contract shall be <u>October 30, 2009</u> which date or extended date as provided in Article 8 TIME shall be the end of contract time.
- C. A Construction Schedule as described in Section 01 32 00-Construction Progress Documentation of these Specifications will be required.

1.09 SUBCONTRACTING

- A. The Bidder is specifically advised that any person, firm or other party to whom it proposes to award a subcontract must be acceptable to the Owner. The total allowable subcontract amount shall not exceed **sixty percent (60%) of the Contract Sum,** excluding the value of any "Specialty Items" listed below:
 - 1. Specialty Items:
 - a. Termite Treatment
 - e. Heating, Ventilating and Air Conditioning Items
 - f. Electrical Items

These items are not to be confused with Division 10 – Specialties of the Specifications.

PROPOSAL SECTION 00 42 00

PART 1 – GENERAL

- 1.01 DESCRIPTION
 - A. Refer to DIVISION 50, SECTION 905 PROPOSAL for the Proposal Form. The form is bound in the back of the Project Manual.
 - B. Comply with requirements in Section 00 21 13 .Instructions to Bidders.

PART 2 – PRODUCTS (Not Used)

PART 3 – EXECUTION (Not Used)

BID SECURITY FORM SECTION 00 43 13

PART 1 – GENERAL

- 1.01 DESCRIPTION
 - A. Refer to DIVISION 50, BOND FORM, for Bid Bond Form. The form is bound in the back of the Project Manual.
 - B. Comply with requirements in Section 00 21 13 Instructions to Bidders.

PART 2 – PRODUCTS (Not Used)

PART 3 – EXECUTION (Not Used)

STATE NON-COLLUSION CERTIFICATE SECTION 00 45 19

PART 1 – GENERAL

- 1.01 DESCRIPTION
 - A. Refer to DIVISION 50, CERTIFICATION, for State Non-Collusion Certificate Form. The form is bound in the back of the Project Manual.
 - B. Comply with requirements in Section 00 21 13 .Instructions to Bidders.

PART 2 – PRODUCTS (Not Used)

PART 3 – EXECUTION (Not Used)

STATE BOARD OF CONTRACTORS REQUIREMENTS SECTION 00 45 47

PART 1 – GENERAL

- 1.01 DESCRIPTION
 - A. Refer to DIVISION 50, CERTIFICATE, for State Board of Contractors Requirements Certificate Form. The form is bound in the back of the Project Manual.
 - B. Comply with requirements in Section 00 21 13 .Instructions to Bidders.

PART 2 – PRODUCTS (Not Used)

PART 3 – EXECUTION (Not Used)

AGREEMENT SECTION 00 52 00

PART 1 – GENERAL

- 1.01 DESCRIPTION
 - A. Refer to DIVISION 50, SECTION 902 CONTRACT FORM, for Contract (Agreement) Form. The form is bound in the back of the Project Manual.
 - B. Comply with requirements in Section 00 21 13 Instructions to Bidders.

PART 2 – PRODUCTS (Not Used)

PART 3 – EXECUTION (Not Used)

BOND FORMS SECTION 00 61 00

PART 1 – GENERAL

- 1.01 DESCRIPTION
 - A. Refer to DIVISION 50, SECTION 903 CONTRACT BOND FORM, for Contract Bond Form. The form is bound in the back of the Project Manual.
 - B. Comply with requirements in Section 00 21 13 Instructions to Bidders.

PART 2 – PRODUCTS (Not Used)

PART 3 – EXECUTION (Not Used)

GENERAL CONDITIONS SECTION 00 72 00

Part 1 GENERAL

1.01 DESCRIPTION.

- A. The American Institute of Architects AIA DOCUMENT A201-1997, "General Conditions of the Contract for Construction", 1997, Fifteenth Edition, Articles 1 through 14 inclusive, except as may be added to or modified herein, is hereby made a part of the Contract Documents. For brevity, AIA DOCUMENT A201-1997 is also referred to in the Contract documents as the "General Conditions".
- B. All persons intending to provide goods or services in connection with this Work are required to read and understand the referenced document prior to proceeding.
- C. See Document 00800-Supplementary Conditions. In the event of a conflict between the AIA DOCUMENT A201-1997, "General Conditions of the Contract for Construction", 1997, Fifteenth Edition and Document 00800-Supplementary Conditions, Document 00800 shall control even if the conflicting provision in the AIA DOCUMENT A201-1997 "General Conditions of the Contract for Construction" is not expressly deleted or revised by reference in Document 00800.



General Conditions of the Contract for Construction

for the following PROJECT:

(Name and location or address): BWO-9039-25(001) 501963 & BWO-9040-25(001) 501977

EQUIPMENT SHED AND WAREHOUSE AT SHOP COMPLEX JACKSON, HINDS COUNTY, MISSISSIPPI

THE OWNER:

(Name and address):

THE ARCHITECT:

(Name and address):

TABLE OF ARTICLES

- **GENERAL PROVISIONS** 1
- 2 OWNER
- CONTRACTOR 3
- ADMINISTRATION OF THE CONTRACT 4
- 5 **SUBCONTRACTORS**
- CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS 6
- **CHANGES IN THE WORK** 7
- 8 TIME
- PAYMENTS AND COMPLETION 9
- PROTECTION OF PERSONS AND PROPERTY 10
- INSURANCE AND BONDS 11
- UNCOVERING AND CORRECTION OF WORK 12
- **MISCELLANEOUS PROVISIONS** 13
- TERMINATION OR SUSPENSION OF THE CONTRACT 14

ADDITIONS AND DELETIONS:

The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An Additions and Deletions Report that notes added information as well as revisions to the standard form text is available from the author and should be reviewed. A vertical line in the left margin of this document indicates where the author has added necessary information and where the author has added to or deleted from the original AIA text.

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

This document has been approved and endorsed by The Associated General Contractors of America

Init.

AlA Document A201™ – 1997. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987 and 1997 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 15:55:03 on 10/15/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. Lieor Notoe

(Numbers and Topics in Bold are Section Headings) Acceptance of Nonconforming Work 9.6.6, 9.9.3, 12.3 Acceptance of Work 9.6.6, 9.8.2, 9.9.3, 9.10.1, 9.10.3, 12.3 Access to Work 3.16, 6.2.1, 12.1 Accident Prevention 10 Acts and Omissions 3.2, 3.3.2, 3.12.8, 3.18, 4.2.3, 8.3.1, 9.5.1, 10.2.5, 10.2.8, 13.4.2, 13.7.1, 14.1, 15.2 Addenda 1.1.1, 3.11.1 Additional Costs, Claims for 3.7.4, 3.7.5, 6.1.1, 7.3.7.5, 10.3, 15.1.4 **Additional Inspections and Testing** 9.4.2, 9.8.3, 12.2.1, 13.5 Additional Insured 11.1.4 Additional Time, Claims for 3.2.4, 3.7.4, 3.7.5, 3.10.2, 8.3.2, 15.1.5 Administration of the Contract 3.1.3. 4.2. 9.4. 9.5 Advertisement or Invitation to Bid 1.1.1Aesthetic Effect 4.2.13 Allowances **3.8**, 7.3.8 All-risk Insurance 11.3.1, 11.3.1.1 **Applications for Payment** 4.2.5, 7.3.9, 9.2, 9.3, 9.4, 9.5.1, 9.6.3, 9.7.1, 9.10, 11.1.3 Approvals 2.1.1, 2.2.2, 2.4, 3.1.3, 3.10.2, 3.12.8, 3.12.9, 3.12.10, 4.2.7, 9.3.2, 13.5.1 Arbitration 8.3.1, 11.3.10, 13.1.1, 15.3.2, 15.4 ARCHITECT 4 Architect, Definition of 4.1.1 Architect, Extent of Authority 2.4.1, 3.12.7, 4.1, 4.2, 5.2, 6.3.1, 7.1.2, 7.3.7, 7.4, 9.2.1, 9.3.1, 9.4, 9.5, 9.6.3, 9.8, 9.10.1, 9.10.3, 12.1, 12.2.1, 13.5.1, 13.5.2, 14.2.2, 14.2.4, 15.1.3, 15.2.1 Architect, Limitations of Authority and Responsibility 2.1.1, 3.12.4, 3.12.8, 3.12.10, 4.1.2, 4.2.1, 4.2.2, 4.2.3, 4.2.6, 4.2.7, 4.2.10, 4.2.12, 4.2.13, 5.2.1, 7.4.1, 9.4.2, 9.5.3, 9.6.4, 15.1.3, 15.2

INDEX

1

Architect's Additional Services and Expenses 2.4.1, 11.3.1.1, 12.2.1, 13.5.2, 13.5.3, 14.2.4 Architect's Administration of the Contract 3.1.3, 4.2, 3.7.4, 15.2, 9.4.1, 9.5 Architect's Approvals 2.4.1, 3.1.3, 3.5.1, 3.10.2, 4.2.7 Architect's Authority to Reject Work 3.5.1, 4.2.6, 12.1.2, 12.2.1 Architect's Copyright 1.1.7, 1.5 Architect's Decisions 3.7.4, 4.2.6, 4.2.7, 4.2.11, 4.2.12, 4.2.13, 4.2.14, 6.3.1, 7.3.7, 7.3.9, 8.1.3, 8.3.1, 9.2.1, 9.4.1, 9.5, 9.8.4, 9.9.1, 13.5.2, 15.2, 15.3 Architect's Inspections 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 13.5 Architect's Instructions 3.2.4, 3.3.1, 4.2.6, 4.2.7, 13.5.2 Architect's Interpretations 4.2.11, 4.2.12 Architect's Project Representative 4.2.10 Architect's Relationship with Contractor 1.1.2, 1.5, 3.1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, 3.5.1, 3.7.4, 3.7.5, 3.9.2, 3.9.3, 3.10, 3.11, 3.12, 3.16, 3.18, 4.1.2, 4.1.3, 4.2, 5.2, 6.2.2, 7, 8.3.1, 9.2, 9.3, 9.4, 9.5, 9.7, 9.8, 9.9, 10.2.6, 10.3, 11.3.7, 12, 13.4.2, 13.5, 15.2 Architect's Relationship with Subcontractors 1.1.2, 4.2.3, 4.2.4, 4.2.6, 9.6.3, 9.6.4, 11.3.7 Architect's Representations 9.4.2, 9.5.1, 9.10.1 Architect's Site Visits 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.5 Asbestos 10.3.1 Attorneys' Fees 3.18.1, 9.10.2, 10.3.3 Award of Separate Contracts 6.1.1, 6.1.2 Award of Subcontracts and Other Contracts for **Portions of the Work** 5.2 **Basic Definitions** 1.1 **Bidding Requirements** 1.1.1, 5.2.1, 11.4.1 Binding Dispute Resolution 9.7.1, 11.3.9, 11.3.10, 13.1.1, 15.2.5, 15.2.6.1, 15.3.1, 15.3.2, 15.4.1 **Boiler and Machinery Insurance** 11.3.2 Bonds, Lien 7.3.7.4, 9.10.2, 9.10.3 **Bonds, Performance, and Payment** 7.3.7.4, 9.6.7, 9.10.3, 11.3.9, 11.4

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved, WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AlA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. Init. expires on 6/10/2009, and is not for resale. (3648793750) User Notes:

Building Permit 3.7.1 Capitalization 1.3 Certificate of Substantial Completion 9.8.3, 9.8.4, 9.8.5 **Certificates for Payment** 4.2.1, 4.2.5, 4.2.9, 9.3.3, 9.4, 9.5, 9.6.1, 9.6.6, 9.7.1, 9.10.1, 9.10.3, 14.1.1.3, 14.2.4, 15.1.3 Certificates of Inspection, Testing or Approval 13.5.4 Certificates of Insurance 9.10.2, 11.1.3 **Change Orders** 1.1.1, 2.4.1, 3.4.2, 3.7.4, 3.8.2.3, 3.11.1, 3.12.8, 4.2.8, 5.2.3, 7.1.2, 7.1.3, 7.2, 7.3.2, 7.3.6, 7.3.9, 7.3.10, 8.3.1, 9.3.1.1, 9.10.3, 10.3.2, 11.3.1.2, 11.3.4, 11.3.9, 12.1.2, 15.1.3 Change Orders, Definition of 7.2.1 CHANGES IN THE WORK 2.2.1, 3.11, 4.2.8, 7, 7.2.1, 7.3.1, 7.4, 7.4.1, 8.3.1, 9.3.1.1, 11.3.9 Claims, Definition of 15.1.1 CLAIMS AND DISPUTES 3.2.4, 6.1.1, 6.3.1, 7.3.9, 9.3.3, 9.10.4, 10.3.3, 15, 15.4 Claims and Timely Assertion of Claims 15.4.1 Claims for Additional Cost 3.2.4, 3.7.4, 6.1.1, 7.3.9, 10.3.2, 15.1.4 **Claims for Additional Time** 3.2.4, 3.7.46.1.1, 8.3.2, 10.3.2, 15.1.5 **Concealed or Unknown Conditions, Claims for** 3.7.4 Claims for Damages 3.2.4, 3.18, 6.1.1, 8.3.3, 9.5.1, 9.6.7, 10.3.3, 11.1.1, 11.3.5, 11.3.7, 14.1.3, 14.2.4, 15.1.6 Claims Subject to Arbitration 15.3.1, 15.4.1 **Cleaning Up** 3.15, 6.3 Commencement of the Work, Conditions Relating to 2.2.1, 3.2.2, 3.4.1, 3.7.1, 3.10.1, 3.12.6, 5.2.1, 5.2.3, 6.2.2, 8.1.2, 8.2.2, 8.3.1, 11.1, 11.3.1, 11.3.6, 11.4.1, 15.1.4 Commencement of the Work, Definition of 8.1.2 **Communications Facilitating Contract** Administration 3.9.1, 4.2.4 Completion, Conditions Relating to 3.4.1, 3.11, 3.15, 4.2.2, 4.2.9, 8.2, 9.4.2, 9.8, 9.9.1, 9.10, 12.2, 13.7, 14.1.2 **COMPLETION, PAYMENTS AND** 9

1

Completion, Substantial 4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, 9.8, 9.9.1, 9.10.3, 12.2, 13.7 Compliance with Laws 1.6.1, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 4.1.1, 9.6.4, 10.2.2, 11.1, 11.3, 13.1, 13.4, 13.5.1, 13.5.2, 13.6, 14.1.1, 14.2.1.3, 15.2.8, 15.4.2, 15.4.3 Concealed or Unknown Conditions 3.7.4, 4.2.8, 8.3.1, 10.3 Conditions of the Contract 1.1.1, 6.1.1, 6.1.4 Consent, Written 3.4.2, 3.7.4, 3.12.8, 3.14.2, 4.1.2, 9.3.2, 9.8.5, 9.9.1, 9.10.2, 9.10.3, 11.3.1, 13.2, 13.4.2, 15.4.4.2 **Consolidation or Joinder** 15.4.4 **CONSTRUCTION BY OWNER OR BY** SEPARATE CONTRACTORS 1.1.4, 6 Construction Change Directive, Definition of 7.3.1 **Construction Change Directives** 1.1.1, 3.4.2, 3.12.8, 4.2.8, 7.1.1, 7.1.2, 7.1.3, 7.3, 9.3.1.1 Construction Schedules, Contractor's 3.10, 3.12.1, 3.12.2, 6.1.3, 15.1.5.2 **Contingent Assignment of Subcontracts** 5.4, 14.2.2.2 **Continuing Contract Performance** 15.1.3 Contract, Definition of 1.1.2 CONTRACT, TERMINATION OR SUSPENSION OF THE 5.4.1.1, 11.3.9, 14 **Contract Administration** 3.1.3, 4, 9.4, 9.5 Contract Award and Execution, Conditions Relating to 3.7.1, 3.10, 5.2, 6.1, 11.1.3, 11.3.6, 11.4.1 **Contract Documents, The** 1.1.1 Contract Documents, Copies Furnished and Use of 1.5.2, 2.2.5, 5.3 Contract Documents, Definition of 1.1.1 **Contract Sum** 3.7.4, 3.8, 5.2.3, 7.2, 7.3, 7.4, **9.1**, 9.4.2, 9.5.1.4, 9.6.7, 9.7, 10.3.2, 11.3.1, 14.2.4, 14.3.2, 15.1.4, 15.2.5 Contract Sum, Definition of 9.1 Contract Time 3.7.4, 3.7.5, 3.10.2, 5.2.3, 7.2.1.3, 7.3.1, 7.3.5, 7.4, 8.1.1, 8.2.1, 8.3.1, 9.5.1, 9.7.1, 10.3.2, 12.1.1, 14.3.2, 15.1.5.1, 15.2.5 Contract Time, Definition of

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was pr**26**^{ed} by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. Init. expires on 6/10/2009, and is not for resale. User Notes:

8.1.1 CONTRACTOR 3 Contractor, Definition of 3.1, 6.1.2 **Contractor's Construction Schedules 3.10**, 3.12.1, 3.12.2, 6.1.3, 15.1.5.2 Contractor's Employees 3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2, 10.3, 11.1.1, 11.3.7, 14.1, 14.2.1.1, **Contractor's Liability Insurance** 11.1 Contractor's Relationship with Separate Contractors and Owner's Forces 3.12.5, 3.14.2, 4.2.4, 6, 11.3.7, 12.1.2, 12.2.4 Contractor's Relationship with Subcontractors 1.2.2, 3.3.2, 3.18.1, 3.18.2, 5, 9.6.2, 9.6.7, 9.10.2, 11.3.1.2, 11.3.7, 11.3.8 Contractor's Relationship with the Architect 1.1.2, 1.5, 3.1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, 3.5.1, 3.7.4, 3.10, 3.11, 3.12, 3.16, 3.18, 4.1.3, 4.2, 5.2, 6.2.2, 7, 8.3.1, 9.2, 9.3, 9.4, 9.5, 9.7, 9.8, 9.9, 10.2.6, 10.3, 11.3.7, 12, 13.5, 15.1.2, 15.2.1 Contractor's Representations 3.2.1, 3.2.2, 3.5.1, 3.12.6, 6.2.2, 8.2.1, 9.3.3, 9.8.2 Contractor's Responsibility for Those Performing the Work 3.3.2, 3.18, 5.3.1, 6.1.3, 6.2, 9.5.1, 10.2.8 Contractor's Review of Contract Documents 3.2 Contractor's Right to Stop the Work 9.7 Contractor's Right to Terminate the Contract 14.1, 15.1.6 Contractor's Submittals 3.10, 3.11, 3.12.4, 4.2.7, 5.2.1, 5.2.3, 9.2, 9.3, 9.8.2, 9.8.3, 9.9.1, 9.10.2, 9.10.3, 11.1.3, 11.4.2 Contractor's Superintendent 3.9, 10.2.6 Contractor's Supervision and Construction Procedures 1.2.2, 3.3, 3.4, 3.12, 10, 4.2.2, 4.2.7, 6.1.3, 6.2.4, 7.1.3, 7.3.5, 7.3.7, 8.2, 10, 12, 14, 15.1.3 **Contractual Liability Insurance** 11.1.1.8, 11.2 **Coordination and Correlation** 1.2, 3.2.1, 3.3.1, 3.10, 3.12.6, 6.1.3, 6.2.1 Copies Furnished of Drawings and Specifications 1.5, 2.2.5, 3.11 Copyrights 1.5, 3.17 Correction of Work 2.3, 2.4, 3.7.3, 9.4.2, 9.8.2, 9.8.3, 9.9.1, 12.1.2, 12.2 **Correlation and Intent of the Contract Documents** 1.2 Cost, Definition of 7.3.7

Costs 2.4.1, 3.2.4, 3.7.3, 3.8.2, 3.15.2, 5.4.2, 6.1.1, 6.2.3, 7.3.3.3, 7.3.7, 7.3.8, 7.3.9, 9.10.2, 10.3.2, 10.3.6, 11.3, 12.1.2, 12.2.1, 12.2.4, 13.5, 14 **Cutting and Patching** 3.14, 6.2.5 Damage to Construction of Owner or Separate Contractors 3.14.2, 6.2.4, 10.2.1.2, 10.2.5, 10.4, 11.1.1, 11.3, 12.2.4 Damage to the Work 3.14.2, 9.9.1, 10.2.1.2, 10.2.5, 10.4.1, 11.3.1, 12.2.4 Damages, Claims for 3.2.4, 3.18, 6.1.1, 8.3.3, 9.5.1, 9.6.7, 10.3.3, 11.1.1, 11.3.5, 11.3.7, 14.1.3, 14.2.4, 15.1.6 Damages for Delay 6.1.1, 8.3.3, 9.5.1.6, 9.7, 10.3.2 Date of Commencement of the Work, Definition of 8.1.2 Date of Substantial Completion, Definition of 8.1.3 Day, Definition of 8.1.4 Decisions of the Architect 3.7.4, 4.2.6, 4.2.7, 4.2.11, 4.2.12, 4.2.13, 15.2, 6.3, 7.3.7, 7.3.9, 8.1.3, 8.3.1, 9.2.1, 9.4, 9.5.1, 9.8.4, 9.9.1, 13.5.2, 14.2.2, 14.2.4, 15.1, 15.2 **Decisions to Withhold Certification** 9.4.1, 9.5, 9.7, 14.1.1.3 Defective or Nonconforming Work, Acceptance, Rejection and Correction of 2.3.1, 2.4.1, 3.5.1, 4.2.6, 6.2.5, 9.5.1, 9.5.2, 9.6.6, 9.8.2, 9.9.3, 9.10.4, 12.2.1 Defective Work, Definition of 3.5.1 Definitions 1.1, 2.1.1, 3.1.1, 3.5.1, 3.12.1, 3.12.2, 3.12.3, 4.1.1, 15.1.1, 5.1, 6.1.2, 7.2.1, 7.3.1, 8.1, 9.1, 9.8.1 **Delays and Extensions of Time** 3.2., 3.7.4, 5.2.3, 7.2.1, 7.3.1, 7.4.1, **8.3**, 9.5.1, 9.7.1, 10.3.2, 10.4.1, 14.3.2, 15.1.5, 15.2.5 Disputes 6.3.1, 7.3.9, 15.1, 15.2 **Documents and Samples at the Site** 3.11 Drawings, Definition of 1.1.5 Drawings and Specifications, Use and Ownership of 3.11 Effective Date of Insurance 8.2.2, 11.1.2 Emergencies 10.4, 14.1.1.2, 15.1.4 Employees, Contractor's 3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2, 10.3.3, 11.1.1, 11.3.7, 14.1, 14.2.1.1 Equipment, Labor, Materials or

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the Init. maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 1 expires on 6/10/2009, and is not for resale. User Notes:

1.1.3, 1.1.6, 3.4, 3.5.1, 3.8.2, 3.8.3, 3.12, 3.13.1, 3.15.1, 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.7, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, 10.2.1, 10.2.4, 14.2.1.1, 14.2.1.2 Execution and Progress of the Work 1.1.3, 1.2.1, 1.2.2, 2.2.3, 2.2.5, 3.1, 3.3.1, 3.4.1, 3.5.1, 3.7.1, 3.10.1, 3.12, 3.14, 4.2, 6.2.2, 7.1.3, 7.3.5, 8.2, 9.5.1, 9.9.1, 10.2, 10.3, 12.2, 14.2, 14.3.1, 15.1.3 Extensions of Time 3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3, 7.4.1, 9.5.1, 9.7.1, 10.3.2, 10.4.1, 14.3, 15.1.5, 15.2.5 **Failure of Payment** 9.5.1.3, 9.7, 9.10.2, 13.6, 14.1.1.3, 14.2.1.2 Faulty Work (See Defective or Nonconforming Work) **Final Completion and Final Payment** 4.2.1, 4.2.9, 9.8.2, 9.10, 11.1.2, 11.1.3, 11.3.1, 11.3.5, 12.3.1, 14.2.4, 14.4.3 Financial Arrangements, Owner's 2.2.1, 13.2.2, 14.1.1.4 Fire and Extended Coverage Insurance 11.3.1.1 GENERAL PROVISIONS 1 **Governing Law** 13.1 Guarantees (See Warranty) **Hazardous** Materials 10.2.4.10.3 Identification of Subcontractors and Suppliers 5.2.1 Indemnification 3.17.1, 3.18, 9.10.2, 10.3.3, 10.3.5, 10.3.6, 11.3.1.2, 11.3.7 Information and Services Required of the Owner 2.1.2, 2.2, 3.2.2, 3.12.4, 3.12.10, 6.1.3, 6.1.4, 6.2.5, 9.6.1, 9.6.4, 9.9.2, 9.10.3, 10.3.3, 11.2.1, 11.4, 13.5.1, 13.5.2, 14.1.1.4, 14.1.4, 15.1.3 **Initial Decision** 15.2 Initial Decision Maker, Definition of 1.1.8 Initial Decision Maker, Decisions 14.2.2, 14.2.4, 15.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 Initial Decision Maker, Extent of Authority 14.2.2, 14.2.4, 15.1.3, 15.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 Injury or Damage to Person or Property 10.2.8, 10.4.1 Inspections 3.1.3, 3.3.3, 3.7.1, 4.2.2, 4.2.6, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 12.2.1, 13.5 Instructions to Bidders 1.1.1Instructions to the Contractor 3.2.4, 3.3.1, 3.8.1, 5.2.1, 7, 8.2.2, 12, 13.5.2 Instruments of Service, Definition of 1.1.7

Insurance 3.18.1, 6.1.1, 7.3.7, 9.3.2, 9.8.4, 9.9.1, 9.10.2, 11 **Insurance, Boiler and Machinery** 11.3.2 **Insurance, Contractor's Liability** 11.1 Insurance, Effective Date of 8.2.2, 11.1.2 Insurance, Loss of Use 11.3.3 Insurance, Owner's Liability 11.2 **Insurance, Property** 10.2.5, 11.3 Insurance, Stored Materials 9.3.2, 11.4.1.4 **INSURANCE AND BONDS** 11 Insurance Companies, Consent to Partial Occupancy 9.9.1, 11.4.1.5 Insurance Companies, Settlement with 11.4.10 Intent of the Contract Documents 1.2.1, 4.2.7, 4.2.12, 4.2.13, 7.4 Interest 13.6 Interpretation 1.2.3, 1.4, 4.1.1, 5.1, 6.1.2, 15.1.1 Interpretations, Written 4.2.11, 4.2.12, 15.1.4 Judgment on Final Award 15.4.2 Labor and Materials, Equipment 1.1.3, 1.1.6, **3.4**, 3.5.1, 3.8.2, 3.8.3, 3.12, 3.13, 3.15.1, 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.7, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, 10.2.1, 10.2.4, 14.2.1.1, 14.2.1.2 Labor Disputes 8.3.1 Laws and Regulations 1.5, 3.2.3, 3.6, 3.7, 3.12.10, 3.13.1, 4.1.1, 9.6.4, 9.9.1, 10.2.2, 11.1.1, 11.3, 13.1.1, 13.4, 13.5.1, 13.5.2, 13.6.1, 14, 15.2.8, 15.4 Liens 2.1.2, 9.3.3, 9.10.2, 9.10.4, 15.2.8 Limitations, Statutes of 12.2.5, 13.7, 15.4.1.1 Limitations of Liability 2.3.1, 3.2.2, 3.5.1, 3.12.10, 3.17.1, 3.18.1, 4.2.6, 4.2.7, 4.2.12, 6.2.2, 9.4.2, 9.6.4, 9.6.7, 10.2.5, 10.3.3, 11.1.2, 11.2.1, 11.3.7, 12.2.5, 13.4.2 Limitations of Time 2.1.2, 2.2, 2.4, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2.7, 5.2, 5.3.1, 5.4.1, 6.2.4, 7.3, 7.4, 8.2, 9.2.1, 9.3.1, 9.3.3, 9.4.1, 9.5, 9.6, 9.7.1, 9.8, 9.9, 9.10, 11.1.3, 11.3.1.5, 11.3.6, 11.3.10, 12.2, 13.5, 13.7, 14, 15 Loss of Use Insurance 11.3.3

AlA Document A201™ – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. Init. 1 expires on 6/10/2009, and is not for resale. User Notes:

Material Suppliers 1.5, 3.12.1, 4.2.4, 4.2.6, 5.2.1, 9.3, 9.4.2, 9.6, 9.10.5 Materials, Hazardous 10.2.4, 10.3 Materials, Labor, Equipment and 1.1.3, 1.1.6, 1.5.1, 3.4.1, 3.5.1, 3.8.2, 3.8.3, 3.12, 3.13.1, 3.15.1, 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.7, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, 10.2.1.2, 10.2.4, 14.2.1.1, 14.2.1.2 Means, Methods, Techniques, Sequences and Procedures of Construction 3.3.1, 3.12.10, 4.2.2, 4.2.7, 9.4.2 Mechanic's Lien 2.1.2, 15.2.8 Mediation 8.3.1, 10.3.5, 10.3.6, 15.2.1, 15.2.5, 15.2.6, 15.3, 15.4.1 Minor Changes in the Work 1.1.1, 3.12.8, 4.2.8, 7.1, 7.4 **MISCELLANEOUS PROVISIONS** 13 Modifications, Definition of 1.1.1 Modifications to the Contract 1.1.1, 1.1.2, 3.11, 4.1.2, 4.2.1, 5.2.3, 7, 8.3.1, 9.7.1,10.3.2, 11.3.1 **Mutual Responsibility** 6.2 Nonconforming Work, Acceptance of 9.6.6, 9.9.3, 12.3 Nonconforming Work, Rejection and Correction of 2.3.1, 2.4.1, 3.5.1, 4.2.6, 6.2.4, 9.5.1, 9.8.2, 9.9.3, 9.10.4, 12.2.1 Notice 2.2.1, 2.3.1, 2.4.1, 3.2.4, 3.3.1, 3.7.2, 3.12.9, 5.2.1, 9.7.1, 9.10, 10.2.2, 11.1.3, 11.4.6, 12.2.2.1, 13.3, 13.5.1, 13.5.2, 14.1, 14.2, 15.2.8, 15.4.1 Notice, Written 23.1, 2.4.1, 3.3.1, 3.9.2, 3.12.9, 3.12.10, 5.2.1, 9.7.1, 9.10, 10.2.2, 10.3, 11.1.3, 11.3.6, 12.2.2.1, 13.3, 14, 15.2.8, 15.4.1 Notice of Claims 3.7.4, 4.5, 10.2.8, 15.1.2, 15.4 Notice of Testing and Inspections 13.5.1, 13.5.2 **Observations**, Contractor's 3.2, 3.7.4 Occupancy 2.2.2, 9.6.6, 9.8, 11.3.1.5 Orders, Written 1.1.1, 2.3, 3.9.2, 7, 8.2.2, 11.3.9, 12.1, 12.2.2.1, 13.5.2, 14.3.1 OWNER 2 **Owner**, Definition of 2.1.1 **Owner, Information and Services Required of the**

1

2.1.2, **2.2**, 3.2.2, 3.12.10, 6.1.3, 6.1.4, 6.2.5, 9.3.2, 9.6.1, 9.6.4, 9.9.2, 9.10.3, 10.3.3, 11.2.1, 11.3, 13.5.1, 13.5.2, 14.1.1.4, 14.1.4, 15.1.3 Owner's Authority 1.5, 2.1.1, 2.3.1, 2.4.1, 3.4.2, 3.8.1, 3.12.10, 3.14.2, 4.1.2, 4.1.3, 4.2.4, 4.2.9, 5.2.1, 5.2.4, 5.4.1, 6.1, 6.3.1, 7.2.1, 7.3.1, 8.2.2, 8.3.1, 9.3.1, 9.3.2, 9.5.1, 9.6.4, 9.9.1, 9.10.2, 10.3.2, 11.1.3, 11.3.3, 11.3.10, 12.2.2, 12.3.1, 13.2.2, 14.3, 14.4, 15.2.7 **Owner's Financial Capability** 2.2.1, 13.2.2, 14.1.1.4 **Owner's Liability Insurance** 11.2 **Owner's Loss of Use Insurance** 11.3.3 Owner's Relationship with Subcontractors 1.1.2, 5.2, 5.3, 5.4, 9.6.4, 9.10.2, 14.2.2 **Owner's Right to Carry Out the Work** 2.4, 14.2.2 **Owner's Right to Clean Up** 6.3 **Owner's Right to Perform Construction and to Award Separate Contracts** 6.1 **Owner's Right to Stop the Work** 2.3 Owner's Right to Suspend the Work 14.3 Owner's Right to Terminate the Contract 14.2**Ownership and Use of Drawings, Specifications** and Other Instruments of Service 1.1.1, 1.1.6, 1.1.7, 1.5, 2.2.5, 3.2.2, 3.11.1, 3.17.1, 4.2.12, 5.3.1 **Partial Occupancy or Use** 9.6.6, 9.9, 11.3.1.5 Patching, Cutting and 3.14, 6.2.5 Patents 3.17 **Payment, Applications for** 4.2.5, 7.3.9, 9.2.1, **9.3**, 9.4, 9.5, 9.6.3, 9.7.1, 9.8.5, 9.10.1, 14.2.3, 14.2.4, 14.4.3 Payment, Certificates for 4.2.5, 4.2.9, 9.3.3, **9.4**, 9.5, 9.6.1, 9.6.6, 9.7.1, 9.10.1, 9.10.3, 13.7, 14.1.1.3, 14.2.4 Payment, Failure of 9.5.1.3, 9.7, 9.10.2, 13.6, 14.1.1.3, 14.2.1.2 Payment, Final 4.2.1, 4.2.9, 9.8.2, 9.10, 11.1.2, 11.1.3, 11.4.1, 11.4.5, 12.3.1, 13.7, 14.2.4, 14.4.3 Payment Bond, Performance Bond and 7.3.7.4, 9.6.7, 9.10.3, 11.4.9, 11.4 **Payments, Progress** 9.3, 9.6, 9.8.5, 9.10.3, 13.6, 14.2.3, 15.1.3 PAYMENTS AND COMPLETION 9

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was projected by AlA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. Init. User Notes:

Payments to Subcontractors 5.4.2, 9.5.1.3, 9.6.2, 9.6.3, 9.6.4, 9.6.7, 11.4.8, 14.2.1.2 PCB 10.3.1 **Performance Bond and Payment Bond** 7.3.7.4, 9.6.7, 9.10.3, 11.4.9, 11.4 Permits, Fees, Notices and Compliance with Laws 2.2.2, 3.7, 3.13, 7.3.7.4, 10.2.2 PERSONS AND PROPERTY, PROTECTION OF 10 Polychlorinated Biphenyl 10.3.1 Product Data, Definition of 3.12.2 **Product Data and Samples, Shop Drawings** 3.11, 3.12, 4.2.7 **Progress and Completion** 4.2.2, 8.2, 9.8, 9.9.1, 14.1.4, 15.1.3 **Progress Payments** 9.3, **9.6**, 9.8.5, 9.10.3, 13.6, 14.2.3, 15.1.3 Project, Definition of the 1.1.4 Project Representatives 4.2.10 **Property Insurance** 10.2.5. 11.3 PROTECTION OF PERSONS AND PROPERTY 10 Regulations and Laws 1.5, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 4.1.1, 9.6.4, 9.9.1, 10.2.2, 11.1, 11.4, 13.1, 13.4, 13.5.1, 13.5.2, 13.6, 14, 15.2.8, 15.4 Rejection of Work 3.5.1, 4.2.6, 12.2.1 Releases and Waivers of Liens 9.10.2 Representations 3.2.1, 3.5.1, 3.12.6, 6.2.2, 8.2.1, 9.3.3, 9.4.2, 9.5.1, 9.8.2, 9.10.1 Representatives 2.1.1, 3.1.1, 3.9, 4.1.1, 4.2.1, 4.2.2, 4.2.10, 5.1.1, 5.1.2, 13.2.1 Responsibility for Those Performing the Work 3.3.2, 3.18, 4.2.3, 5.3.1, 6.1.3, 6.2, 6.3, 9.5.1, 10 Retainage 9.3.1, 9.6.2, 9.8.5, 9.9.1, 9.10.2, 9.10.3 **Review of Contract Documents and Field Conditions by Contractor** 3.2, 3.12.7, 6.1.3 Review of Contractor's Submittals by Owner and Architect 3.10.1, 3.10.2, 3.11, 3.12, 4.2, 5.2, 6.1.3, 9.2, 9.8.2 Review of Shop Drawings, Product Data and Samples by Contractor 3.12

1

Rights and Remedies 1.1.2, 2.3, 2.4, 3.5.1, 3.7.4, 3.15.2, 4.2.6, 4.5, 5.3, 5.4, 6.1, 6.3, 7.3.1, 8.3, 9.5.1, 9.7, 10.2.5, 10.3, 12.2.2, 12.2.4, 13.4, 14, 15.4 **Royalties, Patents and Copyrights** 3.17 Rules and Notices for Arbitration 15.4.1 Safety of Persons and Property 10.2, 10.4 **Safety Precautions and Programs** 3.3.1, 4.2.2, 4.2.7, 5.3.1, 10.1, 10.2, 10.4 Samples, Definition of 3.12.3 Samples, Shop Drawings, Product Data and 3.11, 3.12, 4.2.7 Samples at the Site, Documents and 3.11 Schedule of Values 9.2, 9.3.1 Schedules, Construction 1.4.1.2, 3.10, 3.12.1, 3.12.2, 6.1.3, 15.1.5.2 Separate Contracts and Contractors 1.1.4, 3.12.5, 3.14.2, 4.2.4, 4.2.7, 6, 8.3.1, 11.4.7, 12.1.2 Shop Drawings, Definition of 3.12.1 Shop Drawings, Product Data and Samples 3.11, 3.12, 4.2.7 Site, Use of 3.13, 6.1.1, 6.2.1 Site Inspections 3.2.2, 3.3.3, 3.7.1, 3.7.4, 4.2, 9.4.2, 9.10.1, 13.5 Site Visits, Architect's 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.5 Special Inspections and Testing 4.2.6, 12.2.1, 13.5 Specifications, Definition of the 1.1.6 Specifications, The 1.1.1, 1.1.6, 1.2.2, 1.5, 3.11, 3.12.10, 3.17, 4.2.14 Statute of Limitations 13.7. 15.4.1.1 Stopping the Work 2.3, 9.7, 10.3, 14.1 Stored Materials 6.2.1, 9.3.2, 10.2.1.2, 10.2.4, 11.4.1.4 Subcontractor, Definition of 5.1.1 **SUBCONTRACTORS** 5 Subcontractors, Work by 1.2.2, 3.3.2, 3.12.1, 4.2.3, 5.2.3, 5.3, 5.4, 9.3.1.2, 9.6.7 **Subcontractual Relations** 5.3, 5.4, 9.3.1.2, 9.6, 9.10, 10.2.1, 11.4.7, 11.4.8, 14.1, 14.2.1

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the Init. maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009 and is not for resale expires on 6/10/2009, and is not for resale. User Notes:

Submittals 3.10, 3.11, 3.12, 4.2.7, 5.2.1, 5.2.3, 7.3.7, 9.2, 9.3, 9.8, 9.9.1, 9.10.2, 9.10.3, 11.1.3 Submittal Schedule 3.10.2, 3.12.5, 4.2.7 Subrogation, Waivers of 6.1.1, 11.4.5, 11.3.7 **Substantial Completion** 4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, **9.8**, 9.9.1, 9.10.3, 12.2, 13.7 Substantial Completion, Definition of 9.8.1 Substitution of Subcontractors 5.2.3, 5.2.4 Substitution of Architect 4.1.3 Substitutions of Materials 3.4.2, 3.5.1, 7.3.8 Sub-subcontractor, Definition of 5.1.2 Subsurface Conditions 3.7.4 Successors and Assigns 13.2 Superintendent **3.9**, 10.2.6 **Supervision and Construction Procedures** 1.2.2, 3.3, 3.4, 3.12.10, 4.2.2, 4.2.7, 6.1.3, 6.2.4, 7.1.3, 7.3.7, 8.2, 8.3.1, 9.4.2, 10, 12, 14, 15.1.3 Surety 5.4.1.2, 9.8.5, 9.10.2, 9.10.3, 14.2.2, 15.2.7 Surety, Consent of 9.10.2, 9.10.3 Surveys 2.2.3 Suspension by the Owner for Convenience 14.3Suspension of the Work 5.4.2, 14.3 Suspension or Termination of the Contract 5.4.1.1, 11.4.9, 14 Taxes 3.6, 3.8.2.1, 7.3.7.4 **Termination by the Contractor** 14.1, 15.1.6 **Termination by the Owner for Cause** 5.4.1.1, 14.2, 15.1.6 Termination by the Owner for Convenience 14.4 Termination of the Architect 4.1.3 Termination of the Contractor 14.2.2 TERMINATION OR SUSPENSION OF THE CONTRACT 14 **Tests and Inspections**

3.1.3, 3.3.3, 4.2.2, 4.2.6, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 10.3.2, 11.4.1.1, 12.2.1, 13.5 TIME 8 Time, Delays and Extensions of 3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3.1, 7.4.1, **8.3**, 9.5.1, 9.7.1, 10.3.2, 10.4.1, 14.3.2, 15.1.5, 15.2.5 **Time Limits** 2.1.2, 2.2, 2.4, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2, 4.4, 4.5, 5.2, 5.3, 5.4, 6.2.4, 7.3, 7.4, 8.2, 9.2, 9.3.1, 9.3.3, 9.4.1, 9.5, 9.6, 9.7, 9.8, 9.9, 9.10, 11.1.3, 11.4.1.5, 11.4.6, 11.4.10, 12.2, 13.5, 13.7, 14, 15.1.2, 15.4 **Time Limits on Claims** 3.7.4, 10.2.8, 13.7, 15.1.2 Title to Work 9.3.2, 9.3.3 **Transmission of Data in Digital Form** 1.6 UNCOVERING AND CORRECTION OF WORK 12 **Uncovering of Work** 12.1 Unforeseen Conditions, Concealed or Unknown 3.7.4, 8.3.1, 10.3 Unit Prices 7.3.3.2, 7.3.4 Use of Documents 1.1.1, 1.5, 2.2.5, 3.12.6, 5.3 Use of Site 3.13, 6.1.1, 6.2.1 Values, Schedule of 9.2, 9.3.1 Waiver of Claims by the Architect 13.4.2 Waiver of Claims by the Contractor 9.10.5, 11.4.7, 13.4.2, 15.1.6 Waiver of Claims by the Owner 9.9.3, 9.10.3, 9.10.4, 11.4.3, 11.4.5, 11.4.7, 12.2.2.1, 13.4.2, 14.2.4, 15.1.6 Waiver of Consequential Damages 14.2.4, 15.1.6 Waiver of Liens 9.10.2, 9.10.4 Waivers of Subrogation 6.1.1, 11.4.5, **11.3.7** Warranty 3.5, 4.2.9, 9.3.3, 9.8.4, 9.9.1, 9.10.4, 12.2.2, 13.7.1 Weather Delays 15.1.5.2 Work, Definition of 1.1.3 Written Consent 1.5.2, 3.4.2, 3.7.4, 3.12.8, 3.14.2, 4.1.2, 9.3.2, 9.8.5, 9.9.1, 9.10.2, 9.10.3, 11.4.1, 13.2, 13.4.2, 15.4.4.2 Written Interpretations

AIA Document A201TM – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

Init.

(3648793750)



Written Orders 1.1.1, 2.3, 3.9, 7, 8.2.2, 11.4.9, 12.1, 12.2, 13.5.2, 14.3.1, 15.1.2

Init. 1

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. expires on 6/10/2009, and is not for resale. User Notes:

ARTICLE 1 GENERAL PROVISIONS § 1.1 BASIC DEFINITIONS § 1.1.1 THE CONTRACT DOCUMENTS

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

§ 1.1.2 THE CONTRACT

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

§ 1.1.3 THE WORK

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

§ 1.1.4 THE PROJECT

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

§ 1.1.5 THE DRAWINGS

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

§ 1.1.6 THE SPECIFICATIONS

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

§ 1.1.7 INSTRUMENTS OF SERVICE

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

§ 1.1.8 INITIAL DECISION MAKER

The Initial Decision Maker is the person identified in the Agreement to render initial decisions on Claims in accordance with Section 15.2 and certify termination of the Agreement under Section 14.2.2.

§ 1.2 CORRELATION AND INTENT OF THE CONTRACT DOCUMENTS

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

Init.

AlA Document A201TM – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AlA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 10 User Notes: (3648793750)

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

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

§ 1.3 CAPITALIZATION

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

§ 1.4 INTERPRETATION

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

§ 1.5 OWNERSHIP AND USE OF DRAWINGS, SPECIFICATIONS AND OTHER INSTRUMENTS OF SERVICE

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

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

§ 1.6 TRANSMISSION OF DATA IN DIGITAL FORM

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

ARTICLE 2 OWNER

§ 2.1 GENERAL § 2.1.1 The Owner is the person or entity id

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

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

§ 2.2 INFORMATION AND SERVICES REQUIRED OF THE OWNER

§ 2.2.1 Prior to commencement of the Work, the Contractor may request in writing that the Owner provide reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract. Thereafter, the Contractor may only request such evidence if (1) the Owner fails to make payments to the Contractor as the Contract Documents require; (2) a change in the Work materially changes the Contract Sum; or (3) the Contractor identifies in writing a reasonable concern regarding the Owner's ability to make payment when due. The Owner shall furnish such evidence as a condition precedent to commencement or continuation of the Work or

Init.
the portion of the Work affected by a material change. After the Owner furnishes the evidence, the Owner shall not materially vary such financial arrangements without prior notice to the Contractor.

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

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

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

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

§ 2.3 OWNER'S RIGHT TO STOP THE WORK

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

§ 2.4 OWNER'S RIGHT TO CARRY OUT THE WORK

If the Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents and fails within a ten-day period after receipt of written notice from the Owner to commence and continue correction of such default or neglect with diligence and promptness, the Owner may, without prejudice to other remedies the Owner may have, correct such deficiencies. In such case an appropriate Change Order shall be issued deducting from payments then or thereafter due the Contractor the reasonable cost of correcting such deficiencies, including Owner's expenses and compensation for the Architect's additional services made necessary by such default, neglect or failure. Such action by the Owner and amounts charged to the Contractor are both subject to prior approval of the Architect. If payments then or thereafter due the Contractor are not sufficient to cover such amounts, the Contractor shall pay the difference to the Owner.

ARTICLE 3 CONTRACTOR

§ 3.1 GENERAL

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

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

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

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved, WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized 12 reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. expires on 6/10/2009, and is not for resale. User Notes:

§ 3.2 REVIEW OF CONTRACT DOCUMENTS AND FIELD CONDITIONS BY CONTRACTOR

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

§ 3.2.2 Because the Contract Documents are complementary, the Contractor shall, before starting each portion of the Work, carefully study and compare the various Contract Documents relative to that portion of the Work, as well as the information furnished by the Owner pursuant to Section 2.2.3, shall take field measurements of any existing conditions related to that portion of the Work, and shall observe any conditions at the site affecting it. These obligations are for the purpose of facilitating coordination and construction by the Contractor and are not for the purpose of discovering errors, omissions, or inconsistencies in the Contract Documents; however, the Contractor shall promptly report to the Architect any errors, inconsistencies or omissions discovered by or made known to the Contractor as a request for information in such form as the Architect may require. It is recognized that the Contractor's review is made in the Contractor's capacity as a contractor and not as a licensed design professional, unless otherwise specifically provided in the Contract Documents.

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

§ 3.2.4 If the Contractor believes that additional cost or time is involved because of clarifications or instructions the Architect issues in response to the Contractor's notices or requests for information pursuant to Sections 3.2.2 or 3.2.3, the Contractor shall make Claims as provided in Article 15. If the Contractor fails to perform the obligations of Sections 3.2.2 or 3.2.3, the Contractor shall pay such costs and damages to the Owner as would have been avoided if the Contractor had performed such obligations. If the Contractor performs those obligations, the Contractor shall not be liable to the Owner or Architect for damages resulting from errors, inconsistencies or omissions in the Contract Documents, for differences between field measurements or conditions and the Contract Documents, or for nonconformities of the Contract Documents to applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities.

§ 3.3 SUPERVISION AND CONSTRUCTION PROCEDURES

§ 3.3.1 The Contractor shall supervise and direct the Work, using the Contractor's best skill and attention. The Contractor shall be solely responsible for, and have control over, construction means, methods, techniques, sequences and procedures and for coordinating all portions of the Work under the Contract, unless the Contract Documents give other specific instructions concerning these matters. If the Contract Documents give specific instruction means, methods, techniques, sequences or procedures, the Contractor shall evaluate the jobsite safety thereof and, except as stated below, shall be fully and solely responsible for the jobsite safety of such means, methods, techniques, sequences or procedures. If the Contractor determines that such means, methods, techniques, sequences or procedures shall give timely written notice to the Owner and Architect and shall not proceed with that portion of the Work without further written instructions from the Architect. If the Contractor is then instructed to proceed with the required means, methods, techniques, sequences or procedures without acceptance of changes proposed by the Contractor, the Owner shall be solely responsible for any loss or damage arising solely from those Owner-required means, methods, techniques, sequences or procedures.

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

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

§ 3.4 LABOR AND MATERIALS

§ 3.4.1 Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for labor, materials, equipment, tools, construction equipment and machinery, water, heat, utilities, transportation, and other

facilities and services necessary for proper execution and completion of the Work, whether temporary or permanent and whether or not incorporated or to be incorporated in the Work.

§ 3.4.2 Except in the case of minor changes in the Work authorized by the Architect in accordance with Sections 3.12.8 or 7.4, the Contractor may make substitutions only with the consent of the Owner, after evaluation by the Architect and in accordance with a Change Order or Construction Change Directive.

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

§ 3.5 WARRANTY

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

§ 3.6 TAXES

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

§ 3.7 PERMITS, FEES, NOTICES, AND COMPLIANCE WITH LAWS

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

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

§ 3.7.3 If the Contractor performs Work knowing it to be contrary to applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, the Contractor shall assume appropriate responsibility for such Work and shall bear the costs attributable to correction.

§ 3.7.4 Concealed or Unknown Conditions. If the Contractor encounters conditions at the site that are (1) subsurface or otherwise concealed physical conditions that differ materially from those indicated in the Contract Documents or (2) unknown physical conditions of an unusual nature, that differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the Contract Documents, the Contractor shall promptly provide notice to the Owner and the Architect before conditions are disturbed and in no event later than 21 days after first observance of the conditions. The Architect will promptly investigate such conditions and, if the Architect determines that they differ materially and cause an increase or decrease in the Contractor's cost of, or time required for, performance of any part of the Work, will recommend an equitable adjustment in the Contract Sum or Contract Time, or both. If the Architect determines that the conditions at the site are not materially different from those indicated in the Contract Documents and that no change in the terms of the Contract is justified, the Architect shall promptly notify the Owner and Contractor in writing, stating the reasons. If either party disputes the Architect's determination or recommendation, that party may proceed as provided in Article 15.

§ 3.7.5 If, in the course of the Work, the Contractor encounters human remains or recognizes the existence of burial markers, archaeological sites or wetlands not indicated in the Contract Documents, the Contractor shall immediately suspend any operations that would affect them and shall notify the Owner and Architect. Upon receipt of such notice, the Owner shall promptly take any action necessary to obtain governmental authorization required to resume

AlA Document A201TM – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 14 User Notes:

the operations. The Contractor shall continue to suspend such operations until otherwise instructed by the Owner but shall continue with all other operations that do not affect those remains or features. Requests for adjustments in the Contract Sum and Contract Time arising from the existence of such remains or features may be made as provided in Article 15.

§ 3.8 ALLOWANCES

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

objection.

§ 3.8.2 Unless otherwise provided in the Contract Documents,

- allowances shall cover the cost to the Contractor of materials and equipment delivered at the site and .1 all required taxes, less applicable trade discounts;
- .2 Contractor's costs for unloading and handling at the site, labor, installation costs, overhead, profit and other expenses contemplated for stated allowance amounts shall be included in the Contract Sum but not in the allowances; and
- .3 whenever costs are more than or less than allowances, the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Change Order shall reflect (1) the difference between actual costs and the allowances under Section 3.8.2.1 and (2) changes in Contractor's costs under Section 3.8.2.2.

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

§ 3.9 SUPERINTENDENT

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

§ 3.9.2 The Contractor, as soon as practicable after award of the Contract, shall furnish in writing to the Owner through the Architect the name and qualifications of a proposed superintendent. The Architect may reply within 14 days to the Contractor in writing stating (1) whether the Owner or the Architect has reasonable objection to the proposed superintendent or (2) that the Architect requires additional time to review. Failure of the Architect to reply within the 14 day period shall constitute notice of no reasonable objection.

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

§ 3.10 CONTRACTOR'S CONSTRUCTION SCHEDULES

§ 3.10.1 The Contractor, promptly after being awarded the Contract, shall prepare and submit for the Owner's and Architect's information a Contractor's construction schedule for the Work. The schedule shall not exceed time limits current under the Contract Documents, shall be revised at appropriate intervals as required by the conditions of the Work and Project, shall be related to the entire Project to the extent required by the Contract Documents, and shall provide for expeditious and practicable execution of the Work.

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

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

§ 3.11 DOCUMENTS AND SAMPLES AT THE SITE

The Contractor shall maintain at the site for the Owner one copy of the Drawings, Specifications, Addenda, Change Orders and other Modifications, in good order and marked currently to indicate field changes and selections made during construction, and one copy of approved Shop Drawings, Product Data, Samples and similar required submittals. These shall be available to the Architect and shall be delivered to the Architect for submittal to the Owner upon completion of the Work as a record of the Work as constructed.

§ 3.12 SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

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

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

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

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

§ 3.12.5 The Contractor shall review for compliance with the Contract Documents, approve and submit to the Architect Shop Drawings, Product Data, Samples and similar submittals required by the Contract Documents in accordance with the submittal schedule approved by the Architect or, in the absence of an approved submittal schedule, with reasonable promptness and in such sequence as to cause no delay in the Work or in the activities of the Owner or of separate contractors.

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

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

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

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

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

AlA Document A201TM – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was projected by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes: (3648793750)

required to provide professional services in violation of applicable law. If professional design services or certifications by a design professional related to systems, materials or equipment are specifically required of the Contractor by the Contract Documents, the Owner and the Architect will specify all performance and design criteria that such services must satisfy. The Contractor shall cause such services or certifications to be provided by a properly licensed design professional, whose signature and seal shall appear on all drawings, calculations, specifications, certifications, Shop Drawings and other submittals prepared by such professional. Shop Drawings and other submittals related to the Work designed or certified by such professional, if prepared by others, shall bear such professional's written approval when submitted to the Architect. The Owner and the Architect shall be entitled to rely upon the adequacy, accuracy and completeness of the services, certifications and approvals performed or provided by such design professionals, provided the Owner and Architect have specified to the Contractor all performance and design criteria that such services must satisfy. Pursuant to this Section 3.12.10, the Architect will review, approve or take other appropriate action on submittals only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. The Contractor shall not be responsible for the adequacy of the performance and design criteria specified in the Contract Documents.

§ 3.13 USE OF SITE

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

§ 3.14 CUTTING AND PATCHING

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

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

§ 3.15 CLEANING UP

§ 3.15.1 The Contractor shall keep the premises and surrounding area free from accumulation of waste materials or rubbish caused by operations under the Contract. At completion of the Work, the Contractor shall remove waste materials, rubbish, the Contractor's tools, construction equipment, machinery and surplus materials from and about the Project.

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

§ 3.16 ACCESS TO WORK

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

§ 3.17 ROYALTIES, PATENTS AND COPYRIGHTS

The Contractor shall pay all royalties and license fees. The Contractor shall defend suits or claims for infringement of copyrights and patent rights and shall hold the Owner and Architect harmless from loss on account thereof, but shall not be responsible for such defense or loss when a particular design, process or product of a particular manufacturer or manufacturers is required by the Contract Documents, or where the copyright violations are contained in Drawings, Specifications or other documents prepared by the Owner or Architect. However, if the Contractor has reason to believe that the required design, process or product is an infringement of a copyright or a patent, the Contractor shall be responsible for such loss unless such information is promptly furnished to the Architect.

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 17 maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. expires on 6/10/2009, and is not for resale. User Notes:

§ 3.18 INDEMNIFICATION

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

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

ARTICLE 4 ARCHITECT

§ 4.1 GENERAL

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

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

§ 4.1.3 If the employment of the Architect is terminated, the Owner shall employ a successor architect as to whom the Contractor has no reasonable objection and whose status under the Contract Documents shall be that of the Architect.

§ 4.2 ADMINISTRATION OF THE CONTRACT

§ 4.2.1 The Architect will provide administration of the Contract as described in the Contract Documents and will be an Owner's representative during construction until the date the Architect issues the final Certificate For Payment. The Architect will have authority to act on behalf of the Owner only to the extent provided in the Contract Documents.

§ 4.2.2 The Architect will visit the site at intervals appropriate to the stage of construction, or as otherwise agreed with the Owner, to become generally familiar with the progress and quality of the portion of the Work completed, and to determine in general if the Work observed is being performed in a manner indicating that the Work, when fully completed, will be in accordance with the Contract Documents. However, the Architect will not be required to make exhaustive or continuous on-site inspections to check the quality or quantity of the Work. The Architect will not have control over, charge of, or responsibility for, the construction means, methods, techniques, sequences or procedures, or for the safety precautions and programs in connection with the Work, since these are solely the Contractor's rights and responsibilities under the Contract Documents, except as provided in Section 3.3.1.

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

Init.

18

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved, WARNING: This AIA[©] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

§ 4.2.4 COMMUNICATIONS FACILITATING CONTRACT ADMINISTRATION

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

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

§ 4.2.6 The Architect has authority to reject Work that does not conform to the Contract Documents. Whenever the Architect considers it necessary or advisable, the Architect will have authority to require inspection or testing of the Work in accordance with Sections 13.5.2 and 13.5.3, whether or not such Work is fabricated, installed or completed. However, neither this authority of the Architect nor a decision made in good faith either to exercise or not to exercise such authority shall give rise to a duty or responsibility of the Architect to the Contractor, Subcontractors, material and equipment suppliers, their agents or employees, or other persons or entities performing portions of the Work.

§ 4.2.7 The Architect will review and approve, or take other appropriate action upon, the Contractor's submittals such as Shop Drawings, Product Data and Samples, but only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. The Architect's action will be taken in accordance with the submittal schedule approved by the Architect or, in the absence of an approved submittal schedule, with reasonable promptness while allowing sufficient time in the Architect's professional judgment to permit adequate review. Review of such submittals is not conducted for the purpose of determining the accuracy and completeness of other details such as dimensions and quantities, or for substantiating instructions for installation or performance of equipment or systems, all of which remain the responsibility of the Contractor as required by the Contract Documents. The Architect's review of the Contractor's submittal shall not relieve the Contractor of the obligations under Sections 3.3, 3.5 and 3.12. The Architect, of any construction means, methods, techniques, sequences or procedures. The Architect's approval of a specific item shall not indicate approval of an assembly of which the item is a component.

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

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

§ 4.2.10 If the Owner and Architect agree, the Architect will provide one or more project representatives to assist in carrying out the Architect's responsibilities at the site. The duties, responsibilities and limitations of authority of such project representatives shall be as set forth in an exhibit to be incorporated in the Contract Documents.

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

§ 4.2.12 Interpretations and decisions of the Architect will be consistent with the intent of, and reasonably inferable from, the Contract Documents and will be in writing or in the form of drawings. When making such interpretations and decisions, the Architect will endeavor to secure faithful performance by both Owner and Contractor, will not show partiality to either and will not be liable for results of interpretations or decisions rendered in good faith.

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

Init.

1

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

ARTICLE 5 SUBCONTRACTORS

§ 5.1 DEFINITIONS

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

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

§ 5.2 AWARD OF SUBCONTRACTS AND OTHER CONTRACTS FOR PORTIONS OF THE WORK

§ 5.2.1 Unless otherwise stated in the Contract Documents or the bidding requirements, the Contractor, as soon as practicable after award of the Contract, shall furnish in writing to the Owner through the Architect the names of persons or entities (including those who are to furnish materials or equipment fabricated to a special design) proposed for each principal portion of the Work. The Architect may reply within 14 days to the Contractor in writing stating (1) whether the Owner or the Architect has reasonable objection to any such proposed person or entity or (2) that the Architect requires additional time for review. Failure of the Owner or Architect to reply within the 14 day period shall constitute notice of no reasonable objection.

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

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

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

§ 5.3 SUBCONTRACTUAL RELATIONS

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

Init.

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 20 maximum extent possible under the law. This document was predeced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

be at variance with the Contract Documents. Subcontractors will similarly make copies of applicable portions of such documents available to their respective proposed Sub-subcontractors.

§ 5.4 CONTINGENT ASSIGNMENT OF SUBCONTRACTS

that

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

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

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

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

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

ARTICLE 6 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS

§ 6.1 OWNER'S RIGHT TO PERFORM CONSTRUCTION AND TO AWARD SEPARATE CONTRACTS

§ 6.1.1 The Owner reserves the right to perform construction or operations related to the Project with the Owner's own forces, and to award separate contracts in connection with other portions of the Project or other construction or operations on the site under Conditions of the Contract identical or substantially similar to these including those portions related to insurance and waiver of subrogation. If the Contractor claims that delay or additional cost is involved because of such action by the Owner, the Contractor shall make such Claim as provided in Article 15.

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

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

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

§ 6.2 MUTUAL RESPONSIBILITY

Init.

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

§ 6.2.2 If part of the Contractor's Work depends for proper execution or results upon construction or operations by the Owner or a separate contractor, the Contractor shall, prior to proceeding with that portion of the Work, promptly report to the Architect apparent discrepancies or defects in such other construction that would render it unsuitable for such proper execution and results. Failure of the Contractor so to report shall constitute an acknowledgment that

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 21 expires on 6/10/2009, and is not for resale. User Notes:

the Owner's or separate contractor's completed or partially completed construction is fit and proper to receive the Contractor's Work, except as to defects not then reasonably discoverable.

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

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

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

§ 6.3 OWNER'S RIGHT TO CLEAN UP

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

ARTICLE 7 CHANGES IN THE WORK

§ 7.1 GENERAL

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

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

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

§ 7.2 CHANGE ORDERS

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

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

§ 7.3 CONSTRUCTION CHANGE DIRECTIVES

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

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

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

- Mutual acceptance of a lump sum properly itemized and supported by sufficient substantiating data to .1 permit evaluation;
- Unit prices stated in the Contract Documents or subsequently agreed upon; .2
- Cost to be determined in a manner agreed upon by the parties and a mutually acceptable fixed or .3 percentage fee; or
- AIA Document A201[™] 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the Init. 22 maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

.4 As provided in Section 7.3.7.

§ 7.3.4 If unit prices are stated in the Contract Documents or subsequently agreed upon, and if quantities originally contemplated are materially changed in a proposed Change Order or Construction Change Directive so that application of such unit prices to quantities of Work proposed will cause substantial inequity to the Owner or Contractor, the applicable unit prices shall be equitably adjusted.

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

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

§ 7.3.7 If the Contractor does not respond promptly or disagrees with the method for adjustment in the Contract Sum, the Architect shall determine the method and the adjustment on the basis of reasonable expenditures and savings of those performing the Work attributable to the change, including, in case of an increase in the Contract Sum, an amount for overhead and profit as set forth in the Agreement, or if no such amount is set forth in the Agreement, a reasonable amount. In such case, and also under Section 7.3.3.3, the Contractor shall keep and present, in such form as the Architect may prescribe, an itemized accounting together with appropriate supporting data. Unless otherwise provided in the Contract Documents, costs for the purposes of this Section 7.3.7 shall be limited to the following:

.1 Costs of labor, including social security, old age and unemployment insurance, fringe benefits required by agreement or custom, and workers' compensation insurance;

- .2 Costs of materials, supplies and equipment, including cost of transportation, whether incorporated or consumed:
- Rental costs of machinery and equipment, exclusive of hand tools, whether rented from the .3 Contractor or others:
 - Costs of premiums for all bonds and insurance, permit fees, and sales, use or similar taxes related to the Work; and
- .5 Additional costs of supervision and field office personnel directly attributable to the change.

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

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

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

§ 7.4 MINOR CHANGES IN THE WORK

.4

The Architect has authority to order minor changes in the Work not involving adjustment in the Contract Sum or extension of the Contract Time and not inconsistent with the intent of the Contract Documents. Such changes will be effected by written order signed by the Architect and shall be binding on the Owner and Contractor.

Init. 1

AIA Document A201™ – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 23 maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. expires on 6/10/2009, and is not for resale. User Notes:

ARTICLE 8 TIME § 8.1 DEFINITIONS

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

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

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

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

§ 8.2 PROGRESS AND COMPLETION

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

§ 8.2.2 The Contractor shall not knowingly, except by agreement or instruction of the Owner in writing, prematurely commence operations on the site or elsewhere prior to the effective date of insurance required by Article 11 to be furnished by the Contractor and Owner. The date of commencement of the Work shall not be changed by the effective date of such insurance.

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

§ 8.3 DELAYS AND EXTENSIONS OF TIME

§ 8.3.1 If the Contractor is delayed at any time in the commencement or progress of the Work by an act or neglect of the Owner or Architect, or of an employee of either, or of a separate contractor employed by the Owner; or by changes ordered in the Work; or by labor disputes, fire, unusual delay in deliveries, unavoidable casualties or other causes beyond the Contractor's control; or by delay authorized by the Owner pending mediation and arbitration; or by other causes that the Architect determines may justify delay, then the Contract Time shall be extended by Change Order for such reasonable time as the Architect may determine.

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

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

ARTICLE 9 PAYMENTS AND COMPLETION

§ 9.1 CONTRACT SUM

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

§ 9.2 SCHEDULE OF VALUES

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

§ 9.3 APPLICATIONS FOR PAYMENT

§ 9.3.1 At least ten days before the date established for each progress payment, the Contractor shall submit to the Architect an itemized Application for Payment prepared in accordance with the schedule of values, if required under Section 9.2., for completed portions of the Work. Such application shall be notarized, if required, and supported by such data substantiating the Contractor's right to payment as the Owner or Architect may require, such as copies of requisitions from Subcontractors and material suppliers, and shall reflect retainage if provided for in the Contract Documents.

Init.

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 24 maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

§ 9.3.1.1 As provided in Section 7.3.9, such applications may include requests for payment on account of changes in the Work that have been properly authorized by Construction Change Directives, or by interim determinations of the Architect, but not yet included in Change Orders.

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

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

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

§ 9.4 CERTIFICATES FOR PAYMENT

§ 9.4.1 The Architect will, within seven days after receipt of the Contractor's Application for Payment, either issue to the Owner a Certificate for Payment, with a copy to the Contractor, for such amount as the Architect determines is properly due, or notify the Contractor and Owner in writing of the Architect's reasons for withholding certification in whole or in part as provided in Section 9.5.1.

§ 9.4.2 The issuance of a Certificate for Payment will constitute a representation by the Architect to the Owner, based on the Architect's evaluation of the Work and the data comprising the Application for Payment, that, to the best of the Architect's knowledge, information and belief, the Work has progressed to the point indicated and that the quality of the Work is in accordance with the Contract Documents. The foregoing representations are subject to an evaluation of the Work for conformance with the Contract Documents upon Substantial Completion, to results of subsequent tests and inspections, to correction of minor deviations from the Contract Documents prior to completion and to specific qualifications expressed by the Architect. The issuance of a Certificate for Payment will further constitute a representation that the Contractor is entitled to payment in the amount certified. However, the issuance of a Certificate for Payment will not be a representation that the Architect has (1) made exhaustive or continuous onsite inspections to check the quality or quantity of the Work, (2) reviewed construction means, methods, techniques, sequences or procedures, (3) reviewed copies of requisitions received from Subcontractors and material suppliers and other data requested by the Owner to substantiate the Contractor's right to payment, or (4) made examination to ascertain how or for what purpose the Contractor has used money previously paid on account of the Contract Sum.

§ 9.5 DECISIONS TO WITHHOLD CERTIFICATION

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

defective Work not remedied; .1

- .2 third party claims filed or reasonable evidence indicating probable filing of such claims unless security acceptable to the Owner is provided by the Contractor;
- AIA Document A201[™] 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 25 maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. expires on 6/10/2009, and is not for resale. User Notes:

.3 failure of the Contractor to make payments properly to Subcontractors or for labor, materials or equipment;

reasonable evidence that the Work cannot be completed for the unpaid balance of the Contract Sum; damage to the Owner or a separate contractor;

reasonable evidence that the Work will not be completed within the Contract Time, and that the unpaid balance would not be adequate to cover actual or liquidated damages for the anticipated delay; or

repeated failure to carry out the Work in accordance with the Contract Documents.

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

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

§ 9.6 PROGRESS PAYMENTS

.4 .5

.6

.7

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

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

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

§ 9.6.4 The Owner has the right to request written evidence from the Contractor that the Contractor has properly paid Subcontractors and material and equipment suppliers amounts paid by the Owner to the Contractor for subcontracted Work. If the Contractor fails to furnish such evidence within seven days, the Owner shall have the right to contact Subcontractors to ascertain whether they have been properly paid. Neither the Owner nor Architect shall have an obligation to pay or to see to the payment of money to a Subcontractor, except as may otherwise be required by law.

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

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

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

§ 9.7 FAILURE OF PAYMENT

If the Architect does not issue a Certificate for Payment, through no fault of the Contractor, within seven days after receipt of the Contractor's Application for Payment, or if the Owner does not pay the Contractor within seven days after the date established in the Contract Documents the amount certified by the Architect or awarded by binding dispute resolution, then the Contractor may, upon seven additional days' written notice to the Owner and Architect,

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was protoced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes: (3648793750)

stop the Work until payment of the amount owing has been received. The Contract Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable costs of shutdown, delay and start-up, plus interest as provided for in the Contract Documents.

§ 9.8 SUBSTANTIAL COMPLETION

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

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

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

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

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

§ 9.9 PARTIAL OCCUPANCY OR USE

§ 9.9.1 The Owner may occupy or use any completed or partially completed portion of the Work at any stage when such portion is designated by separate agreement with the Contractor, provided such occupancy or use is consented to by the insurer as required under Section 11.3.1.5 and authorized by public authorities having jurisdiction over the Project. Such partial occupancy or use may commence whether or not the portion is substantially complete, provided the Owner and Contractor have accepted in writing the responsibilities assigned to each of them for payments, retainage, if any, security, maintenance, heat, utilities, damage to the Work and insurance, and have agreed in writing concerning the period for correction of the Work and commencement of warranties required by the Contract Documents. When the Contractor considers a portion substantially complete, the Contractor shall prepare and submit a list to the Architect as provided under Section 9.8.2. Consent of the Contractor to partial occupancy or use shall not be unreasonably withheld. The stage of the progress of the Work shall be determined by written agreement between the Owner and Contractor or, if no agreement is reached, by decision of the Architect.

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

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

§ 9.10 FINAL COMPLETION AND FINAL PAYMENT

§ 9.10.1 Upon receipt of the Contractor's written notice that the Work is ready for final inspection and acceptance and upon receipt of a final Application for Payment, the Architect will promptly make such inspection and, when the

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was proceed by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 27 expires on 6/10/2009, and is not for resale.

Init. 1

User Notes:

Architect finds the Work acceptable under the Contract Documents and the Contract fully performed, the Architect will promptly issue a final Certificate for Payment stating that to the best of the Architect's knowledge, information and belief, and on the basis of the Architect's on-site visits and inspections, the Work has been completed in accordance with terms and conditions of the Contract Documents and that the entire balance found to be due the Contractor and noted in the final Certificate is due and payable. The Architect's final Certificate for Payment will constitute a further representation that conditions listed in Section 9.10.2 as precedent to the Contractor's being entitled to final payment have been fulfilled.

§.9.10.2 Neither final payment nor any remaining retained percentage shall become due until the Contractor submits to the Architect (1) an affidavit that payrolls, bills for materials and equipment, and other indebtedness connected with the Work for which the Owner or the Owner's property might be responsible or encumbered (less amounts withheld by Owner) have been paid or otherwise satisfied, (2) a certificate evidencing that insurance required by the Contract Documents to remain in force after final payment is currently in effect and will not be canceled or allowed to expire until at least 30 days' prior written notice has been given to the Owner, (3) a written statement that the Contractor knows of no substantial reason that the insurance will not be renewable to cover the period required by the Contract Documents, (4) consent of surety, if any, to final payment and (5), if required by the Owner, other data establishing payment or satisfaction of obligations, such as receipts, releases and waivers of liens, claims, security interests or encumbrances arising out of the Contract, to the extent and in such form as may be designated by the Owner. If a Subcontractor refuses to furnish a release or waiver required by the Owner, the Contractor may furnish a bond satisfactory to the Owner to indemnify the Owner against such lien. If such lien remains unsatisfied after payments are made, the Contractor shall refund to the Owner all money that the Owner may be compelled to pay in discharging such lien, including all costs and reasonable attorneys' fees.

§ 9.10.3 If, after Substantial Completion of the Work, final completion thereof is materially delayed through no fault of the Contractor or by issuance of Change Orders affecting final completion, and the Architect so confirms, the Owner shall, upon application by the Contractor and certification by the Architect, and without terminating the Contract, make payment of the balance due for that portion of the Work fully completed and accepted. If the remaining balance for Work not fully completed or corrected is less than retainage stipulated in the Contract Documents, and if bonds have been furnished, the written consent of surety to payment of the balance due for that portion of the Work fully completed and accepted shall be submitted by the Contractor to the Architect prior to certification of such payment. Such payment shall be made under terms and conditions governing final payment, except that it shall not constitute a waiver of claims.

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

- .1 liens, Claims, security interests or encumbrances arising out of the Contract and unsettled;
 - failure of the Work to comply with the requirements of the Contract Documents; or
 - terms of special warranties required by the Contract Documents.

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

.2

.3

1

ARTICLE 10 PROTECTION OF PERSONS AND PROPERTY § 10.1 SAFETY PRECAUTIONS AND PROGRAMS

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

§ 10.2 SAFETY OF PERSONS AND PROPERTY

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

- .1 employees on the Work and other persons who may be affected thereby;
- .2 the Work and materials and equipment to be incorporated therein, whether in storage on or off the site, under care, custody or control of the Contractor or the Contractor's Subcontractors or Subsubcontractors; and
- .3 other property at the site or adjacent thereto, such as trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of construction.
- AlA Document A201[™] 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AlA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. Init. 28 User Notes:

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

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

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

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

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

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

§ 10.2.8 INJURY OR DAMAGE TO PERSON OR PROPERTY

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

§ 10.3 HAZARDOUS MATERIALS

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

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

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 29 maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

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

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

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

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

§ 10.4 EMERGENCIES

.4

.7

Init.

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

ARTICLE 11 INSURANCE AND BONDS § 11.1 CONTRACTOR'S LIABILITY INSURANCE

§ 11.1.1 The Contractor shall purchase from and maintain in a company or companies lawfully authorized to do business in the jurisdiction in which the Project is located such insurance as will protect the Contractor from claims set forth below which may arise out of or result from the Contractor's operations and completed operations under the Contract and for which the Contractor may be legally liable, whether such operations be by the Contractor or by a Subcontractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

- Claims under workers' compensation, disability benefit and other similar employee benefit acts that .1 are applicable to the Work to be performed;
- Claims for damages because of bodily injury, occupational sickness or disease, or death of the .2 Contractor's employees;
- Claims for damages because of bodily injury, sickness or disease, or death of any person other than .3 the Contractor's employees;
 - Claims for damages insured by usual personal injury liability coverage;
- Claims for damages, other than to the Work itself, because of injury to or destruction of tangible .5 property, including loss of use resulting therefrom;
- .6 Claims for damages because of bodily injury, death of a person or property damage arising out of ownership, maintenance or use of a motor vehicle;
 - Claims for bodily injury or property damage arising out of completed operations; and
- Claims involving contractual liability insurance applicable to the Contractor's obligations under .8 Section 3.18.

§ 11.1.2 The insurance required by Section 11.1.1 shall be written for not less than limits of liability specified in the Contract Documents or required by law, whichever coverage is greater. Coverages, whether written on an occurrence or claims-made basis, shall be maintained without interruption from the date of commencement of the Work until the date of final payment and termination of any coverage required to be maintained after final payment, and, with respect to the Contractor's completed operations coverage, until the expiration of the period for correction

AIA Document A201TM – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was proceed by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 30 expires on 6/10/2009, and is not for resale. User Notes:

of Work or for such other period for maintenance of completed operations coverage as specified in the Contract Documents.

§ 11.1.3 Certificates of insurance acceptable to the Owner shall be filed with the Owner prior to commencement of the Work and thereafter upon renewal or replacement of each required policy of insurance. These certificates and the insurance policies required by this Section 11.1 shall contain a provision that coverages afforded under the policies will not be canceled or allowed to expire until at least 30 days' prior written notice has been given to the Owner. An additional certificate evidencing continuation of liability coverage, including coverage for completed operations, shall be submitted with the final Application for Payment as required by Section 9.10.2 and thereafter upon renewal or replacement of such coverage until the expiration of the time required by Section 11.1.2. Information concerning reduction of coverage on account of revised limits or claims paid under the General Aggregate, or both, shall be furnished by the Contractor with reasonable promptness.

§ 11.1.4 The Contractor shall cause the commercial liability coverage required by the Contract Documents to include (1) the Owner, the Architect and the Architect's Consultants as additional insureds for claims caused in whole or in part by the Contractor's negligent acts or omissions during the Contractor's operations; and (2) the Owner as an additional insured for claims caused in whole or in part by the Contractor's negligent acts or omissions during the Contractor's negligent acts or omissical during the Contractor's negligent a

§ 11.2 OWNER'S LIABILITY INSURANCE

The Owner shall be responsible for purchasing and maintaining the Owner's usual liability insurance.

§ 11.3 PROPERTY INSURANCE

§ 11.3.1 Unless otherwise provided, the Owner shall purchase and maintain, in a company or companies lawfully authorized to do business in the jurisdiction in which the Project is located, property insurance written on a builder's risk "all-risk" or equivalent policy form in the amount of the initial Contract Sum, plus value of subsequent Contract Modifications and cost of materials supplied or installed by others, comprising total value for the entire Project at the site on a replacement cost basis without optional deductibles. Such property insurance shall be maintained, unless otherwise provided in the Contract Documents or otherwise agreed in writing by all persons and entities who are beneficiaries of such insurance, until final payment has been made as provided in Section 9.10 or until no person or entity other than the Owner has an insurable interest in the property required by this Section 11.3 to be covered, whichever is later. This insurance shall include interests of the Owner, the Contractor, Subcontractors and Subsubcontractors in the Project.

§ 11.3.1.1 Property insurance shall be on an "all-risk" or equivalent policy form and shall include, without limitation, insurance against the perils of fire (with extended coverage) and physical loss or damage including, without duplication of coverage, theft, vandalism, malicious mischief, collapse, earthquake, flood, windstorm, falsework, testing and startup, temporary buildings and debris removal including demolition occasioned by enforcement of any applicable legal requirements, and shall cover reasonable compensation for Architect's and Contractor's services and expenses required as a result of such insured loss.

§ 11.3.1.2 If the Owner does not intend to purchase such property insurance required by the Contract and with all of the coverages in the amount described above, the Owner shall so inform the Contractor in writing prior to commencement of the Work. The Contractor may then effect insurance that will protect the interests of the Contractor, Subcontractors and Sub-subcontractors in the Work, and by appropriate Change Order the cost thereof shall be charged to the Owner. If the Contractor is damaged by the failure or neglect of the Owner to purchase or maintain insurance as described above, without so notifying the Contractor in writing, then the Owner shall bear all reasonable costs properly attributable thereto.

§ 11.3.1.3 If the property insurance requires deductibles, the Owner shall pay costs not covered because of such deductibles.

§ 11.3.1.4 This property insurance shall cover portions of the Work stored off the site, and also portions of the Work in transit.

§ 11.3.1.5 Partial occupancy or use in accordance with Section 9.9 shall not commence until the insurance company or companies providing property insurance have consented to such partial occupancy or use by endorsement or

Init.
AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was preduced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:
(3648793750) otherwise. The Owner and the Contractor shall take reasonable steps to obtain consent of the insurance company or companies and shall, without mutual written consent, take no action with respect to partial occupancy or use that would cause cancellation, lapse or reduction of insurance.

§ 11.3.2 BOILER AND MACHINERY INSURANCE

The Owner shall purchase and maintain boiler and machinery insurance required by the Contract Documents or by law, which shall specifically cover such insured objects during installation and until final acceptance by the Owner; this insurance shall include interests of the Owner, Contractor, Subcontractors and Sub-subcontractors in the Work, and the Owner and Contractor shall be named insureds.

§ 11.3.3 LOSS OF USE INSURANCE

The Owner, at the Owner's option, may purchase and maintain such insurance as will insure the Owner against loss of use of the Owner's property due to fire or other hazards, however caused. The Owner waives all rights of action against the Contractor for loss of use of the Owner's property, including consequential losses due to fire or other hazards however caused.

§ 11.3.4 If the Contractor requests in writing that insurance for risks other than those described herein or other special causes of loss be included in the property insurance policy, the Owner shall, if possible, include such insurance, and the cost thereof shall be charged to the Contractor by appropriate Change Order.

§ 11.3.5 If during the Project construction period the Owner insures properties, real or personal or both, at or adjacent to the site by property insurance under policies separate from those insuring the Project, or if after final payment property insurance is to be provided on the completed Project through a policy or policies other than those insuring the Project during the construction period, the Owner shall waive all rights in accordance with the terms of Section 11.3.7 for damages caused by fire or other causes of loss covered by this separate property insurance. All separate policies shall provide this waiver of subrogation by endorsement or otherwise.

§ 11.3.6 Before an exposure to loss may occur, the Owner shall file with the Contractor a copy of each policy that includes insurance coverages required by this Section 11.3. Each policy shall contain all generally applicable conditions, definitions, exclusions and endorsements related to this Project. Each policy shall contain a provision that the policy will not be canceled or allowed to expire, and that its limits will not be reduced, until at least 30 days' prior written notice has been given to the Contractor.

§ 11.3.7 WAIVERS OF SUBROGATION

Init.

The Owner and Contractor waive all rights against (1) each other and any of their subcontractors, subsubcontractors, agents and employees, each of the other, and (2) the Architect, Architect's consultants, separate contractors described in Article 6, if any, and any of their subcontractors, sub-subcontractors, agents and employees, for damages caused by fire or other causes of loss to the extent covered by property insurance obtained pursuant to this Section 11.3 or other property insurance applicable to the Work, except such rights as they have to proceeds of such insurance held by the Owner as fiduciary. The Owner or Contractor, as appropriate, shall require of the Architect, Architect's consultants, separate contractors described in Article 6, if any, and the subcontractors, subsubcontractors, agents and employees of any of them, by appropriate agreements, written where legally required for validity, similar waivers each in favor of other parties enumerated herein. The policies shall provide such waivers of subrogation by endorsement or otherwise. A waiver of subrogation shall be effective as to a person or entity even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the insurance premium directly or indirectly, and whether or not the person or entity had an insurable interest in the property damaged.

§ 11.3.8 A loss insured under the Owner's property insurance shall be adjusted by the Owner as fiduciary and made payable to the Owner as fiduciary for the insureds, as their interests may appear, subject to requirements of any applicable mortgagee clause and of Section 11.3.10. The Contractor shall pay Subcontractors their just shares of insurance proceeds received by the Contractor, and by appropriate agreements, written where legally required for validity, shall require Subcontractors to make payments to their Sub-subcontractors in similar manner.

§ 11.3.9 If required in writing by a party in interest, the Owner as fiduciary shall, upon occurrence of an insured loss, give bond for proper performance of the Owner's duties. The cost of required bonds shall be charged against proceeds received as fiduciary. The Owner shall deposit in a separate account proceeds so received, which the

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was performed by AlA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 32 expires on 6/10/2009, and is not for resale. User Notes:

Owner shall distribute in accordance with such agreement as the parties in interest may reach, or as determined in accordance with the method of binding dispute resolution selected in the Agreement between the Owner and Contractor. If after such loss no other special agreement is made and unless the Owner terminates the Contract for convenience, replacement of damaged property shall be performed by the Contractor after notification of a Change in the Work in accordance with Article 7.

§ 11.3.10 The Owner as fiduciary shall have power to adjust and settle a loss with insurers unless one of the parties in interest shall object in writing within five days after occurrence of loss to the Owner's exercise of this power; if such objection is made, the dispute shall be resolved in the manner selected by the Owner and Contractor as the method of binding dispute resolution in the Agreement. If the Owner and Contractor have selected arbitration as the method of binding dispute resolution, the Owner as fiduciary shall make settlement with insurers or, in the case of a dispute over distribution of insurance proceeds, in accordance with the directions of the arbitrators.

§ 11.4 PERFORMANCE BOND AND PAYMENT BOND

§ 11.4.1 The Owner shall have the right to require the Contractor to furnish bonds covering faithful performance of the Contract and payment of obligations arising thereunder as stipulated in bidding requirements or specifically required in the Contract Documents on the date of execution of the Contract.

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

ARTICLE 12 UNCOVERING AND CORRECTION OF WORK

§ 12.1 UNCOVERING OF WORK

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

§ 12.1.2 If a portion of the Work has been covered that the Architect has not specifically requested to examine prior to its being covered, the Architect may request to see such Work and it shall be uncovered by the Contractor. If such Work is in accordance with the Contract Documents, costs of uncovering and replacement shall, by appropriate Change Order, be at the Owner's expense. If such Work is not in accordance with the Contract Documents, such costs and the cost of correction shall be at the Contractor's expense unless the condition was caused by the Owner or a separate contractor in which event the Owner shall be responsible for payment of such costs.

§ 12.2 CORRECTION OF WORK

§ 12.2.1 BEFORE OR AFTER SUBSTANTIAL COMPLETION

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

§ 12.2.2 AFTER SUBSTANTIAL COMPLETION

§ 12.2.2.1 In addition to the Contractor's obligations under Section 3.5, if, within one year after the date of Substantial Completion of the Work or designated portion thereof or after the date for commencement of warranties established under Section 9.9.1, or by terms of an applicable special warranty required by the Contract Documents, any of the Work is found to be not in accordance with the requirements of the Contract Documents, the Contractor shall correct it promptly after receipt of written notice from the Owner to do so unless the Owner has previously given the Contractor a written acceptance of such condition. The Owner shall give such notice promptly after discovery of the condition. During the one-year period for correction of Work, if the Owner fails to notify the Contractor and give the Contractor and population to make a claim for breach of warranty. If the Contractor fails to correct nonconforming Work within a reasonable time during that period after receipt of notice from the Owner or Architect, the Owner may correct it in accordance with Section 2.4.

User Notes:

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was proceed by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale.

33

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

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

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

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

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

§ 12.3 ACCEPTANCE OF NONCONFORMING WORK

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

ARTICLE 13 MISCELLANEOUS PROVISIONS

§ 13.1 GOVERNING LAW

The Contract shall be governed by the law of the place where the Project is located except that, if the parties have selected arbitration as the method of binding dispute resolution, the Federal Arbitration Act shall govern Section 15.4.

§ 13.2 SUCCESSORS AND ASSIGNS

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

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

§ 13.3 WRITTEN NOTICE

Written notice shall be deemed to have been duly served if delivered in person to the individual, to a member of the firm or entity, or to an officer of the corporation for which it was intended; or if delivered at, or sent by registered or certified mail or by courier service providing proof of delivery to, the last business address known to the party giving notice.

§ 13.4 RIGHTS AND REMEDIES

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

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

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the Init. 34 maximum extent possible under the law. This document was proceed by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

§ 13.5 TESTS AND INSPECTIONS

§ 13.5.1 Tests, inspections and approvals of portions of the Work shall be made as required by the Contract Documents and by applicable laws, statutes, ordinances, codes, rules and regulations or lawful orders of public authorities. Unless otherwise provided, the Contractor shall make arrangements for such tests, inspections and approvals with an independent testing laboratory or entity acceptable to the Owner, or with the appropriate public authority, and shall bear all related costs of tests, inspections and approvals. The Contractor shall give the Architect timely notice of when and where tests and inspections are to be made so that the Architect may be present for such procedures. The Owner shall bear costs of (1) tests, inspections or approvals that do not become requirements until after bids are received or negotiations concluded, and (2) tests, inspections or approvals where building codes or applicable laws or regulations prohibit the Owner from delegating their cost to the Contractor.

§ 13.5.2 If the Architect, Owner or public authorities having jurisdiction determine that portions of the Work require additional testing, inspection or approval not included under Section 13.5.1, the Architect will, upon written authorization from the Owner, instruct the Contractor to make arrangements for such additional testing, inspection or approval by an entity acceptable to the Owner, and the Contractor shall give timely notice to the Architect of when and where tests and inspections are to be made so that the Architect may be present for such procedures. Such costs, except as provided in Section 13.5.3, shall be at the Owner's expense.

§ 13.5.3 If such procedures for testing, inspection or approval under Sections 13.5.1 and 13.5.2 reveal failure of the portions of the Work to comply with requirements established by the Contract Documents, all costs made necessary by such failure including those of repeated procedures and compensation for the Architect's services and expenses shall be at the Contractor's expense.

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

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

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

§ 13.6 INTEREST

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

§ 13.7 TIME LIMITS ON CLAIMS

The Owner and Contractor shall commence all claims and causes of action, whether in contract, tort, breach of warranty or otherwise, against the other arising out of or related to the Contract in accordance with the requirements of the final dispute resolution method selected in the Agreement within the time period specified by applicable law, but in any case not more than 10 years after the date of Substantial Completion of the Work. The Owner and Contractor waive all claims and causes of action not commenced in accordance with this Section 13.7.

ARTICLE 14 TERMINATION OR SUSPENSION OF THE CONTRACT § 14.1 TERMINATION BY THE CONTRACTOR

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

- Issuance of an order of a court or other public authority having jurisdiction that requires all Work to .1 be stopped;
- An act of government, such as a declaration of national emergency that requires all Work to be .2 stopped;

Init. 1

AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 35 maximum extent possible under the law. This document was prediced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. User Notes:

Because the Architect has not issued a Certificate for Payment and has not notified the Contractor of the reason for withholding certification as provided in Section 9.4.1, or because the Owner has not made payment on a Certificate for Payment within the time stated in the Contract Documents; or The Owner has failed to furnish to the Contractor promptly, upon the Contractor's request, reasonable evidence as required by Section 2.2.1.

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

§ 14.1.3 If one of the reasons described in Section 14.1.1 or 14.1.2 exists, the Contractor may, upon seven days' written notice to the Owner and Architect, terminate the Contract and recover from the Owner payment for Work executed, including reasonable overhead and profit, costs incurred by reason of such termination, and damages.

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

§ 14.2 TERMINATION BY THE OWNER FOR CAUSE

.3

4

§ 14.2.1 The Owner may terminate the Contract if the Contractor

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

§ 14.2.2 When any of the above reasons exist, the Owner, upon certification by the Initial Decision Maker that sufficient cause exists to justify such action, may without prejudice to any other rights or remedies of the Owner and after giving the Contractor and the Contractor's surety, if any, seven days' written notice, terminate employment of the Contractor and may, subject to any prior rights of the surety:

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

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

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

§ 14.3 SUSPENSION BY THE OWNER FOR CONVENIENCE

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

AlA Document A201^m – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the 36 maximum extent possible under the law. This document was predeced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale.

Init. 1

User Notes:

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

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

§ 14.4 TERMINATION BY THE OWNER FOR CONVENIENCE

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

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

- .1 cease operations as directed by the Owner in the notice;
- .2 take actions necessary, or that the Owner may direct, for the protection and preservation of the Work; and
- 3 except for Work directed to be performed prior to the effective date of termination stated in the notice, terminate all existing subcontracts and purchase orders and enter into no further subcontracts and purchase orders.

§ 14.3 In case of such termination for the Owner's convenience, the Contractor shall be entitled to receive payment for Work executed, and costs incurred by reason of such termination, along with reasonable overhead and profit on the Work not executed.

ARTICLE 15 CLAIMS AND DISPUTES

§ 15.1 CLAIMS

§ 15.1.1 DEFINITION

A Claim is a demand or assertion by one of the parties seeking, as a matter of right, payment of money, or other relief with respect to the terms of the Contract. The term "Claim" also includes other disputes and matters in question between the Owner and Contractor arising out of or relating to the Contract. The responsibility to substantiate Claims shall rest with the party making the Claim.

§ 15.1.2 NOTICE OF CLAIMS

Claims by either the Owner or Contractor must be initiated by written notice to the other party and to the Initial Decision Maker with a copy sent to the Architect, if the Architect is not serving as the Initial Decision Maker. Claims by either party must be initiated within 21 days after occurrence of the event giving rise to such Claim or within 21 days after the claimant first recognizes the condition giving rise to the Claim, whichever is later.

§ 15.1.3 CONTINUING CONTRACT PERFORMANCE

Pending final resolution of a Claim, except as otherwise agreed in writing or as provided in Section 9.7 and Article 14, the Contractor shall proceed diligently with performance of the Contract and the Owner shall continue to make payments in accordance with the Contract Documents. The Architect will prepare Change Orders and issue Certificates for Payment in accordance with the decisions of the Initial Decision Maker.

§ 15.1.4 CLAIMS FOR ADDITIONAL COST

If the Contractor wishes to make a Claim for an increase in the Contract Sum, written notice as provided herein shall be given before proceeding to execute the Work. Prior notice is not required for Claims relating to an emergency endangering life or property arising under Section 10.4.

§ 15.1.5 CLAIMS FOR ADDITIONAL TIME

§ 15.1.5.1 If the Contractor wishes to make a Claim for an increase in the Contract Time, written notice as provided herein shall be given. The Contractor's Claim shall include an estimate of cost and of probable effect of delay on progress of the Work. In the case of a continuing delay, only one Claim is necessary.

§ 15.1.5.2 If adverse weather conditions are the basis for a Claim for additional time, such Claim shall be documented by data substantiating that weather conditions were abnormal for the period of time, could not have been reasonably anticipated and had an adverse effect on the scheduled construction.

Init.

§ 15.1.6 CLAIMS FOR CONSEQUENTIAL DAMAGES

The Contractor and Owner waive Claims against each other for consequential damages arising out of or relating to this Contract. This mutual waiver includes

- damages incurred by the Owner for rental expenses, for losses of use, income, profit, financing, 1 business and reputation, and for loss of management or employee productivity or of the services of such persons; and
 - damages incurred by the Contractor for principal office expenses including the compensation of personnel stationed there, for losses of financing, business and reputation, and for loss of profit except anticipated profit arising directly from the Work.

This mutual waiver is applicable, without limitation, to all consequential damages due to either party's termination in accordance with Article 14. Nothing contained in this Section 15.1.6 shall be deemed to preclude an award of liquidated damages, when applicable, in accordance with the requirements of the Contract Documents.

§ 15.2 INITIAL DECISION

Init.

.2

§ 15.2.1 Claims, excluding those arising under Sections 10.3, 10.4, 11.3.9, and 11.3.10, shall be referred to the Initial Decision Maker for initial decision. The Architect will serve as the Initial Decision Maker, unless otherwise indicated in the Agreement. Except for those Claims excluded by this Section 15.2.1, an initial decision shall be required as a condition precedent to mediation of any Claim arising prior to the date final payment is due, unless 30 days have passed after the Claim has been referred to the Initial Decision Maker with no decision having been rendered. Unless the Initial Decision Maker and all affected parties agree, the Initial Decision Maker will not decide disputes between the Contractor and persons or entities other than the Owner.

§ 15.2.2 The Initial Decision Maker will review Claims and within ten days of the receipt of a Claim take one or more of the following actions: (1) request additional supporting data from the claimant or a response with supporting data from the other party, (2) reject the Claim in whole or in part, (3) approve the Claim, (4) suggest a compromise, or (5) advise the parties that the Initial Decision Maker is unable to resolve the Claim if the Initial Decision Maker lacks sufficient information to evaluate the merits of the Claim or if the Initial Decision Maker concludes that, in the Initial Decision Maker's sole discretion, it would be inappropriate for the Initial Decision Maker to resolve the Claim.

§ 15.2.3 In evaluating Claims, the Initial Decision Maker may, but shall not be obligated to, consult with or seek information from either party or from persons with special knowledge or expertise who may assist the Initial Decision Maker in rendering a decision. The Initial Decision Maker may request the Owner to authorize retention of such persons at the Owner's expense.

§ 15.2.4 If the Initial Decision Maker requests a party to provide a response to a Claim or to furnish additional supporting data, such party shall respond, within ten days after receipt of such request, and shall either (1) provide a response on the requested supporting data, (2) advise the Initial Decision Maker when the response or supporting data will be furnished or (3) advise the Initial Decision Maker that no supporting data will be furnished. Upon receipt of the response or supporting data, if any, the Initial Decision Maker will either reject or approve the Claim in whole or in part.

§ 15.2.5 The Initial Decision Maker will render an initial decision approving or rejecting the Claim, or indicating that the Initial Decision Maker is unable to resolve the Claim. This initial decision shall (1) be in writing; (2) state the reasons therefor; and (3) notify the parties and the Architect, if the Architect is not serving as the Initial Decision Maker, of any change in the Contract Sum or Contract Time or both. The initial decision shall be final and binding on the parties but subject to mediation and, if the parties fail to resolve their dispute through mediation, to binding dispute resolution.

§ 15.2.6 Either party may file for mediation of an initial decision at any time, subject to the terms of Section 15.2.6.1.

§ 15.2.6.1 Either party may, within 30 days from the date of an initial decision, demand in writing that the other party file for mediation within 60 days of the initial decision. If such a demand is made and the party receiving the demand fails to file for mediation within the time required, then both parties waive their rights to mediate or pursue binding dispute resolution proceedings with respect to the initial decision.

AIA Document A201TM – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. expires on 6/10/2009, and is not for resale. User Notes:

38

§ 15.2.7 In the event of a Claim against the Contractor, the Owner may, but is not obligated to, notify the surety, if any, of the nature and amount of the Claim. If the Claim relates to a possibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's assistance in resolving the controversy.

§ 15.2.8 If a Claim relates to or is the subject of a mechanic's lien, the party asserting such Claim may proceed in accordance with applicable law to comply with the lien notice or filing deadlines.

§ 15.3 MEDIATION

§ 15.3.1 Claims, disputes, or other matters in controversy arising out of or related to the Contract except those waived as provided for in Sections 9.10.4, 9.10.5, and 15.1.6 shall be subject to mediation as a condition precedent to binding dispute resolution.

§ 15.3.2 The parties shall endeavor to resolve their Claims by mediation which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Industry Mediation Procedures in effect on the date of the Agreement. A request for mediation shall be made in writing, delivered to the other party to the Contract, and filed with the person or entity administering the mediation. The request may be made concurrently with the filing of binding dispute resolution proceedings but, in such event, mediation shall proceed in advance of binding dispute resolution proceedings, which shall be stayed pending mediation for a period of 60 days from the date of filing, unless stayed for a longer period by agreement of the parties or court order. If an arbitration is stayed pursuant to this Section 15.3.2, the parties may nonetheless proceed to the selection of the arbitrator(s) and agree upon a schedule for later proceedings.

§ 15.3.3 The parties shall share the mediator's fee and any filing fees equally. The mediation shall be held in the place where the Project is located, unless another location is mutually agreed upon. Agreements reached in mediation shall be enforceable as settlement agreements in any court having jurisdiction thereof.

§ 15.4 ARBITRATION

§ 15.4.1 If the parties have selected arbitration as the method for binding dispute resolution in the Agreement, any Claim subject to, but not resolved by, mediation shall be subject to arbitration which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Industry Arbitration Rules in effect on the date of the Agreement. A demand for arbitration shall be made in writing, delivered to the other party to the Contract, and filed with the person or entity administering the arbitration. The party filing a notice of demand for arbitration must assert in the demand all Claims then known to that party on which arbitration is permitted to be demanded.

§ 15.4.1.1 A demand for arbitration shall be made no earlier than concurrently with the filing of a request for mediation, but in no event shall it be made after the date when the institution of legal or equitable proceedings based on the Claim would be barred by the applicable statute of limitations. For statute of limitations purposes, receipt of a written demand for arbitration by the person or entity administering the arbitration shall constitute the institution of legal or equitable proceedings based on the Claim.

§ 15.4.2 The award rendered by the arbitrator or arbitrators shall be final, and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.

§ 15.4.3 The foregoing agreement to arbitrate and other agreements to arbitrate with an additional person or entity duly consented to by parties to the Agreement shall be specifically enforceable under applicable law in any court having jurisdiction thereof.

§ 15.4.4 CONSOLIDATION OR JOINDER

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

§ 15.4.4.2 Either party, at its sole discretion, may include by joinder persons or entities substantially involved in a common question of law or fact whose presence is required if complete relief is to be accorded in arbitration, provided that the party sought to be joined consents in writing to such joinder. Consent to arbitration involving an

AIA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was portion of 6/10/2009, and is not for resale. 39 expires on 6/10/2009, and is not for resale. User Notes:

additional person or entity shall not constitute consent to arbitration of any claim, dispute or other matter in question not described in the written consent.

§ 15.4.4.3 The Owner and Contractor grant to any person or entity made a party to an arbitration conducted under this Section 15.4, whether by joinder or consolidation, the same rights of joinder and consolidation as the Owner and Contractor under this Agreement.



AlA Document A201[™] – 2007. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987, 1997 and 2007 by The American Institute of Architects. All rights reserved. WARNING: This AlA[©] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AlA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AlA software at 16:38:48 on 08/04/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. 40 expires on 6/10/2009, and is not for resale. User Notes:

Additions and Deletions Report for

AIA[®] Document A201[™] – 1997

This Additions and Deletions Report, as defined on page 1 of the associated document, reproduces below all text the author has added to the standard form AIA document in order to complete it, as well as any text the author may have added to or deleted from the original AIA text. Added text is shown underlined. Deleted text is indicated with a horizontal line through the original AIA text.

Note: This Additions and Deletions Report is provided for information purposes only and is not incorporated into or constitute any part of the associated AIA document. This Additions and Deletions Report and its associated document were generated simultaneously by AIA software at 15:55:03 on 10/15/2008.

PAGE 1

BWO-9039-25(001) 501963 & BWO-9040-25(001) 501977

EQUIPMENT SHED AND WAREHOUSE AT SHOP COMPLEX JACKSON, HINDS COUNTY, MISSISSIPPI

Additions and Deletions Report for AIA Document A201[™] – 1997. Copyright © 1911, 1915, 1918, 1925, 1937, 1951, 1958, 1961, 1963, 1966, 1970, 1976, 1987 and 1997 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA[®] Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent posed under the law. This document was produced by AIA software at 15:55:03 on 10/15/2008 under Order No.1000358679_1 which expires on 6/10/2009, and is not for resale. Hear Notes

Certification of Document's Authenticity

AIA[®] Document D401[™] – 2003

I, JAMES W. VINSON, hereby certify, to the best of my knowledge, information and belief, that I created the attached final document simultaneously with its associated Additions and Deletions Report and this certification at 15:55:03 on 10/15/2008 under Order No. 1000358679_1 from AIA Contract Documents software and that in preparing the attached final document I made no changes to the original text of AIA® Document A201TM – 1997 -General Conditions of the Contract for Construction, as published by the AIA in its software, other than those additions and deletions shown in the associated Additions and Deletions Report.

(Signed) (Signed) <u>MOOT Architect</u> (Title)

(Dated)

AIA Document D401TM – 2003. Copyright © 1992 and 2003 by The American Institute of Architects. All rights reserved. WARNING: This AIA[®] Document is protected by U.S. Copyright Law and International Treaties. Unauthorized reproduction or distribution of this AIA® Document, or any portion of it, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent possible under the law. This document was produced by AIA software at 15:55:03 on 10/15/2008 under Order No.1000358 55 1 which expires on 6/10/2009, and is not for resale. (3808412421) User Notes:

SUPPLEMENTARY CONDITIONS SECTION 00 73 00

SUMMARY

1.01 DESCRIPTION

- A. **Owner:** These supplements are necessary because the Owner is an agency, or political subdivision, of the State of Mississippi and occupies a different position from that of the usual Owner.
- B. Document: The following supplements modify, change, delete from, or add to the AIA DOCUMENT A201-1997, "General Conditions of the Contract for Construction", 1997, Fifteenth Edition. When any Article of the General Conditions is modified, or deleted, by these Supplementary Conditions, the unaltered provisions of that Article, Paragraph, Subparagraph, or Clause will remain in effect. The "General Conditions of the Contract for Construction" may also be supplemented or amplified elsewhere in the Contract Documents by provisions located in, but not necessarily limited to, Division 1 of the Specifications.
- **1.02** Verification Of Dimensions: Before ordering any materials or doing any work, the Contractor shall verify the dimensions and shall be responsible for the accuracy of such dimensions as they affect the Work. No extra compensation will be allowed on account of differences between the dimensions shown on the Drawings and actual dimensions.
- **1.03 Plans And Specifications:** The Specifications and the Drawings are intended to be in agreement with each other, and to be mutually explanatory. They are also intended to be complementary and any Work or material called for by either shall be provided as if called for by both.
- **1.04 Execution Of The Work:** Sections of Division 1 General Requirements govern the execution of the Work of all Sections 2-16 of the Specifications.
- **1.05** Workmanship: All Work as described or required shall be executed in a neat, skillful manner, in accordance with the best-recognized trade practice. Only competent workmen (including the superintendent), who work and perform their duties satisfactorily shall be employed on the Project. When requested by the Project Engineer, the Contractor shall discharge and shall not re-employ on the Project, any person who commits trespass or who is, in the opinion of the Project Engineer, dangerous, disorderly, insubordinate, incompetent, or otherwise objectionable.
- **1.06** Use Of Site And Facilities: Contractor shall not allow tradesman, technicians and laborers to enter other portions of existing facilities except as predetermined and approved by the Project Engineer. Existing utilities shall not be interrupted unless preapproved by the Project Engineer. Parking for construction vehicles shall be in areas designated by the Owner at the Pre-construction Conference.
- **1.07** Utilities: The Owner will furnish utilities for construction (electricity and water). Contractor must use "as- is" or pay for any necessary modifications.

1.08 Inspection Of Work: All materials and each part or detail of the Work are subject to inspection by the Project Engineer. Work performed or materials used by the Contractor without supervision, inspection, or written approval by an authorized Department representative may be ordered removed and replaced, at Contractor's expense, if found to be defective or noncompliant with the Contract Documents. No Work shall be preformed on Legal Holidays, Sundays or after 5:00 P.M. on week days without prior written approval from the Project Engineer.

Article 1 GENERAL PROVISIONS

1.1 BASIC DEFINITIONS

1.1.1 **The Contract Documents**: Delete the last sentence of this Subparagraph and substitute following sentence:

The Contract Documents include the Advertisement for Bids, Instructions to Bidders, Notice to Bidders, Proposal Form, sample forms and all portions of addenda issued prior to execution of the Contract.

1.6 OWNERSHIP AND USE OF DRAWINGS, SPECIFICATION AND OTHER INSTRUMENTS OF SERVICE

1.6.1 Add a new sentence at the end of this Subparagraph:

This Paragraph in no way supersedes the Owner's document rights set forth in the "Engineering Services Contract" Agreement Between the Owner and the Professional.

Article 2 OWNER

2.1 GENERAL

2.1.1 Change this Subparagraph to read as follows:

The Owner, as used in these Documents, refers to the Mississippi Transportation Commission, a body Corporate of the State of Mississippi, acting by and through the duly authorized Executive Director of the Mississippi Department of Transportation for the benefit of the Department for which the Work under this Contract is being performed. The Owner is the entity identified as such in the Agreement and is referred to throughout the Contract Documents as if singular in number. The Owner's representative, who shall have express authority to bind the Owner with respect to all matters requiring the Owner's approval or authorization, is the individual who signed the Construction Contract for the Owner. The term "Owner" means the Owner or the Owner's authorized representative.

2.2.5 Change this Subparagraph to read as follows:

After the Contract is executed by the Executive Director, the Contractor will receive free of charge two bound copies of the Project Manual (Proposal and Contract Documents) (one executed and one blank), and five full-scale copies of the Drawings and two half-scale copies. The Contractor shall have available on the Project Site at all times one copy each of the Contract Drawings and the Project Manual (Proposal).

Article 3 CONTRACTOR

3.3 SUPERVISION AND CONSTRUCTION PROCEDURES

3.3.1 Change the last sentence to read as follows:

If the Contractor is then instructed to proceed with the required means, methods, techniques, sequences or procedures without acceptance of changes proposed by the Contractor, the Owner and Professional shall be responsible for any resulting loss or damage.

3.18 INDEMNIFICATION

3.18.3 Add a new Subparagraph as follows:

The Contractor agrees to defend, hold harmless and indemnify the Owner against all claims or demands caused by the Contractor's acts or omissions.

Article 4 ADMINISTRATION OF THE CONTRACT

4.1 ARCHITECT

4.1.4 Add a new Subparagraph as follows:

The term "Architect," "Engineer," "Professional", or "Consultant" as used in these Documents refers to the Professional firm who has been directed by the Owner to design and inspect construction of this Project.

4.1.5 Add a new Subparagraph as follows:

The term "Project Engineer" as used in these Documents refers to the Mississippi Department of Transportation Executive Director's authorized representative. The term "MDOT Architect" is the representative for the MDOT Architectural Services Unit and is an advisor to the Project Engineer.

4.5 MEDIATION

- 4.5.1 Delete this Subparagraph in its entirety.
- 4.5.2 Delete this Subparagraph in its entirety.
- 4.5.3 Delete this Subparagraph in its entirety.

4.6 **ARBITRATION**

- 4.6.1 Delete this Subparagraph in its entirety.
- 4.6.2 Delete this Subparagraph in its entirety.
- 4.6.3 Delete this Subparagraph in its entirety.
- 4.6.4 Delete this Subparagraph in its entirety.
- 4.6.5 Delete this Subparagraph in its entirety.
- 4.6.6 Delete this Subparagraph in its entirety.
- MDOT Shop Complex Hinds 00 73 00-3

Supplementary Conditions

4.7 Add a new Paragraph as follows:

ARBITRATION PROCEDURES FOR THE MISSISSIPPI TRANSPORTATION COMMISSION

All matters of dispute arising out of any agreement with the Mississippi Transportation Commission for planning, design, engineering, construction, erection, repair, or alteration of any building, structure, fixture, road, highway, utility or any part thereof, or any agreement with the Mississippi Transportation Commission for architectural, engineering, surveying, planning, and related professional services which provides for mediation or arbitration, shall comply with the following course for resolution. No arbitration hearing shall be granted on any claim in excess of One Hundred Thousand Dollars (\$100,000.00).

4.7.1 Add a new Subparagraph as follows:

CONDITIONS PRECEDENT TO ARBITRATION

- .1 The aggrieved party must first notify opposing party in writing in detail of the matter(s) in dispute, the amount involved and the remedy sought. Such writing shall include copies of any documents, writings, plans, or other matter pertinent to the resolution of the dispute. The Chief Engineer of the Mississippi Department of Transportation, or his authorized representative, and a principal of the opposing party shall be the proper parties for such notice and shall be active parties in any subsequent dispute resolution.
- .2 If the dispute cannot be satisfactorily resolved, within thirty (30) days of the complaint being rejected in writing by either party, notice by certified mail shall be given to the Project Engineer. A copy of the notice shall be sent by certified mail to the opposing party. Such notice shall be in writing setting forth in detail the matter(s) in dispute, the amount involved, the remedy sought and state that informal resolution between the parties cannot be reached. Such writing shall include copies of any documents, writings, plans, or other matter pertinent to the resolution of the dispute. Opposing party shall have the opportunity to set forth in writing a rebuttal with pertinent documents attached. At the sole discretion of the Project Engineer, oral testimony may be had on the matter.
- 4.7.2 Add a new Subparagraph as follows:

REQUESTS FOR ARBITRATION: Within thirty (30) days of a claim being rejected in writing by the Project Engineer, either party may request arbitration. Notices for requests for arbitration shall be made in writing to the Chief Engineer of the Mississippi Department of Transportation, P. O. Box 1850, Jackson, Mississippi 39215-1850. Such notice shall set forth in detail the matter(s) in dispute, the amount involved, and the remedy sought. A copy of the request shall be mailed to the opposite party. The party requesting arbitration must deposit the sum of two hundred dollars (\$200.00) with its request as a deposit against costs incurred by the arbitrators. Each party will be notified in writing in any manner provided by law of certified mail not less than twenty (20) days before the hearing of the date, time and place for the hearing. Appearance at the hearing waives a party's right to notice.

4.7.3 Add a new Subparagraph as follows:

SELECTION OF ARBITRATORS: Upon request for arbitration, a panel of three (3) arbitrators shall be chosen. The Chief Engineer of the Mississippi Department of Transportation shall appoint one (1) member. One (1) member shall be appointed by the Executive Director of a professional or trade association that represents interests similar to that of the non-state party. The first two shall appoint the third member.

4.7.4 Add a new Subparagraph as follows:

HEARINGS: All hearings shall be open to the public. All hearings will be held in Jackson, Mississippi, unless the parties mutually agree to another location. The hearings shall be conducted as prescribed by **Mississippi Code 1972, Annotated**, Sections 11-15-113, 11-15-115, and 11-15-117. A full and complete record of all proceedings shall be taken by a certified court reporter. The scheduling and cost of retaining the court reporter shall be the responsibility of the party requesting arbitration. The costs of transcription of the record shall be the responsibility of the party requesting such transcript. No arbitration hearing shall be held without a certified court reporter. Deliberations of the arbitrators shall not be part of the record.

4.7.5 Add a new Subparagraph as follows:

AWARDS: Awards shall be made in writing and signed by the arbitrators joining in the award. A copy of the award shall be delivered to the parties by certified mail.

4.7.6 Add a new Subparagraph as follows:

FEES AND EXPENSES: Reasonable fees and expenses, excluding counsel fees, incurred in the conduct of the arbitration shall be at the discretion of the Arbitrator except each party shall bear its own attorney's fees and costs of expert witnesses.

4.7.7 Add a new Subparagraph as follows:

MODIFICATIONS, CONFIRMATIONS, AND APPEALS: All modifications, confirmations and appeals shall be as prescribed by **Mississippi Code 1972, Annotated**, Section 11-15-123 et seq. All awards shall be reduced to judgment and satisfied in the same manner other judgments against the State are satisfied.

4.7.8 Add a new Subparagraph as follows:

SECRETARY FOR THE ARBITRATORS: All notices, requests, or other correspondence intended for the arbitrators shall be sent to the Chief Engineer, Mississippi Department of Transportation, P. O. Box 1850, Jackson, Mississippi 39215-1850.

Article 5 SUBCONTRACTORS

No supplementary conditions.

Article 6 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS

No supplementary conditions.

Article 7 CHANGES IN THE WORK

- 7.1 GENERAL
- 7.1.1 Replace the words "Change Order" with the words "Supplemental Agreement".

70
7.2 CHANGE ORDERS

7.2.3 Add a new Subparagraph as follows:

The maximum cost included in a Change Order (Supplemental Agreement) for profit and overhead is limited to twenty percent (20%) of the total of the actual cost for materials, labor and subcontracts. Profit and overhead include: all taxes, fees, permits, insurance, bond, job superintendent, job and home office expense. All Subcontractors shall acquiesce to the same requirements when participating in a Change Order (Supplemental Agreement).

Article 8 TIME

8.1 DEFINITIONS

8.1.1 Change this Subparagraph to read as follows:

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

8.1.3 Change this Subparagraph to read as follows:

The Date of Completion is the date certified by the Project Engineer and approved by the Owner in accordance with Paragraph 9.8 entitled "Substantial Completion."

8.3 DELAYS AND EXTENSIONS OF TIME

8.3.1 Change this Subparagraph to read as follows:

If the Contractor is delayed at any time in the commencement or progress of the Work by any act of neglect of the Owner or Project Engineer, or by any employee or either, or by changes ordered in the Work, or by labor disputes, fire, unusual delay in deliveries, unavoidable casualties or any causes beyond the Contractor's control, or by any other causes which the Project Engineer determines may justify the delay, then the Contract time may be extended by Change Order for such reasonable time as the Engineer may determine, subject to the Owner's approval. Any claim for loss or any delay occasioned by any separate Contractor, or Subcontractor, shall be settled between the Contractor and such other separate Contractor, or Subcontractors.

Article 9 PAYMENTS AND COMPLETION

9.3 APPLICATIONS FOR PAYMENT

9.3.1 Add a new sentence to the end of this Subparagraph:

The form of Application for Payment will be AIA Document G702, Application and Certification for Payment, supported by AIA Document G703, Continuation Sheet, or a computer generated form containing similar data.

9.3.1.3 Add a new Clause to Subparagraph 9.3.1 as follows:

The Owner will retain five percent (5%) until the Work is at least fifty percent (50%) complete, on schedule, and satisfactory in the Project Engineer's opinion, at which time fifty percent (50%) of the retainage held to date shall be returned to the Contractor for distribution to the appropriate Sub-Contractors and Suppliers. Future retainage shall be withheld at the rate of two and one half percent (2 1/2%) of the amount due the Contractor on account of progress payments.

MDOT – Shop Complex – Hinds 00 73 00-6

9.3.1.4 Add a new Clause to Subparagraph 9.3.1 as follows:

The Contractor must submit each month with this Application for Payment a separate letter stating that he is requesting an extension of time or that he had no need for an extension for that period of time. No payment on a monthly application will be made until the letter is received. Complete justification such as weather reports or other pertinent correspondence must be included for each day's request for extension. A Contractor's letter, or statement, will not be considered as adequate justification. The receipt of this request and data by the Owner will not be considered as Owner approval in any way.

9.3.2.1 Add a new Clause to Subparagraph 9.3.2 as follows:

Payment on materials stored at some location other than the building site, may be approved by the Project Engineer and the Owner after the Contractor has submitted the following items:

- .1 An acceptable Lease Agreement between the General Contractor and the owner of the land, or building, where the materials are located.
- .2 Consent of Surety, or other acceptable Bond, to cover the materials stored off-site.
- .3 All Perils Insurance coverage for the full value of the materials stored off-site.
- .4 A Bill of Sale from the Manufacturer to the General Contractor for the stored materials.
- .5 A complete list and inventory of materials manufactured, stored and delivered to the storage site and of materials removed from the storage site and delivered to the job site.
- .6 A review by the Project Engineer of the materials stored off-site prior to release of payment.
- .7 Guarantee no storage costs, additional delivery fees, or subsequent costs to the Owner.
- . 8 List of stored items shall be sent to the Chief Engineer for his approval prior to payment of stored materials.
- 9.3.2.2 Add a new Clause to Subparagraph 9.3.2 as follows:

Payment for materials stored at the building site, may be approved by the Project Engineer and the Owner after the Contractor has submitted the following items:

- .1 A Bill of Sale from the Manufacturer to the General Contractor for the stored materials.
- .2 List of stored items shall be sent to the Chief Engineer for his approval prior to payment of stored materials.
- .3 List of stored items shall be sent to the Chief Engineer for his approval prior to payment of stored materials.

9.6 **PROGRESS PAYMENTS**

9.6.8 Add a new Subparagraph as follows:

The amount retained by the Contractor from each payment to each Subcontractor and material supplier will not exceed the percentage retained by the Owner from the Contractor.

MDOT – Shop Complex – Hinds 00 73 00-7 Supplementary Conditions

9.7 FAILURE OF PAYMENT

9.7.1 Change this Subparagraph to read as follows:

The Contractor and the Owner shall be subject to the remedies as prescribed in Section 31-5-25 of the **Mississippi Code 1972**, **Annotated**.

9.8 SUBSTANTIAL COMPLETION

9.8.4 Add a new sentence at the end of this Subparagraph:

Substantial Completion shall not be recognized under this Contract. The Project Engineer shall determine when the building is complete to the point it can be used for its intended purpose and occupied. This date shall be the Date of Completion. All Warranties and Extended Warranties shall use this date as the starting date of Warranty Period.

9.11 LIQUIDATED DAMAGES

9.11.1 Add a new Paragraph as follows:

Time being of the essence and a matter of material consideration thereof, a reasonable estimate in advance is established to cover losses incurred by the Owner if the project is not substantially complete on the date set forth in the Contract Documents. The Contractor and his Surety will be liable for and will pay the Owner liquidated damages for each calendar day of delay until the work is substantially complete as follows:

For More Than	To and Including	Per Calendar Day
\$0	\$ 100,000	\$ 140
100,000	500,000	200
500,000	1,000,000	300
1,000,000	2,000,000	400
2,000,000	5,000,000	650
5,000,000	10,000,000	750
10,000,000		1,400

Article 10 PROTECTION OF PERSONS AND PROPERTY

10.2 SAFETY OF PERSONS AND PROPERTY

10.2.5 Change this Subparagraph to read as follows:

The Contractor shall promptly remedy damage and loss (other than damage or loss insured under property insurance required by the Contract Documents) to property referred to in Clause 10.2.1.2 and 10.2.1.3 caused in whole or in part by the Contractor, a Sub-Subcontractor, or anyone directly or indirectly employed by any of them, or by anyone for whose acts they may be liable and for which the Contractor is responsible for Clauses 10.2.1.2 and 10.2.1.3, except damage or loss attributable to acts or omissions of the Owner or Project Engineer and not attributable to the fault or negligence of the Contractor. The foregoing obligations of the Contractor are in addition to the Contractor's obligations under Paragraph 3.18.

10.3 HAZARDOUS MATERIALS

- 10.3.2 Delete this Subparagraph in its entirety.
- 10.3.3 Delete this Subparagraph in its entirety.
- MDOT Shop Complex Hinds 00 73 00-8

Supplementary Conditions

- 10.4 Delete this Subparagraph in its entirety.
- 10.5 Delete this Subparagraph in its entirety.

Article 11 INSURANCE AND BONDS

11.1 CONTRACTOR'S LIABILITY INSURANCE

11.1.4 Add a new Subparagraph as follows:

The Contractor's limits of liability shall be written for not less than the following:

.1 GENERAL LIABILITY:

Commercial General Liability		
(Including XCU)		
General Aggregate\$	1,000,000.00	Aggregate
Products & Completed Operations\$	1,000,000.00	Aggregate
Personal & Advertising Injury\$	500,000.00	Per Occurrence
Bodily Injury & Property Damage\$	500,000.00	Per Occurrence
Fire Damage Liability\$	50,000.00	Per Fire
Medical Expense\$	5,000.00	Per Person

.2 OWNERS & CONTRACTORS PROTECTIVE LIABILITY:

Bodily Injury & Property Damage\$ Bodily Injury & Property Damage\$	00 0

.3 AUTOMOBILE LIABILITY:

(Owned, Non-owned & Hired Vehicle		
Contractor Insurance Option Number 1:		
Bodily Injury & Property Damage\$	500,000.00	Per Occurrence
(Combined Single Limit)		
Contractor Insurance Option Number 2:		
Bodily Injury\$	250,000.00	Per Person
Bodily Injury\$	500,000.00	Per Accident
Property Damage\$	100,000.00	Per Occurrence

.4 EXCESS LIABILITY:

(Umbrella on projects over \$500,000) Bodily Injury & Property Damage\$ 1,000,000.00 Aggregate (Combined Single Limit)

.5 WORKERS' COMPENSATION:

(As required by Statute) **EMPLOYERS' LIABILITY:**

Accident\$	100,000.00	Per Occurrence
Disease\$	500,000.00	Policy Limit
Disease\$	100,000.00	Per Employee

.6 PROPERTY INSURANCE:

Builder's Risk\$ Or	Equal to Value of Work
Installation Floater\$	Equal to Value of Work

11.1.5 Add a new Subparagraph as follows:

Furnish one (1) copy of the Standard Construction Contract Certificate of Insurance Form for each copy of the Standard Form of Agreement Between Owner and Contractor specifically setting forth evidence of all coverage required by Subparagraphs 11.1.1, 11.1.2 and 11.1.3. Furnish to the Owner copies of any endorsements that are subsequently issued amending limits of coverage.

11.1.6 Add a new Subparagraph as follows:

If the coverages are provided on a claims-made basis, the policy date or retroactive date shall predate the Contract: the termination date, or the policy, or applicable extended reporting period shall be no earlier than the termination date of coverages required to be maintained after final payment.

11.2 OWNER'S LIABILITY INSURANCE

11.2.1 Delete this Subparagraph in its entirety and substitute the following:

The Contractor shall purchase and maintain such insurance as will protect the Owner from his contingent liability to others for damages because of bodily injury, including death, and property damage, which may arise from operations under this Contract and other liability for damages which the Contractor is required to insure under any provision of this Contract. Certificate of this insurance will be filed with the Owner and will be the same limits set forth in 11.1.4.

11.3 PROJECT MANAGEMENT PROTECTIVE LIABILITY INSURANCE

Delete this Paragraph in its entirety.

11.4 PROPERTY INSURANCE (BUILDER'S RISK OR INSTALLATION FLOATER)

11.4.1 Change the first line in this Subparagraph to read as follows:

The Contractor shall purchase...

- 11.4.1.2 Delete this Clause under Subparagraph 11.4.1 in its entirety.
- 11.4.1.3 Change the following Clause in Subparagraph 11.4.1.3 to read as follows:

If the property insurance requires deductibles, the Contractor shall pay costs not covered because of such deductibles.

- 11.4.2 Delete this Subparagraph in its entirety.
- 11.4.3 Delete this Subparagraph in its entirety.
- 11.4.4 Delete this Subparagraph in its entirety.
- 11.4.5 Delete this Subparagraph in its entirety.
- 11.4.6 Delete this Subparagraph in its entirety.

11.4.10 Change this Subparagraph to read as follows:

The Owner as fiduciary shall have power to adjust and settle a loss with Insurers unless one of the parties in interest shall object in writing within five (5) days after occurrence of loss.

Article 12 UNCOVERING AND CORRECTION OF WORK

No supplementary conditions.

Article 13 MISCELLANEOUS PROVISIONS

No supplementary conditions.

Article 14 TERMINATION OR SUSPENSION OF THE CONTRACT

No supplementary conditions.

END OF DOCUMENT

SECTION 00 91 13 ADDENDA

PART 1- GENERAL

- 1.01 DESCRIPTION
 - A. Addenda issued on this Project will be included in Section 00 91 13 and become part of the Standard Form of the Agreement Between the Owner and the Contractor.
- PART 2 PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 10 00 SUMMARY

PART 1 - GENERAL

- 1.01 WORK COVERED BY CONTRACT DOCUMENTS
 - A. Work covered by the Contract Documents shall be provided by one (1) General Contractor as one (1) Contract to improve the Mississippi Department of Transportation site at Jackson, Hinds County, Mississippi. Separate Lump Sums as described in these Specifications and Drawings are to be given for each of the following separate descriptions and combined to total one (1) lump sum for the Contract Sum.
 - 1. Description A: Equipment Shed at Shop Complex
 - 2. Description B: Warehouse at Shop Complex
 - B. Time of Completion: The completion of this Work is to be on or before the time indicated on the Owner and Contractor Agreement.
 - C. Contractor's Duties:
 - 1. Except as specifically noted, provide and pay for:
 - a. Labor, materials, equipment.
 - b. Tools, construction equipment, and machinery.
 - c. Other facilities and services necessary for proper execution and completion of the Work.
 - 2. Pay legally required sales, consumer, use, payroll, privilege and other taxes.
 - 3. Secure and pay for, as necessary for proper execution and completion of Work, and as applicable at time of receipt of bids:
 - a. Permits
 - b. Government Fees
 - c. Licenses
 - 4. Give required notices.
 - 5. Comply with codes, ordinances, rules, regulations, orders and other legal requirements of public authorities that bear on performance of Work.
 - 6. Promptly submit written notice to Project Engineer of observed variance of Contract Documents from legal requirements. Appropriate modifications to Contract Documents will adjust necessary changes. Assume responsibility for Work known to be contrary to such requirements, without notice.
 - 7. Enforce strict discipline and good order among employees. Do not employ on Work, unfit persons or persons not skilled in assigned task.
 - 8. Schedule of Values: Submit 8 copies to the MDOT Architectural Services Unit a Schedule of Values as described in Section 01 29 73 of these Specifications. This submittal will be recorded as submittal number one for this Project. When this submittal is approved, a copy will be transmitted to Construction Administration to be used to review and compare to amounts submitted on the CAD-720 form. Other copies will be kept by Architectural Services Unit and distributed to Project Engineer, MDOT Consultants, and Contractor.

- 9. Sub-Contractors List: Submit 8 copies of a list, acceptable to the MDOT, of all subcontractors to be used on the Project within seven (7) days after written notice of Contract award by the MDOT. The list shall include the Firm's name, contact person, street address, e-mail address, telephone and fax numbers. Submit original to Contract Administration Division and one copy to the Project Engineer and to the MDOT Architect CAD-720 form REQUEST FOR PERMISSION TO SUBCONTRACT for each subcontractor before they are allowed to perform any Work.
- 10. Coordination: The Contractor is responsible for the coordination of the total Project. All subcontractors will cooperate with the Contractor so as to facilitate the general progress of the Work. Each trade shall afford all other trades every reasonable opportunity for the installation of their Work. Refer to Section 01 31 00– Project Management & Coordination.

1.02 CONTRACTOR'S USE OF PREMISES

- A. Confine operations at the site to areas permitted by:
 - 1. Law
 - 2. Ordinances
 - 3. Permits
 - 3. Contract Documents
 - 5. Owner
- B. Do not unreasonably encumber site with materials or equipment.
- C. Do not load structure with weight that will endanger structure.
- D. Assume full responsibility for protection and safekeeping of products stored on premises.
- E. Move any stored products which interfere with operations of MDOT or other Contractors.
- F. Obtain and pay for use of additional storage of work areas needed for operations.
- G. Limit use of site for work and storage to the area indicated on the Drawings.

1.03 SPECIFICATION FORMATS AND CONVENTIONS

- A. Specification Format: The Specifications are organized into Groups, Subgroups, Divisions and Sections using CSI/CSC's "MasterFormat" 2004 Edition numbering system.
 - 1. Division 01: Sections in Division 01 govern the execution of the Work of all Sections 02 through 49 in the Specifications.

- B. Specification Content: The Specifications use certain conventions for the style of language and the intended meaning of certain terms, words, and phrases when used in particular situations. These conventions are as follows:
 - 1. Abbreviated Language: Language used in the Specifications and other Contract Documents is abbreviated. Words and meanings shall be interpreted as appropriate. Words implied, but not stated, shall be inferred as the sense requires. Singular words shall be interpreted as plural, and plural words shall be interpreted as singular where applicable as the context of the Contract Documents indicates.
 - 2. Imperative mood and streamlined language are generally used in the Specifications. Requirements expressed in the imperative mood are to be performed by Contractor. Occasionally, the indicative or subjunctive mood may be used in the Section Text for clarity to describe responsibilities that must be fulfilled indirectly by Contractor or by others when so noted.
 - a. The words "shall," "shall be," or "shall comply with," depending on the context, are implied where a colon (:) is used within a sentence or phrase.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 26 00

CONTRACT MODIFICATION PROCEDURES

PART 1 - GENERAL

- 1.01 SCOPE
 - This Section describes the procedures for processing Change Orders (Supplemental Α. Agreements) by the Project Engineer and the Contractor.
- CHANGE ORDER PROCEDURES 1.02
 - Change Proposed by the Project Engineer: The Project Engineer may issue a Proposal Request to the Contractor which includes a detailed description of a proposed change Α. with supplementary or revised Drawings and Specifications and a change in Contract Time for executing the change. The Contractor shall prepare and submit an estimate within 10 days.
 - Change Proposed by the Contractor: The Contractor may propose a change by submitting a request for change to the Project Engineer, describing the proposed change Β. and it's full effect on the Work, with a statement describing the reason for the change, and the effect on the Contract Sum and Contract Time with full documentation and a statement describing the effect on Work by separate or other Contractors. Document any requested substitutions in accordance with Section 01 62 14 - Product Options and Substitution Procedures.
 - C. Contractor's Documentation:
 - 1. Maintain detailed records of Work completed on a time and material basis. Provide full information required for evaluation of proposed changes, and substantiate costs of changes in the Work.
 - Document each quotation for a change in cost or time with sufficient data allowing 2. evaluation of the quotation. 3.
 - On request, provide additional data to support computations:
 - Quantities of products, labor, and equipment. a.
 - b. Taxes, insurance and bonds.
 - Overhead and profit. c.
 - Justification for any change in Contract Time. d.
 - Credit for deletions from Contract, similarly documented. e.
 - 4. Support each claim for additional costs, and for work completed on a time and material basis, with additional information:
 - Origin and date of claim. a.
 - Dates and time work was performed and by whom. b.
 - c. Time records and wage rates paid.
 - d. Invoices and receipts for products, equipment, and subcontracts, similarly documented.
 - Construction Change Directive: The Project Engineer may issue a document, approved by the Owner, instructing the Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order (Supplemental Agreement). The document will describe changes in the Work, and will designate method of determining any change in D. the Contract Sum or Contract Time. The change in Work will be promptly executed.
 - Ε. Format: The Project Engineer will prepare 5 originals of the Change Order (Supplemental Agreement) using the Mississippi Department of Transportation's Change Order (Supplemental Agreement) Form.
 - F. Types of Change Orders (Supplemental Agreements):
 - Stipulated Sum Change Orders: Based on Proposal Request and Contractor's 1. fixed price quotation, or Contractor's request for a Change Order (Supplemental Agreement) as approved by the Project Engineer and the MDOT Architect.
- MDOT Shop Complex Hinds 01 26 00 -1 Contract Modification Procedures

- 2. Unit Price Change Order: For pre-determined unit prices and quantities, the Change Order (Supplemental Agreement) will be executed on a fixed unit price basis. For unit costs or quantities of units of work, which are not pre-determined, execute Work under a Construction Change Directive. Changes in Contract Sum or Contract Time will be computed as specified for Time and Material Change Order (Supplemental Agreement).
- 3. Time and Material Change Order (Supplemental Agreement): Submit itemized account and supporting data after completion of change, within time limits indicated in the Standard Form of Agreement Between the Owner and the Contractor. The Project Engineer will determine the change allowable in Contract Sum and Contract Time as provided in the Contract Documents. The Contractor shall maintain detailed records of Work accomplished on Time and Material basis and shall provide full information required for evaluation of proposed changes, and to substantiate costs for changes in the Work.
- G. Execution of Change Order (Supplemental Agreement): The Project Engineer will issue Change Orders (Supplemental Agreements) for signatures of parties as provided in the Standard Form of Agreement Between the Owner and the Contractor. Final execution of all Change Orders (Supplemental Agreements) requires approval by the Owner.
- H. Correlation of Contractor Submittals: The Contractor shall promptly revise Schedule of Values and the Application for Payment forms to record each authorized Change Order (Supplemental Agreement)as a separate line item and adjust the Contract Sum. Promptly revise progress schedules to reflect any change in Contract Time, revise sub-schedules to adjust time for other items of Work affected by the change and resubmit. Promptly enter changes in Project Record Documents.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 29 00

PAYMENT PROCEDURES

PART 1 - GENERAL

- 1.01 METHOD OF MEASUREMENT
 - A. The method of measurement and payment shall conform to the applicable provisions of Article 9 of the AIA Document A201-1997 General Conditions of the Contract for Construction.
- 1.02 APPLICATION FOR PAYMENT
 - A. Format:
 - 1. Applications for Payments will be prepared on AIA forms G702-Application and Certificate for payment and G703-Continuation Sheet; or, a computer generated form containing similar data may be used.
 - B. Preparation of Application:
 - 1. Present required information in type written form.
 - 2. Execute certification by signature of authorized officer.
 - 3. Use data from approved Schedule of Values. Provide dollar value in each column for each line item for portion of Work performed and for stored products.
 - 4. List each authorized Change Order (Supplemental Agreement) as an extension on continuation sheet, listing Change Order (Supplemental Agreement) number and dollar amount as for an original Item of Work.
 - 5. Prepare Application for Final Payment as specified in Section 01 77 00-Closeout Procedures.
 - C. Submittal Procedures:
 - 1. Submit 5 copies of each Application for Payment to the Project Engineer and one copy to the MDOT Architect.
 - 2. Submit an updated construction schedule with each Application for Payment as described in Section 01 32 00-Construction Progress Documentation.
 - 3. Submit request for payment at intervals agreed upon by the Project Engineer, Owner, and Contractor.
 - 4. Submit requests to the Project Engineer at agreed upon times, or as may be directed otherwise.
 - D. Substantiating Data:
 - 1. Submit data justifying dollar amounts in question when such information is needed.
 - 2. Provide one copy of the data with a cover letter for each submittal.
 - 3. Indicate the Application number, date and line item number and description.

1.03 STATEMENTS AND PAYROLLS

A. The submission by the Contractor of the actual weekly payrolls showing all employees, hours worked, hourly rates, overtime hours, etc., or copies thereof, is not required to be turned in. However, each Contractor and Subcontractor shall preserve weekly payroll records for a period of three years from the date of Contract completion. All Contractor personnel working at the project site will be paid unconditionally and not less often than once a week without subsequent deduction or rebate on any account, except such payroll deductions as are permitted by regulations, the full amounts of wages and bona fide fringe benefits due at time of payment.

- B. The payroll records shall contain the name, address, social security number, classification, rate of pay, daily and weekly number of hours worked, itemized deductions and actual wages paid to each employee.
- C. Upon request, the Contractor will make payroll records available at the project site for inspection by the Department Compliance Officer or authorized representative and will permit such officer or representative to interview employees on the job during working hours.
- D. The Contractor and Subcontractors shall submit Form CAD-880, "Weekly Summary of Wage Rates", each week to the Project Engineer. The forms may be obtained from the Contract Compliance Officer, Contract Administration Division, Mississippi Department of Transportation, Jackson, Mississippi. Custom forms, approved by Contract Administration Division, may be used in lieu of CAD forms.
- E. The Contractor shall make all efforts necessary to submit this information to the Project Engineer in a timely manner. The Engineer will have the authority to suspend the work wholly or in part and to withhold payments because of the Contractor's failure to submit the required information. Submission of forms and payrolls shall be current through the first week of the estimate period in order for the Project Engineer to process an estimate.

1.04 BASIS OF PAYMENT

A. This Work will be paid for by Contract Sum for the construction in Hinds County. The Work includes Equipment Shed and Warehouse at Jackson Shop Complex, Hinds County, Mississippi. The Contract Sum shall be full compensation for all site work, for furnishing all materials, and all other Work and effort of whatever nature in the construction of the buildings, installation of underground and other equipment, and final clean-up of the area. It shall also be complete compensation for all equipment, tools, labor, and incidentals necessary to complete the Work.

B. Payment will be made under:

1.	DESCRIPTION A:	
	MDOT Project No. BWO-9039-25(001) 501963	
	Equipment Shed at Jackson Shop Complex	
	in Jackson, Hinds County	lump sum
2.	DESCRIPTION B:	
	MDOT Project No. BWO-9040-25(001) 501977	
	Warehouse at Jackson Shop Complex	
	in Jackson, Hinds County	lump sum
	· · · ·	I.

TOTAL PROJECT CONTRACT SUM

LUMP SUM

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION

01 29 00-1

SECTION 01 29 73

SCHEDULE OF VALUES

PART 1 - GENERAL

- 1.01 DESCRIPTION
 - A. Scope: Submit 6 copies of the Schedule of Values to the MDOT Architect, with a copy of the Transmittal Letter to the Project Engineer, at least 10 days prior to submitting first Application for Payment. Upon Project Engineer's request, support the values given with data substantiating their correctness. Payment for materials stored on site will be limited to those listed in Schedule of Unit Material Values (refer to Article 9 of the Supplementary Conditions for requirements). Use Schedule of Values only as basis for contractor's Application for Payment.
 - B. The 6 copies of the Schedule of Values will be reviewed as Submittal #1. A copy of this submittal will be reviewed by the Architect and Mechanical / Electrical Consultants. One copy will be retained by MDOT Architectural Services, one by Mechanical / Electrical Consultants, one sent to Contract Administration for use in reviewing requests for Permission to Sub-Contract (CAD-720 Form), one sent to the Project Engineer, and two returned to the Contractor. If any extra copies are needed for the Contractor, adjust number submitted.
 - C. Form of Submittal: Submit typewritten Schedule of Values on AIA Document G703-1992, using Table of Contents of this Specification as basis for format for listing costs of Work for Sections under Divisions 02 33. Identify each line item with number and title as listed in Table of Contents of this Specification.
 - D. Preparing Schedule of Values:
 - 1. Itemize separate line item costs for each of the following general cost items: Performance and Payment Bonds, field supervision and layout, Contingency Allowance, temporary facilities and controls, and closeout documents.
 - 2. Itemize separate line item cost for Work required by each Section of this specification. Breakdown installed cost with overhead and profit.
 - 3. For each line item, which has installed value of more than \$20,000, break down costs to list major products for operations under each item; rounding figures to nearest dollar. Make sum of total costs of all items listed in schedule equal to total Contract Sum.
 - 4. Group line items to show subtotal of Description A and then Description B with the same amounts indicated on the Bid Forms and a total equal to the Contract amount indicated on the Bid Form.
 - E. Preparing Schedule of Unit Material Values:
 - 1. Submit separate schedule of unit prices for materials to be stored on which progress payments will be made. Make form of submittal parallel to Schedule of Values with each line item identified same as line item in Schedule of Values. Include in unit prices only: Cost of material, delivery and unloading site, and sales tax.
 - 2. Make sure unit prices (if required) multiplied by quantities equal material cost of that item in Schedule of Values.
 - F. Review and Re-submittal: After Project Engineer / MDOT Architect's review, if requested, revise and resubmit schedule in same manner

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION

01 29 73-1

MDOT – Shop Complex – Hinds

Schedule of Values

SECTION 01 31 00

PROJECT MANAGEMENT AND COORDINATION

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Scope: To set forth procedures, conditions and responsibility for coordination of the total project.
- B. Project Coordinator: The General Contractor shall designate one individual as Project Coordinator (Superintendent), as referred to in the General Conditions. Prior to beginning Work his name, qualifications and address shall be submitted, in writing, to the MDOT Executive Director with copies to the Construction Engineer, Contract Administration Engineer, District Engineer, Project Engineer and MDOT Architect. Upon approval, he will remain until the Project is completed and cannot be removed during construction without just cause and without the written consent of the Project Engineer.

1.02 DEFINITIONS

- A. RFI: Request from Contractor seeking interpretation or clarification of the Contract Documents.
- 1.03 SUBMITTALS
 - A. Key Personnel Names: Within 15 days of starting construction operations, submit a list of key personnel assignments, including superintendent and other personnel in attendance at Project site. Identify individuals and their duties and responsibilities; list addresses and telephone numbers, including home and office telephone numbers. Provide names, addresses, and telephone numbers of individuals assigned as standbys in the absence of individuals assigned to Project.
- 1.04 DUTIES OF PROJECT COORDINATOR (SUPERINTENDENT)
 - A. General:
 - 1. Coordination: Coordinate the work of all subcontractors and material suppliers.
 - 2. Supervision: Supervise the activities of every phase of Work taking place on the project.
 - 3. Contractor's Daily Job Diary: Submit copy of daily job dairy to Project Engineer and MDOT Architect each Monday for previous week.
 - 4. Electrical: Take special care to coordinate and supervise the Work of electrical and other subcontractors.
 - 5. Communication: Establish lines of authority and communication at the job site.
 - 6. Location: The Project Coordinator (Superintendent) must be present on the job site at all times while work is in progress. Superintendent shall advise Project Engineer of an intended absence from the work and designate a person to be in charge of the Work during such absence.
 - 7. Permits: Assist in obtaining building and special permits required for construction.
 - B. Interpretations of Contract Documents
 - 1. Consultation: Consult with Project Engineer to obtain interpretations.
 - 2. Assistance: Assist in resolution of any questions.
 - 3. Transmission: Transmit written interpretations to concerned parties.
- MDOT Shop Complex Hinds 01 31 00-1 Project Management and Coordination

- C. Cessation of Work: Stop all Work not in accordance with the requirements of the Contract Documents.
- D. Division One: Coordinate and assist in the preparation of all requirements of Division One and specifically as follows:
 - 1. Enforce all safety requirements.
 - 2. Schedule of Values: Assist in preparation and be knowledgeable of each entry in the Schedule of Values.
 - 3. Cutting and Patching: Supervise and control all cutting and patching of other trades work.
 - 4. Project Meetings: Schedule with Project Engineer's approval and attend all project meetings.
 - 5. Construction Schedules: Prepare and submit all construction schedules. Supervise Work to monitor compliance with schedules.
 - 6. Shop Drawings, Product Data and Samples: Administer the processing of all submittals required by the Project Manual.
 - 7. Testing: Coordinate all required testing.
 - 8. Temporary Facilities and Controls: Allocate, maintain and monitor all temporary facilities.
 - 9. Substitutions and Product Options: Administer the processing of all substitutions.
 - 10. Cleaning: Direct and execute a continuing (daily) cleaning program throughout construction, requiring each trade to dispose of their debris.
 - 11. Project Closeout: Collect and present all closeout documents to the Project Engineer.
 - 12. Project Record Documents: Maintain up-to-date Project Record Documents.
- E. Changes: Recommend and assist in the preparation of requests to the Project Engineer for any changes in the Contract.
- F. Application for Payment: Assist in the preparation and be knowledgeable of each entry in the Application and Certificate for Payment.
- 1.05 COORDINATION AND PROJECT CONDITIONS
 - A. Coordinate scheduling, submittals, and Work of the various sections of the Project Manual to ensure efficient and orderly sequence of installation of interdependent construction elements, with provisions for accommodating items installed later.
 - B. Verify utility requirements and characteristics of operating equipment are compatible with building utilities. Coordinate work of various sections having interdependent responsibilities for installing, connecting to, and placing in service, such equipment.
 - C. Coordinate space requirements, supports, and installation of Mechanical and Electrical Work that are indicated diagrammatically on Drawings. Follow routing shown for pipes, ducts, and conduit, as closely as practicable; place runs parallel with lines of building. Utilize spaces efficiently to maximize accessibility for other installations, for maintenance, and for repairs.
 - D. Coordinate completion and clean-up of Work of separate sections in preparation for Substantial Completion and for portions of Work designated for Owner's partial occupancy, if required.
 - E. After Owner occupancy of premises, coordinate access to site for correction of defective Work and Work not in accordance with Contract Documents, to minimize disruption of Owner's activities.
- MDOT Shop Complex Hinds 01 31 00-2 Project Management and Coordination

1.06 SUBCONTRACTOR'S DUTIES

- A. The Subcontractor is responsible to coordinate and supervise his employees in the Work accomplished under his part of the Contract.
- B. Schedules: Conduct Work to assure compliance with construction schedules.
- C. Suppliers: Transmit all instructions to his material suppliers.
- D. Cooperation: Cooperate with the Project Coordinator and other subcontractors.

1.07 REQUESTS FOR INTERPRETATION (RFIs)

- A. Procedure: Immediately on discovery of the need for interpretation of the Contract Documents, and if not possible to request interpretation at Project meeting, prepare and submit an RFI in the form specified.
 - 1. RFIs shall originate with Contractor. RFIs submitted by entities other than Contractor will be returned with no response.
 - 2. Coordinate and submit RFIs in a prompt manner so as to avoid delays in Contractor's work or work of subcontractors.
- B. Content of the RFI: Include a detailed, legible description of item needing interpretation and the following:
 - 1. Project name.
 - 2. Date.
 - 3. Name of Contractor.
 - 4. Name of Architect.
 - 5. RFI number, numbered sequentially.
 - 6. Specification Section number and title and related paragraphs, as appropriate.
 - 7. Drawing number and detail references, as appropriate.
 - 8. Field dimensions and conditions, as appropriate.
 - 9. Contractor's suggested solution(s). If Contractor's solution(s) impact the Contract Time or the Contract Sum, Contractor shall state impact in the RFI.
 - 10. Contractor's signature.
 - 11. Attachments: Include drawings, descriptions, measurements, photos, Product Data, Shop Drawings, and other information necessary to fully describe items needing interpretation.
 - a. Supplementary drawings prepared by Contractor shall include dimensions, thicknesses, structural grid references, and details of affected materials, assemblies, and attachments.
- C. Hard-Copy RFIs: CSI Form 13.2A
 - 1. Identify each page of attachments with the RFI number and sequential page number.
- D. Architect's Action: Architect will review each RFI, determine action required, and return it. Allow seven working days for Architect's response for each RFI. RFIs received after 1:00 p.m. will be considered as received the following working day.
 - 1. The following RFIs will be returned without action:
 - a. Requests for approval of submittals.
 - b. Requests for approval of substitutions.
- MDOT Shop Complex Hinds 01 31 00-3 Project Management and Coordination

- c. Requests for coordination information already indicated in the Contract Documents.
- d. Requests for adjustments in the Contract Time or the Contract Sum.
- e. Requests for interpretation of Architect's actions on submittals.
- f. Incomplete RFIs or RFIs with numerous errors.
- 2. Architect's action may include a request for additional information, in which case Architect's time for response will start again.
- 3. Architect's action on RFIs that may result in a change to the Contract Time or the Contract Sum may be eligible for Contractor to submit Change Proposal according to Division 1 Section "Contract Modification Procedures."
 - a. If Contractor believes the RFI response warrants change in the Contract Time or the Contract Sum, notify Architect in writing within 7 days of receipt of the RFI response.
- E. On receipt of Architect's action, update the RFI log and immediately distribute the RFI response to affected parties. Review response and notify Architect within seven days if Contractor disagrees with response.
- F. RFI Log: Prepare, maintain, and submit a tabular log of RFIs organized by the RFI number. Submit log the first week of each month. Use CSI Log Form 13.2B. Include the following:
 - 1. Project name.
 - 2. Name and address of Contractor.
 - 3. Name and address of Architect.
 - 4. RFI number including RFIs that were dropped and not submitted.
 - 5. RFI description.
 - 6. Date the RFI was submitted.
 - 7. Date Architect's response was received
 - 8. Identification of related Minor Change in the Work, Construction Change Directive, and Proposal Request, as appropriate.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION

MDOT – Shop Complex – Hinds

SECTION 01 31 19 PROJECT MEETINGS

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Provisions for and procedures related to the required Project Meetings which include, but not limited to, the following for each Project Phase:
 - 1. Pre-Construction Meeting.
 - 2. Periodic Progress Meetings.

1.02 MEETINGS

- A. Purpose of Meetings: Project Meetings shall be held for the following reasons:
 - 1. To establish an understanding of what is expected from everyone involved.
 - 2. To enable an orderly Project review during the progress of the Work.
 - 3. To provide for systematic discussion of problems and effect remedies and clarifications.
 - 4. To coordinate the Work.
 - 5. To review installation procedures and schedules.

1.03 SCHEDULING AND ADMINISTRATION

- A. The Project Engineer shall schedule and preside over all meetings throughout the progress of the Work. Duties include the following:
 - 1. Review, modify / approve minutes of the previous meeting.
 - 2. Discuss items that have been done the previous month and anticipated work to be done within the next month.
 - 3. Review Contractor's Pay Request and resolve questions or conflicts with Construction Documents.
- B. The Contractor shall attend and administer all meetings throughout the progress of the Work. Duties include the following:
 - 1. Preparation of agenda for meetings
 - 2. Distribution of agenda and written notice 7 days in advance of date for each regularly scheduled meeting.
 - 3. Make physical arrangements for meetings.
 - 4. Record the minutes which shall include list of all participants and all significant proceedings and, in particular, all decisions, agreements, clarifications, and other data related to Project cost, time, and modifications.
 - 5. Distribute copies of minutes within 7 calendar days to all parties affected by decisions made at the meeting.
 - 6. Follow-up unresolved matters discussed at meetings and promptly effect final resolution, especially for work in progress. Advise all effected parties of result and include report of activities in next scheduled meeting.
- C. Representatives of Contractor's, Subcontractor's, and Supplier's attending the meetings shall be qualified and authorized to act on behalf of the entity each represents.
- D. Consultants may attend meetings to ascertain work is expedited consistent with Contract Documents and construction schedules.
- MDOT Shop Complex Hinds 01 31 19-1 Project Meetings

1.04 PRE-CONSTRUCTION MEETING

- A. Schedule: Schedule Pre-Construction Meeting within 10 days after Notice to Proceed.
- B. Location: A central site, convenient for all parties, designated by the Contractor and approved by the Project Engineer and the MDOT Architect.
- C. Attendance: Attending shall be the Project Engineer and MDOT representatives associated with the Project, the MDOT Architect (if requested by the District), his Consultants, the General Contractor, all major Subcontractors, and any representatives of governmental or other regulatory agencies as required.
- D. Minimum Agenda:
 - 1. Distribute and discuss construction schedule prepared by Contractor.
 - 2. Review critical Work sequencing.
 - 3. Designate responsibilities.
 - 4. State procedures for submittals.
 - 5. State procedures for maintaining record documents.
 - 6. State procedures for change orders.
 - 7. State procedures for application of payment.
 - 8. Coordinate use of premises, including office and storage areas.
 - 9. List Owner's requirements.
 - 10. Show clear understanding of Security.
 - 11. Show clear understanding of Housekeeping procedures.

1.05 PROGRESS MEETINGS

- A. Schedule: Progress Meetings will be scheduled monthly. The Project Engineer will cancel the meeting with at least 48 hours notice if a meeting is not necessary for any particular month.
- B. Place of Project Meetings: Contractor's Field Office except as otherwise agreed.
- C. Attendance: Attending shall be the Project Engineer or his representative and MDOT representatives associated with the Project, the MDOT Architect or his representative (if requested by the District) and his Consultants, the General Contractor, and all Subcontractors as pertinent to the agenda.
- D. Minimum Agenda:
 - 1. Review, modify / approve minutes of the previous meeting.
 - 2. Review work progress since last meeting.
 - 3. Note field observations, problems and decisions.
 - 4. Identify problems that impede planned progress.
 - 5. Review off-site fabrication problems.
 - 6. Revise construction schedule as indicated.
 - 7. Plan progress during the next work period.
 - 8. Review submittal schedules; expedite and modify as required.
 - 9. Review proposed changes,
 - 10. Review Request for Payment.
 - 11. Complete other current business.

PART 2 - PRODUCTS & PART 3 - EXECUTION (Not Used)

SECTION 01 32 00

CONSTRUCTION PROGRESS DOCUMENTATION

PART 1 - GENERAL

- 1.01 DESCRIPTION
 - A. Scope: Provide projected Construction Schedules for entire Work and revise monthly to show progress through the pay period. The following is a minimum requirement and other type schedules are acceptable with Owner's approval.
 - B. Form of Schedules: Prepare in form of horizontal bar chart.
 - 1. Provide separate horizontal bar column for each trade or operation.
 - 2. Order: Table of Contents of Specifications.
 - 3. Identify each column by major Specification section number.
 - 4. Horizontal Time Scale: Identify first work day of each week.
 - 5. Scale and Spacing: To allow space for updating.
 - C. Content of Schedules:
 - 1. Provide complete sequence of construction by activity.
 - 2. Indicate dates for beginning and completion of each stage of construction.
 - 3. Identify Work of logically grouped activities.
 - 4. Show projected percentage of completion for each item of Work as of first day of each month.
 - D. Updating:
 - 1. Show all changes occurring since previous submission of updated schedule.
 - 2. Indicate progress of each activity and completion dates.
 - E. Submittals:
 - 1. Submit initial schedules to the Project Engineer / MDOT Architect within 15 days after date of Notice to Proceed.
 - 2. Submit to the Project Engineer / MDOT Architect, periodically updated schedules accurately depicting progress to first day of each month.
 - 3. Submit 2 copies, one to be retained by the Project Engineer and the other forwarded to the MDOT Architect.
 - F. If the Contractor is required to produce two revised construction schedules because of lack of progress in the Work, the Owner will notify the Contractor's surety.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

END OF SECTION

MDOT – Shop Complex – Hinds

01 32 00-1 Construction Progress Documentation

SECTION 01 33 00

SUBMITTAL PROCEDURES

PART 1 - GENERAL

- 1.01 SUMMARY
 - A. Scope: Submit to the MDOT Architectural Services Unit shop drawings, product data, and samples required by Specification Sections. FAXED SUBMITTALS WILL NOT BE ACCEPTED. DO NOT submit Material Safety Data Sheets for approval. Refer to Section 01 62 14 – Product Options and Substitution Procedures, for requirements concerning products that will be acceptable on this Project.
 - B. Shop Drawings: Original (LEGIBLE) drawings prepared by Contractor, subcontractor, supplier or distributor which illustrates actual portions of the Work; showing fabrication, layout, setting or erection details. REPRODUCTIONS of the Contract Drawings WILL NOT BE ACCEPTABLE. Minimum requirements for shop drawings shall include the following:
 - 1. Prepared by a qualified detailer.
 - 2. IDENTIFY DETAILS BY REFERENCE TO SHEET AND DETAIL NUMBERS SHOWN ON CONTRACT DRAWINGS.
 - 3. Minimum sheet size: 8-1/2 inches by 11 inches.
 - 4. Shop drawings shall be stamped and signed by the Contractor certifying accuracy, completeness and compliance with Contract requirements prior to submitting to the MDOT Architectural Services Unit.
 - C. Product Data: Minimum information submitted shall include the following:
 - 1. Manufacturer's standard schematic drawings: Modify drawings to delete information that is not applicable to the Project. Supplement standard information to provide additional information applicable to Project.
 - 2. Manufacturer's catalog sheets, brochures, diagrams, schedules, performance charts, illustrations and other standard descriptive data: CLEARLY MARK each copy to identify pertinent materials, products or models. Show dimensions and clearances required. Show performance characteristics and capacities, wiring diagrams and controls.
 - 3. Product Data shall be stamped and signed by the Contractor certifying accuracy, completeness and compliance with contract requirements prior to submitting to the MDOT Architectural Services Unit.
 - D. Samples: Provide physical examples to illustrate materials, equipment or workmanship and to establish standards by which completed Work is judged.
 - 1. Provide one copy each of sufficient size and quantity to clearly illustrate functional characteristics of products or material with integrally related parts and attachment devices and full range of color samples.
 - 2. Samples remain the property of the Architectural Services Unit until completion of construction of the Project.
 - 3. Samples (except for color samples) will not be required when specified product is submitted.
 - 4. If a specified product color is discontinued, Contractor shall notify Project Engineer promptly to determine if it affects other color selections.

- E. Field Samples and Mock-Ups: Erect on Project Site at location acceptable to Project Engineer.
 - 1. Construct each sample or mock-up complete, including Work of all trades required in the finished Work. Field Samples are used to determine standards in materials, color, texture, workmanship, and overall appearance.
 - 2. Work shall not be allowed using these materials until the mock-up is approved.
 - 3. The mock-up shall not be destroyed, until after the Work it represents is finished, without permission of the Project Engineer. This mock-up shall be used as a standard to compare to the Work it represents for color, craftsmanship, overall appearance, and how the different materials make up the whole system.
- F. Contractor Responsibilities:
 - 1. Review shop drawings, product data, and samples prior to submission.
 - 2. Verify field measurements, construction criteria, catalog numbers and other data.
 - 3. Coordinate each submittal with requirements of Work and Contract Documents.
 - 4. Contractor's responsibility for errors and omissions in submittals is not relieved by MDOT Architect's / Consultant's review of submittals.
 - 5. Contractor's responsibility for deviations in submittals from requirements of Contract Documents is not relieved by review of submittals unless written acceptance of specific deviations is given.
 - 6. Notify the Project Engineer in writing at the time of submission, of deviations in submittals from requirements of Contract Documents.
 - 7. Order no materials or begin no Work requiring submittals until the return of submittals bearing MDOT Architect / Consultant's stamp and initials indicating review.
 - 8. After MDOT Architect / Consultant's review, distribute copies.
- G. Submission Requirements:
 - 1. Schedule submission with ample time given to review submittals prior to being needed.
 - 2. Submit 8 copies of shop drawings and product data with additional number of copies, if required, by Contractor for distribution.
 - 3. PARTIAL SUBMITTALS ARE NOT ACCEPTABLE, will be considered nonresponsive, and will be returned without review.
 - 4. Submit number of samples specified in each Specification Section.
 - 5. Accompany submittals with transmittal letter, containing data, project title and number; Contractor's name and address; the number of each Shop Drawings, product data and samples submitted; notification of deviations from Contract Documents; and other pertinent data. Submittals shall be sent to MDOT Architect for review or distribution to Consultants, with copy of Transmittal Letter sent to Project Engineer.
 - 6. Each copy of submittal shall include a cover page with the following requirements:
 - a. Date and revision dates.
 - b. Project title and number.
 - c. The names of Project Engineer, Contractor, Supplier, Manufacturer, and separate detailer, when pertinent.
 - d. Identification of product or material.
 - e. Relation to adjacent structure or materials and COMPLETE dimensions.
 - f. Field dimensions, clearly identified as such.
 - g. SPECIFICATION SECTION NUMBER.
 - h. Applicable standards such as ASTM Number or Federal Specification.
 - i. A blank space, 2 inches by 3 inches for the Reviewer's stamp.
 - j. Identification to deviations from Contract Documents.

- k. Contractor's stamp, initialed or signed, certifying the review of submittal, verification of field measurements, and compliance with Contract Documents.
- H. Resubmission Requirements:
 - 1. Shop Drawings: Revise initial Drawings as required and resubmit as specified for initial submittal. Indicate on Drawings, all changes that have been made other than those required by the Reviewer.
 - 2. Product Data and Samples: Submit new data and samples as required for initial submittal.
- I. Distribution of Submittals after Review:
 - 1. Distribute copies of Shop Drawings and product data which carry MDOT Architect's / Consultant's stamp to: Project Engineer's File, Architectural Services Unit File, Architect's File(as required) / Electrical / Mechanical / Structural Engineer's File (as required), Materials' File (if concrete), Contractor's File, Job Site File, and Subcontractor, Supplier and/or Fabricator as necessary.
 - 2. Distribute samples as directed. The Project Engineer, MDOT Architect and Consultant (as required) shall retain one of each.
- J. MDOT Architect / Consultants' Duties:
 - 1. Review submittals with reasonable promptness.
 - 2. Review for design concept of Project and information given in Contract Documents.
 - 3. Review of separate item does not constitute review of an assembly in which item functions.
 - 4. Affix stamp and initial, or signature, certifying the review of submittal.
 - 5. Return submittals to the Architectural Services Unit, which will retain one copy and forward one copy to the Project Engineer, one copy to the Materials Engineer (if concrete), and the remainder to the Contractor.
 - 6. Retain one copy of reviewed submittals.
- K. Delays attributable to untimely submittals, submittals not approved, or time taken to resubmit WILL NOT serve as a basis for a Contract Time extension.
- L. Acceptance of submittal items will not preclude rejection of these items upon discovery of defects in them prior to final acceptance of completed Work.
- M. After an item has been accepted, no change in brand, make, manufacturer's catalog number, or characteristics will be considered unless:
 - 1. Satisfactory written evidence is presented to and approved by the Project Engineer, that manufacturer cannot make scheduled delivery of accepted item, or:
 - 2. Item delivered has been rejected and substitution of a suitable item is an urgent necessity, or;
 - 3. Other conditions became apparent which indicates acceptance of such substitute item to be in the best interest of the Owner.

PART 2 - PRODUCTS & PART 3 - EXECUTION (Not Used)

SECTION 01 42 19

REFERENCES

PART 1 - GENERAL

- 1.01 SECTION INCLUDES
 - A. Identification and purpose of Reference Standards.
 - B. Administrative procedures and responsibility for the use of Reference Standards.
- 1.02 DEFINITIONS
 - A. General: Basic Contract definitions are included in the Conditions of the Contract.
 - B. "Reviewed": The term "Reviewed", when used in conjunction with Architect's action on Contractor's submittals, applications, and requests, is limited to Architect's duties and responsibilities as stated in the Conditions of the Contract.
 - C. "Directed": Terms such as "directed," "requested," "authorized," "selected," "approved," "required," and "permitted" mean directed by Architect, requested by Architect, and similar phrases.
 - D. "Indicated": The term "indicated" refers to graphic representations, notes, or schedules on Drawings; or to other paragraphs or schedules in Specifications and similar requirements in the Contract Documents. Terms such as "shown," "noted," "scheduled," and "specified" are used to help the user locate the reference.
 - E. "Regulations": The term "regulations" includes laws, ordinances, statutes, and lawful orders issued by authorities having jurisdiction, as well as rules, conventions, and agreements within the construction industry that control performance of the Work.
 - F. "Furnish": The term "furnish" means to supply and deliver to Project site, ready for unloading, unpacking, assembly, installation, and similar operations.
 - G. "Install": The term "install" describes operations at Project site including unloading, temporary storage, unpacking, assembling, erecting, placing, anchoring, applying, working to dimension, finishing, curing, protecting, cleaning, and similar operations.
 - H. "Provide": The terms "provide" means to furnish and install, complete and ready for the intended use.
 - I. "Installer": An installer is Contractor or another entity engaged by Contractor, as an employee, subcontractor, or contractor of lower tier, to perform a particular construction operation, including installation, erection, application, and similar operations.
 - J. The term "experienced," when used with the term "installer," means having successfully completed a minimum of five previous projects similar in size and scope to this Project; being familiar with the special requirements indicated; and having complied with requirements of authorities having jurisdiction.
 - 1. Using a term such as "carpentry" does not imply that accredited or unionized individuals of a corresponding generic name, such as "carpenter", must perform certain construction activities. It also does not imply that requirements specified apply exclusively to tradespeople of the corresponding generic name

K. "Project site" is the space available for performing construction activities, either exclusively or in conjunction with others performing other work as part of Project. The extent of Project site is shown on the Drawings and may or may not be identical with the description of the land on which Project is to be built.

1.03 IDENTIFICATION AND PURPOSE

- A. Identification: Throughout the Contract Documents are references to nationally known and recognized Codes, Reference Standards, Reference Specifications, and similar documents that are published by Regulatory Agencies, Trade and Manufacturing Associations and Societies, Testing Agencies and others. References also include certain Project Documents or designated portions.
- B. Purpose: All named and otherwise identified "Reference Standards" are "by reference" hereby incorporated into these Specifications as though fully written and hereby serve to establish specific requirements and pertinent characteristics for materials and workmanship as well as methods for testing / reporting on compliance thereto.
- 1.04 PROCEDURES AND RESPONSIBILITIES
 - A. Compliance with Laws and Codes of governmental agencies having jurisdiction shall be mandatory and take precedence over the requirements of all other Reference Standards. For products or workmanship specified by Associations, Trade, or Federal Standards, comply with the requirements of the standard, except when supplemented instructions indicate a more rigid standard and / or define more precise requirements. Should specified reference standards conflict with regulatory requirements or the Contract Documents, request Architect's clarification before proceeding.
 - B. The Contractor (including any and all Parties furnishing and / or installing any portion of The Work) shall be familiar with the indicated codes and standards. It shall be the Contractor's responsibility to verify the detailed requirements of the specifically named codes and standards and to verify (and provide written certification, when required) that the items procured for use in this Work (and their installation, as applicable) meet or exceed the specified requirements.
 - C. When date of Reference Document is not specified, conform to latest edition of said Document except when earlier editions are specifically required by Codes.
 - D. The contractual relationship of the Parties to the Contract shall not be altered from the requirements of the Contract Documents by mention or inference otherwise in any reference document.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 43 00

QUALITY ASSURANCE

PART 1 - GENERAL

- 1.01 WORK QUALITY
 - A. Shop and field work shall be performed by mechanics, craftspersons, artisans, and workers skilled and experienced in the fabrication and installation/application of the work involved. The Work of this Project shall be performed in accordance with the Drawings, reviewed and approved shop drawings, and these Specifications. Quality of work shall conform to the highest established standards and practices of the various trades involved.
 - B. All work shall be erected and installed plumb, level, square, and true, or true to indicated angle, and in proper alignment and relationship to the work of other trades. Finished work shall be free from defects and damage.
 - C. Nothing specified in these Specifications shall be construed as relieving the Contractor of any responsibility for the quality of the finished work. Surfaces on which specified finishes are to be applied shall be in proper condition in every respect for superior finished work and long life without defects.
 - D. The Contractor's performance of the work hereunder shall be to the satisfaction of the Architect. The Architect reserves the right to reject materials and work quality which are not considered to be up to the accepted high standards of the various trades involved. Such inferior material or work quality shall be repaired or replaced, as directed by the Architect, at no additional cost to the Owner.

1.02 MANUFACTURERS' SPECIFICATIONS AND INSTRUCTIONS

- A. Unless otherwise indicated or specified, manufactured materials, products, processes, equipment, systems, assemblies, and the like shall be erected, installed, or applied in accordance with the manufacturers' instructions, directions, or specifications. Said erection, installation, or application shall be in accordance with printed instructions furnished by the manufacturer of the material or equipment concerned for use under conditions similar to those at the jobsite. Two copies of such instructions shall be furnished to the Architect, and the Architect's acceptance therefore shall be obtained before work is begun.
- B. Any deviation from the manufacturers' printed recommendations shall be explained and acknowledged as correct and appropriate for the circumstances, in writing, by the particular manufacturer. Any deviations must be reviewed by the Architect prior to any action by the Contractor. The Contractor will be held responsible for installations contrary to the respective manufacturers' recommendations.

1.03 SPECIALIST APPLICATOR/INSTALLER

A. Materials, equipment, systems, and assemblies requiring special knowledge and skill for the application or installation of such materials, equipment, systems, or assemblies shall be applied or installed by the specified product manufacturer or its authorized representative or by a skilled and experienced subcontractor qualified and specializing in the application or installation of the specified product with at least five years of successful experience in the type of work indicated and specified. B. The installation subcontractor shall be approved by the product manufacturer, as applicable, and a copy of the installer's approval letter from the manufacturer shall be submitted to the Architect.

1.04 MANUFACTURER'S FIELD SERVICES

- A. The manufacturer of a product, system, or assembly which requires special knowledge and skill for the proper application or installation of such product, system, or assembly shall provide appropriate field or job service at no additional cost to the Contractor or Owner. The manufacturer shall inspect and approve the application or installation work.
- B. The Contractor shall make all necessary arrangements with the manufacturer of the products to be installed to provide onsite consultation and inspection services to assure the correct application or installation of the product, system, or assembly.
- C. The manufacturer's authorized representative shall be present at the time any phase of this work is started.
- D. The manufacturer shall inspect and approve all surfaces over which, or upon which the manufacturer's product will be applied or installed.
- E. The manufacturer's representative shall make periodic visits to the site as the work proceeds as necessary for consultation and for expediting the work in the most practical manner.

1.05 TOLERANCES

- A. Walls: Finished wall surfaces shall be plumb and shall have a maximum variation of 1/8 inch in 8 feet when a straightedge is laid on the surface in any direction, and no measurable variation in any 2-foot direction.
- B. Ceilings: Finished ceiling surfaces shall present true, level, and plane surfaces, with a maximum variation of 1/8 inch in 8 feet when a straightedge and water level are laid on the surface in any direction and no measurable variation in any 2-foot direction.
- C. Concrete floors: Tolerances for concrete floors and pavement are specified in Division 3.
- D. Wood and Plywood Subfloors: Subfloor surfaces shall be level and shall have a maximum variation of plus or minus 1/8 inch in 10 feet. An additional tolerance of plus 1/4 inch per 2 feet of unsupported span will be allowed for camber.
- E. Finished Floors: Level to within plus or minus 1/8 inch in 10 feet for hardwood and resilient floor coverings.

1.06 PROTECTION OF WOOD

- A. Provide protection of all wood materials and products, whether or not installed, including erected and installed wood framing and sheathing, from water and moisture of any kind until completion and acceptance of the project.
- B. The Contractor shall keep informed of weather conditions and forecasts, and when there is a likelihood of rain, shall protect installed and exposed framing and sheathing and stored lumber exposed to the elements with suitable water-repellent coverings, such as canvas tarpaulins and polyethylene sheeting.

MDOT – Shop Complex – Hinds	01 43 00 - 2	Quality Assurance
-----------------------------	--------------	-------------------

- C. Likewise, millwork and trim, paneling, cabinets, shelving, and products manufactured from wood shall be kept under cover and dry at the shop until time for delivery. Such materials shall not be delivered to the site until the building is roofed, and exterior walls are sheathed and protected with building paper as a minimum, the doors and windows are installed and glazed, and there is ample interior storage space for such materials and products. Delivery shall not occur during periods of rain, heavy dew, or fog.
- D. Wood materials or products which become wet from rain, dew, fog, or other source will be considered to have moisture damage and will be rejected, requiring replacement by the Contractor with new, dry materials or products at no increase in the Contract Price. Excepted materials: installed exterior wood siding, exterior wood trim, exterior wood doors, and exterior wood windows, after specified treatments, such as exterior wood stain or paint, have been applied.

1.07 GROUT FILL

- A. In applications where the grout installation may be subjected to moisture, the manufacturer shall submit a letter stating that the entire grout matrix does not contain any of the following:
 - 1. Added gypsum.
 - 2. Plaster-of-paris.
 - 3. Sulfur trioxide levels in a portland cement component exceeding ASTM C 150's published limits.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 45 29

TESTING LABORATORY SERVICES

PART 1 - GENERAL

- 1.01 SUMMARY
 - A. Scope: The Contractor shall use testing laboratory services of the Mississippi Department of Transportation for all testing required in this Section. These services will be provided to the Contractor by the MDOT at no charge. Use of said services shall in no way relieve the Contractor of his obligation to perform Work in accordance with the Contract.
 - B. Inspection, Sampling and Testing are required for:
 - 1. Section 31 23 12, Excavation, Fill and Grading.
 - 2. Section 03 20 00, Concrete Reinforcing.
 - 3. Section 03 30 00, Cast-In-Place Concrete.

1.02 LABORATORY'S DUTIES

- A. Materials will be inspected and sampled in accordance with current Mississippi Department of Transportation SOP pertaining to inspecting and sampling.
- B. Prepare reports of inspections and tests including:
 - 1. Date issued.
 - 2. Project title and number.
 - 3. Testing laboratory, name and address.
 - 4. Name and signature of inspector.
 - 5. Date of inspection or sampling.
 - 6. Record of temperature and weather.
 - 7. Date of test.
 - 8. Identification of product and Specification Section.
 - 9. Location of Project.
 - 10. Type of inspection or test.
 - 11. Observations regarding compliance with Contract Documents requirements.
- C. Distribute copies of reports of inspections and tests to Project Engineer and one copy to the MDOT Architect.

1.03 CONTRACTOR'S RESPONSIBILITIES

- A. Cooperate with laboratory personnel to provide to laboratory in required quantities preliminary representative samples of materials to be tested.
- B. When required, furnish copies of mill test reports. Furnish to laboratory, casual labor to obtain and handle samples at the site and to facilitate inspections and tests.
- C. Provide facilities for laboratory's exclusive use for storage and curing of test samples.
- D. Notify laboratory in advance of operations to allow for assignment of personnel and scheduling of tests.

1.04 MATERIAL CERTIFICATIONS AND CERTIFIED TEST REPORTS

- A. All certifications shall meet the following requirements:
 - 1. Have letterhead of the manufacturer, producer, supplier, or fabricator.
 - 2. Include the project number.
 - 3. Itemized list of materials covered by the certification.
 - 4. Contain a material conformance statement, which certifies that the materials conform to the specific specification requirements.
 - 5. Certification for all steel and steel wire products must also include a certified statement by the manufacturer that all of the manufacturing processes are of domestic origin.
 - 6. Signature of a responsible company official.
- B. All certified test reports shall meet the following requirements:
 - 1. Have letterhead of the manufacturer, producer, supplier, fabricator, or laboratory.
 - 2. Include name and description of material, lot, batch, or heat number, etc., as applicable.
 - 3. Show results of each required test, and state that the test was run according to the test method specified.
 - 4. Test reports for all steel and steel wire products must also include a certified statement by the manufacturer that all of the manufacturing processes are of domestic origin.
 - 5. Signature of a responsible laboratory official.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 50 00

TEMPORARY FACILITIES AND CONTROLS

PART 1 - GENERAL

1.01 GENERAL

A. Establish and initiate use of each temporary facility at time first reasonably required for proper performance of the Work. Terminate use and remove facilities at earliest reasonable time, when no longer needed or when permanent facilities have, with authorized use, replaced the need.

1.02 FIELD OFFICE AND STORAGE FACILITIES

- A. The Contractor shall not be responsible for construction of a field office. The Contractor shall provide, maintain, and remove when directed, suitable substantial and watertight temporary field office and storage shed(s), in locations on the site as directed by the Project Engineer, or his authorized representative and best suited for their respective uses, as follows:
 - 1. Field Office: The Contractor is not required to furnish a field office, but shall provide at the job site duplicates of all correspondence, shop drawings, plans, specifications, samples, etc. required to administer the Project. These duplicates will be permanently kept as reference and shall not be used in the field. Contractor shall provide the Project Engineer and the MDOT Architect with job site and emergency telephone numbers.
 - 2. Storage Facilities: It shall be the Contractor's option to provide watertight storage facilities for storage of cement, lime, and / or other materials subject to water damage. If storage facilities are used, it shall be of sufficient size to hold all materials required for logically grouped activities on the site at one time, and shall have floors raised at least 6 inches above the ground on heavy joists or sleepers. Fully enclosed trailer is allowed, but location must be coordinated with Project Engineer.
- 1.03 FURNISHING AND MAINTENANCE OF EQUIPMENT
- A. Furnish and maintain all equipment such as temporary stairs, ladders, ramps, scaffolds, hoists, runways, derricks, chutes, elevators, etc. as required for proper execution of the Work of all trades. All such apparatus, equipment and construction shall meet all the requirements of the Labor Law and other applicable State or local laws

1.04 ELECTRIC LIGHTS AND POWER

- A. Supply lights and power when necessary for the progress of the Work. The operating costs shall be borne by the Owner. Temporary wiring, where required, shall be run in conduits.
- 1.05 WATER
- A. Supply water service. The operating costs shall be borne by the Owner.

1.06 ROADS AND ACCESS

- A. The drive is to remain open at all times. A flagman will be required to control traffic when construction vehicles are present.
- MDOT Shop Complex Hinds 01 50 00-1 Temporary Facilities & Controls

1.07 TOILETS FOR WORKMEN

A. Provide and maintain all necessary toilets for workmen. Toilets are to be maintained in strict accordance with the regulations of the State Board of Health. The toilets are to be located on the site as directed by the Project Engineer or his authorized representative.

1.08 SECURITY / PROTECTION PROVISIONS

- A. The types of temporary security and protection provisions required include, but are not limited to, fire protection, barricades, warning signs / lights, personnel security program (theft prevention), environmental protection, and similar provisions intended to minimize property losses, personal injuries and claims for damages at Project Site(s).
- B. Barricades and Construction Fence: Provide and erect all necessary barricades and any other protection required. Provide all necessary warning and danger lights from twilight to sunrise.
- C. Fire Extinguishers: Provide types, sizes, numbers and locations as would be reasonably effective in extinguishing fires during early stages, by personnel at project site. Provide Type A extinguishers at locations of low potential for either electrical or grease/oil flammable liquid fires: provide Type ABC dry chemical extinguishers at other locations; comply with recommendations of NFPA No. 10. Post warning and quick-instructions at each extinguisher location, and instruct personnel at Project Site, at time of their first arrival, on proper use of extinguishers and other available facilities at Project Site. Post local fire department call number on each telephone instrument at Project Site.
- D. Environmental Protection Procedures: Designate one person, the Construction Superintendent or other, to enforce strict discipline on activities related to generation of wastes, pollution of air/water/soil, generation of noise, and similar harmful or deleterious effects which might violate regulations or reasonably irritate persons at or in vicinity of Project Site.
- E. Water Control: Provide pumps as required to keep the excavation free from standing water and shall slope the excavation to prevent water from running toward existing buildings at all times.
- 1.09 BURNING OF TRASH
 - A. No burning of trash or debris shall be done on Owner's property. All such materials shall be removed from the site and disposed of in accordance with local laws and ordinances.
- 1.10 POWDER ACTUATED TOOLS
 - A. The use of powder actuated tools shall be prohibited from use during all phases of the construction, unless explicitly approved in writing, prior to construction, by the Project Engineer.
- 1.11 FIRE HAZARDS
 - A. Special precautions shall be taken to reduce fire hazards where electrical or gas welding or cutting Work is done and suitable fire extinguishing equipment shall be maintained near such operations.

1.12 CONDUCT OF WORKERS

A. Workmen, who, because of improper conduct or persistent violation of Owner's requirements, become objectionable, shall be removed at the Owner's request. Inform all workmen of Owner's requirements.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 61 15

BASIC PRODUCT REQUIREMENT

PART 1 - GENERAL

1.01 SECTION INCLUDES

- Α. The products of The Work and the requirements for their quality, delivery, handling, storage, protection and installation.
- DEFINITIONS 1.02
 - "Products". Defined as: The materials, machinery, equipment, components, and systems, in whole or in part, incorporated into The Work. "Products" does not include materials, Α. tools, devices, machinery, equipment and systems used for the preparation, manufacture, fabrication, conveying and installation of The Work.
 - Β. "Level of Excellence". Defined as: The degree of quality for the Products and Workmanship of this Project. The required "degree of quality" shall be established on the basis of one or more of the following criteria which shall become the minimum acceptable "level of excellence" for the Work of this Project:
 - 1. Products selected by Architect / Engineer.
 - Architect's / Engineer's Specifications. Reference Standards.
 - 2. 3.
 - 4. Manufacturer's Instructions.
 - 5. Industry Standards.

a.

- In the absence of all the criteria from the Specifications Section, the normal local Industry Standard shall prevail. The Party or Parties responsible for the required work shall be experienced in the work to be provided; shall have knowledge as to what, in the local area, constitutes "good and acceptable practice" in producing the completed Work of this
 - Section, and will be expected to provide nothing less.
 1) Example: Masonry and Drywall Contractors are expected to know that Industry Standards, "good practice", and "common sense" dictate, to prevent cracks in the completed work, control joints must be installed at minimum distances or should be placed in certain locations where movement or other stress conditions are likely to occur. When such items are not specified or shown on the Drawings, the Contractor will be expected to request the MDOT Architect's clarification for location (primarily for esthetic considerations) and then provide not less than the minimum Industry Standard, at no additional cost to the Owner.
- C. "Standard of Quality". Defined as: A specific and particular manufacturer whose product(s) has / have been selected by the Architect as amply suitable to meet the Project requirements in one or more of the following criterions: appearance, physical attributes, performance characteristics, appropriateness for intended use, and cost.
 - 1. The work of the individual Specification Section will be based on product(s) of the "Standard of Quality Manufacturer" and the product(s) of that manufacturer, designated within the Specifications Section by catalog number(s) (or other identification), shall become "Standard of Quality Product(s) and the basis by which the product(s) of "Other Acceptable Manufacturers", and any substitutions, are judged.
 - In the absence of the designation "Standard of Quality", such as for generic 2. product, material or system, then the specified item (product, material or system) shall be the reference standard and shall become the "Standard of Quality".
- "Equivalent Products". Defined as: Products having a level of excellence which, in the MDOT Architect's judgment, is equal to the level of excellence established by the D. product(s) selected as Architect's / Engineer's "Standard of Quality".

01 61 15-1
- Ε. "Manufacturer". Defined as: An entity whose principal business is the manufacturing, fabricating, assembling, and / or supplying of products / systems from off site for incorporation (in whole, or in part, such as components of a system) into the construction at the Project Site.
 - 1. The Architect's / Engineer's selection of a particular manufacturer usually is on the basis of the manufacturer's reputation within the Construction Industry, and / or "track record" with the Architect / Engineer, for producing quality products on time, and providing responsive follow-up and reliable warranties. The terms "Fabricator" and "Supplier" used in these Specifications shall be
 - 2. synonymous with "manufacturer".
- F. "Other Acceptable Manufacturers". Defined as: Manufacturers who have qualifications and products similar to those of the "Standard of Quality" Manufacturer (see above) selected by Architect / Engineer and are therefore "acceptable" to offer any of their products considered to be "equivalent" to the specified product(s).
 - 1. To the best of the Architect's / Engineer's knowledge, information and belief, the manufacturers, listed as "Other Acceptable Manufacturers", now have products available that are considered to be "equivalent" to the specified product (or selection) of the "Standard of Quality" Manufacturer. Where no "Standard of Quality" is indicated then any of the "Acceptable Manufacturers" listed may offer products complying with the specified requirements.
 - The inclusion of particular manufacturers as "Other Acceptable Manufacturers" 2. does not signify that other (that is, unlisted) manufacturers are not acceptable or that they do not have equivalent products nor does the omission of any manufacturer's name indicate unacceptability for any reason.
 - Manufacturers, who are not listed in the Contract Documents, and who desire 3. consideration, must submit their product under provisions of Section 01 62 14 -Product Options and Substitutions Procedures.
- 1.03 QUALITY ASSURANCE – GENERAL
 - Α. The quality of all products and workmanship shall be in accordance with the provisions of this Section and the requirements of the individual Specifications Section.
 - Whenever a "level of excellence" higher than the minimum industry standard is expected В. for products and workmanship, the more rigid standards and precise requirements will be indicated within individual Specifications Sections.
 - Example: For whatever reason, the Architect may specify a "dry film thickness 1. (DFT)" for a coating that is more than the manufacturer's recommendation or than normally available in a three coat system. It shall be the Contractor's responsibility to achieve the required DFT with one or more additional coats, none of which shall be more than the manufacturer's recommendation for wet film thickness, for a single coat, when applied.
 - C. Establishing and maintaining Project Quality Control shall be the responsibility of the Contractor.

1.04 QUALITY ASSURANCE – PRODUCTS

Α. All products incorporated into The Work shall be new except where otherwise provided by the Contract Documents and shall comply with the requirements of the individual Specifications Sections and as supplemented herein. All products incorporated into the Work shall be asbestos free. Products containing asbestos are not acceptable and will be considered as defective material. Whenever these products containing asbestos are discovered, they shall be removed from the Work at no cost to the Owner. Contractor shall certify that all materials incorporated into the Work are asbestos free, refer to Section 01 77 00 - Closeout Procedures.

- B. Matching / Mating of Products:
 - 1. Products required in quantity within a Specifications Section shall be the same, and shall be interchangeable.
 - 2. All manufactured products exposed to view, especially those considered as "Finishes" (including, but not limited to, items as floor material, wall coverings, glass, paint ceiling tile, that are installed or applied directly from manufacturer's containers), shall be of the same factory "run".
 - 3. The Contractor is expected to secure a sufficient quantity with initial purchase to avoid running short. Materials within an area that do not match, as a result of such failure, will be cause to reject all materials and will not be grounds for additional compensation.
- C. Extra Materials: When required by individual Specifications Sections, provide products, spare parts and maintenance material in condition and quantities required. All "extra materials" shall be of the same factory "run" as installed materials. Deliver to Project Site, properly store in appropriate locations, and obtain receipt from authorized person prior to Final Payment.
- 1.05 QUALITY ASSURANCE WORKMANSHIP
 - A. Comply with the "level of excellence" required by individual Specifications Sections. In the absence of specific requirements, comply with product(s) manufacturer's instructions and Industry Standards.
 - B. Use only suitably qualified craftsmen to produce work of the specified quality.
 - 1. Craftsmen shall be of excellent ability, thoroughly trained and experienced in types of work required, completely familiar with the quality standards, procedures and materials required.
 - 2. In the acceptance or rejection of manufactured and / or installed work, the MDOT Architect will make no allowance for the lack of skill on the part of workmen.
 - C. Secure products in place with positive anchorage devices designed and sized to withstand stresses, vibration, and racking.
 - D. Provide finishes to match approved samples.
 - E. Adjusting of Operating Products: As follows:
 - 1. Adjust moving parts of product / equipment (including, but not limited to, doors, drawers, hardware, appliances, mechanical and electrical equipment) to ensure smooth and unhindered operation and movement at time when Owner assumes control of item's use.
 - 2. All items shall be properly set, calibrated, balanced, lubricated, charged, and otherwise prepared and ready for intended use.
 - 3. Starting of Systems: When specified in individual Sections, require manufacturer's representative to be present at the Site to inspect, check, and approve equipment installation prior to start-up; to supervise placing equipment in operation; and to certify by written report that equipment has been properly installed, adjusted, lubricated, and satisfactorily operated under full load conditions.
 - 4. Equipment/systems Demonstrations and Personnel Instruction: When specified in individual Sections, require manufacturer to provide authorized representative to demonstrate operation of equipment and systems and to instruct Owner's personnel on proper operation and maintenance manuals as basis of instruction and demonstration. Include start-up, operation, control, adjustment, trouble-shooting, servicing, maintenance, and shutdown of each item of equipment at schedule times, at equipment location.

1.06 TRANSPORTATION AND HANDLING

- A. Transport products by means and methods to avoid product damage; deliver in undamaged condition in manufacturers' unopened containers or packaging, keep dry.
- B. Provide equipment and personnel to handle products by means to prevent soiling or damage.
- C. Promptly inspect shipments for compliance with requirements, quantities, and damage.
- 1.07 STORAGE AND PROTECTION
 - A. Store products in accordance with manufacturer's instructions, with seals and labels intact and legible. Store sensitive products in weathertight enclosures; maintain within temperature and humidity ranges required by manufacturer's instructions. Protect prefinished surfaces from damage or deterioration by acceptable means; do not use adhesive papers, sprayed or strippable coatings that bond when exposed to sunlight or weather.
 - B. For exterior storage of fabricated products, place on sloped supports above ground. Cover products subject to deterioration with impervious sheet covering (do not use "Visqueen" or other polyethylene sheeting when subject to direct sunlight); provide ventilation to avoid condensation.
 - C. Store loose granular materials on solid surface in a well-drained area; prevent mixing with foreign matter.
 - D. Arrange storage to provide access for inspection. Periodically inspect to assure products are undamaged, and are maintained under specified conditions and are fit for use.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 62 14

PRODUCT OPTIONS AND SUBSTITUTION PROCEDURES

PART 1 - GENERAL

- 1.01 SUMMARY
 - A. Scope: To give the product options available to the Contractor and to set forth the procedure and conditions for substitutions.
- 1.02 CONTRACTOR'S OPTIONS
 - A. For products specified only by reference standards, select any product meeting standards by any manufacturer.
 - B. For products specified by naming several (minimum of three) products or manufacturers, select any product and manufacturer named. Contractor must submit request, as required for substitution, for any product not specifically named and give reasons for not using product specified. Substitutions WILL NOT be granted unless reasons are considered justified.
 - C. For product specified by naming one or more products, but indicating the option of selecting equivalent products by stating "or approved equal" after specified product, Contractor must submit request, as required for substitution, for any product not specifically named.
 - D. For products specified by naming only one product and manufacturer, an equivalent product will always be accepted if it is equal in all respects (size, shape, texture, color, etc.). The Contractor must submit a request for substitution as set forth in this section
 - E. For products specified by naming only one product and manufacturer and stating no substitutions will be accepted, there is no option and no substitutions will be allowed.
- 1.03 PRODUCT SUBSTITUTION LIST
 - A. Within 45 days after Notice to Proceed, submit to the MDOT Architect 4 copies of complete list of all proposed product substitutions. Substitutions WILL NOT be considered if received after this time.
 - B. Tabulate list by each Specification Section.
 - C. For named products specified with reference standards, include with listing of each product:
 - 1. Name and address of manufacturer.
 - 2. Trade name.
 - 3. Model or catalog designation.
 - 4. Manufacturer's data.
 - 5. Performance and test data.
 - 6. Reference standards.
- D. Proposed product will be reviewed for incorporation into the Project. Contractor will be notified for substitution rejection if not allowed, or will be instructed to submit in standard substitution submittal process for approval. See attached Substitution Request Form.

1.04 SUBSTITUTIONS

- A. The MDOT Architect will consider formal written requests from Contractor for substitution of products in place of those specified. ONLY ONE REQUEST per product will be allowed. Refer to Section 01 33 00 Submittal Procedures. Include in request:
 - 1. Complete data substantiating compliance of proposed substitutions with Contract Documents.
 - 2. For products:
 - a. Product identification including manufacturer's name and address.
 - b. Manufacturer's literature: Submit literature of actual product specified and literature of proposed substitution with all comparable features or components highlighted. Highlighted information is to include, but shall not be limited to, product description, performance, test data and reference standards.
 - c. Samples of the proposed substitution.
 - d. Name and address of 3 similar projects on which product was used and date of installation.
 - 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. Accurate cost data on proposed substitution in comparison with product or method specified.
- B. In making request for substitution, Contractor represents:
 - 1. He has personally investigated proposed product or method, compared the product specified with the proposed substitution, and determined that it is equal or superior in all respects to that specified.
 - 2. He will provide the same guarantee for substitution as for product or method specified.
 - 3. He will coordinate installation of accepted substitution into Work, making such changes required of Work to be complete in all respects.
 - 4. He waives all claims for additional costs related to substitution that consequently becomes apparent.
 - 5. Cost data is complete and includes all related costs under his Contract.
- C. Substitutions WILL NOT be considered if:
 - 1. They are indicated or implied on Shop Drawings or product data submittals without formal request submitted in accordance with this Section.
 - 2. Acceptance will require substantial revision of Contract Documents.
 - 3. In the MDOT Architect's judgment, the product or material is not equal.

PART 2 - PRODUCTS (NOT USED)

PART 3 - EXECUTION

3.1 PRODUCT SUBSTITUTION REQUEST FORM (AS FOLLOWS)

MDOT – Shop Complex – Hinds 01 62 14-2

Project No. BWO-9039-25 (001) 501963 Project No. BWO-9040-25 (001) 501977

SUBSTITUTION REQUEST FORM

PROJECT:				PROJECT NO				
٥V	VNE	ER:						
СС	DNT	RACT	OR:					
AR	СН	IITECT	Γ:					
СС	DNT	RACT	OR'S REQUEST, V	WITH SUPP	ORTING DA	ТА		
1.	Section of the Specifications to which this request applies:							
	 Product data for specified item and proposed substitution is attached (description of product, reference standards, performance and test data). 							
	[]	Sample is attac	ched				
	[]	Sample will be	sent if reque	sted by Auth	ority having Jurisdiction.		
2.	lte	Itemized comparison of proposed substitution with product specified.						
			ORIGINAL PF	RODUCT		SUBSTITUTION		
Na	me	, branc	<u></u> t					
Ca	talo	og No						
Ма	Inuf	acture	r					
Sig	Inifi	cant v	ariations:					
		****	d shares in Contra	and Crime				
3.	Proposed change in Contract Sum: Credit to Owner: \$							
	Additional Cost to Owner: \$							
4.	Effect of the proposed substitution on the Work:							
	Ot	ther Co	ontracts, if any:					
MDOT – Shop Complex – Hinds				S	01 62 14-3	Product Options & Substitution Procedures		

CONTRACTORS STATEMENT OF CONFORMANCE OF PROPOSED SUBSTITUTION TO CONTRACT REQUIREMENTS

I / We have investigated the proposed substitution. I / We

- 1. Believe that it is equal or superior in all respects to originally specified product, except as stated in 2. above;
- 2. Will provide same warranty as required in Contract Documents;
- 3. Have included all cost data and cost implications of proposed substitution; including, if required, costs to other contractors, and redesign and special inspection costs caused by use of proposed substitution;
- 4. Will coordinate incorporation of proposed substitution in the Work;
- 5. Will modify other parts of the Work as may be needed, to make all parts of the Work complete and functioning;
- 6. Have verified that use of this substitution conforms to all applicable codes.
- 7. Waive future claims for added cost to Owner caused by proposed substitution.

ARCHITECT'S REVIEW AND ACTION Accepted Not Accepted Sign Contractor's Statement of Conformance and resubmit Sign Contractor's Statement of Conformance and resubmit	CONTF	RACTOR	DATE:		
Accepted Not Accepted Provide more information in the following categories and resubmit Sign Contractor's Statement of Conformance and resubmit Proposed substitution is accepted, with the following conditions: (Add to) (Deduct from) Contract Sum: \$		Signature			
Not Accepted Provide more information in the following categories and resubmit	ARCHI	TECT'S REVIEW AND ACTIO	NC		
Provide more information in the following categories and resubmit Sign Contractor's Statement of Conformance and resubmit Proposed substitution is accepted, with the following conditions:		Accepted			
Sign Contractor's Statement of Conformance and resubmit Proposed substitution is accepted, with the following conditions: Construction Construction Change Order will make the following changes: (Add to) (Deduct from) Contract Sum: \$ (Add to) (Deduct from) Contract Time:		Not Accepted			
Proposed substitution is accepted, with the following conditions: Change Order will make the following changes: (Add to) (Deduct from) Contract Sum: \$		Provide more information in	the following categories a	and resubmit	
Change Order will make the following changes: (Add to) (Deduct from) Contract Sum: \$		Sign Contractor's Statement	of Conformance and res	ubmit	
(Add to) (Deduct from) Contract Sum: \$		Proposed substitution is acc	epted, with the following o	conditions:	
(Add to) (Deduct from) Contract Sum: \$					
(Add to) (Deduct from) Contract Time:days ARCHITECT:DATE OWNER:ODATEDATE AcceptedNot accepted END OF SECTION MDOT – Shop Complex – Hinds 01 62 14-4 Product Options &	Change	e Order will make the following	g changes:		
ARCHITECT:DATE OWNER:DATE AcceptedNot accepted END OF SECTION MDOT – Shop Complex – Hinds 01 62 14-4 Product Options &		(Add to) (Deduct from) Cont	tract Sum: \$		
OWNER:DATEDATE AcceptedNot accepted END OF SECTION MDOT – Shop Complex – Hinds 01 62 14-4 Product Options &		(Add to) (Deduct from) Cont	tract Time:	days	
AcceptedNot accepted END OF SECTION MDOT – Shop Complex – Hinds 01 62 14-4 Product Options &	ARCHI	TECT:		DATE	
AcceptedNot accepted END OF SECTION MDOT – Shop Complex – Hinds 01 62 14-4 Product Options &	OWNE	R:		DATE	
MDOT – Shop Complex – Hinds 01 62 14-4 Product Options &					
			END OF SECTION		
	MDOT	– Shop Complex – Hinds	01 62 14-4		

SECTION 01 73 29

CUTTING AND PATCHING

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Scope: To set forth broad general conditions covering cutting and patching that applies to everyone and everything on the job.
- B. Execute cutting including excavating, fitting or patching or work required to:
 - 1. Make several parts fit properly.
 - 2. Uncover work to provide for installation of ill-timed work.
 - 3. Remove and replace defective work.
 - 4. Remove and replace work not conforming to Contract requirements.
- C. In addition to Contract requirements, upon MDOT Architect's written instructions:
 - 1. Uncover work for observation of covered work.
 - 2. Remove samples of installed materials for testing.
- D. Do not cut or modify work of another Contractor without his consent.
- E. Payment for Costs: Costs caused by ill-timed, defective or work not conforming to the Contract will be borne by party responsible for ill-timed, defective or non-conforming work.

PART 2 - PRODUCTS

2.01 GENERAL

A. Materials for replacement of work removed shall comply with individual Specifications Sections for type of work to be done.

PART 3 - EXECUTION

- 3.01 GENERAL
 - A. Inspection: Inspect existing conditions of work, including elements subject to movement or damage during cutting and patching.
 - B. Preparation prior to cutting: Provide shoring, bracing and supports required to maintain structural integrity. Provide protection for other portions of project and protection from the elements.

C. Performance:

- 1. Execute cutting and demolition of methods that prevent damage to other work and will provide surfaces to receive installation of repairs and new work.
- 2. Execute excavating and backfilling by methods that prevent damage to other work and prevent settlement
- 3. Restore work that has been cut or removed install new products to provide completed work in accordance with requirements of the Contract Documents.
- 4. Refinish entire surfaces as necessary to provide an even finish. Refinish continuous surfaces to the nearest intersection and assemblies.

SECTION 01 74 00

CLEANING AND WASTE MANAGEMENT

PART 1 - GENERAL

1.01 SUMMARY

- A. Scope: Maintain premises and public properties from accumulations of waste, debris, and rubbish, caused by operations. At completion of Work, remove waste materials, rubbish, tools, equipment, machinery and surplus materials and clean all sight-exposed surfaces; leave project clean and ready for occupancy.
- B. Dispose of all waste, debris and rubbish in accordance with the Owner's requirements.

PART 2 - PRODUCTS

2.01 MATERIALS

A. Use only cleaning materials recommended by the manufacturer of surface to be cleaned, but cross reference cleaning materials used on surfaces to insure they are recommended by the cleaning material manufacturer.

PART 3 - EXECUTION

3.01 DURING CONSTRUCTION

- A. Execute cleaning to insure that structure, grounds, and surrounding properties are maintained free from accumulations of waste materials and rubbish. Wet down dry materials and rubbish to lay dust and prevent blowing dust. Clean site and surrounding properties at reasonable intervals during progress of Work, and remove waste materials, debris and rubbish from site and legally dispose of at public or private dumping areas off MDOT owned property. Handle materials in a controlled manner with as few handling as possible; do not drop or throw materials from heights. Schedule cleaning operations so that dust or other contaminants resulting from cleaning process will not fall on wet or newly painted surfaces.
- B. No materials may be disposed of by dumping them in the sanitary or storm sewer systems without specific approval by the Owner.
- C. Washdown of cement trucks will be done at locations determined by the Project Engineer.

3.02 FINAL CLEANING

- A. Employ experienced workmen, or professional cleaners, for final cleaning. In preparation for Inspection of structure, conduct final inspection of sight-exposed surfaces and concealed spaces. Remove grease, dust, dirt, stains, labels, fingerprints and other foreign materials from sight-exposed finished surfaces. Repair, patch and touch up marred surfaces to specified finish to match adjacent surfaces.
- B. Remove temporary fencing and leave in same condition as surrounding landscaped areas.
- C. Broom clean paved surfaces; rake clean other surfaces of grounds. Keep Project clean until occupied by Owner.

SECTION 01 77 00

CLOSEOUT PROCEDURES

PART 1 - GENERAL

- 1.01 DESCRIPTION
 - A. The Scope of Work required under this Section consists of the Final Inspections, submitting of all closeout Documents and related items to complete the Work indicated on the Drawings and described in the Project Manual.
- 1.02 FINAL INSPECTIONS
 - A. Engineer and Architect's Inspection: The Contractor shall make written request for a Final Inspection to the Project Engineer and MDOT Architect. Notice is to be given 10 calendar days prior to this inspection. At the day of inspection, the Contractor shall have in hand 6 copies of the HVAC Test and Balance Report, Reference Specification Sections in Division 23 and 6 copies of a list prepared by the Contractor of deficiencies, which will be edited by the Project Engineer, MDOT Architect and Consultants. A copy of these composite lists will be given to the Contractor for correcting the Work. Within 15 calendar days after this revised list is received, the Contractor shall make all corrections of the items listed. If, in the Project Engineer and MDOT Architect's judgment, the Project is not ready for an Inspection, the Project Engineer may schedule another inspection.
 - B. Owner's Inspection: After the Project Engineer and MDOT Architect have determined the Project to be Complete and all punch list items have been corrected, an Owner's Inspection will be scheduled. The Contractor shall submit a letter that states all items have been corrected and submit required closeout Documents. The Owners may add to the punch list items; if it is determined that corrective work still needs to be done. Within 15 calendar days after this revised list is received, the Contractor shall make all corrections of the items listed.
 - C. Correction of Work before Final Payment: Contractor shall promptly remove from the Owner's premises, all materials condemned for failure to conform to the Contract, whether incorporated in Work or not, and Contractor shall, at his own expense, replace such condemned materials with those conforming to the requirements of the Contract. Failure to remedy such defects after 10 days written notice will allow the Owner to make good such defects and such costs shall be deducted from the balance due the Contractor or charged to the Contractor in the event no payment is due.
 - D. Should additional inspections by the MDOT Architect's Consultants of the Work be required due to failure of the Contractor to remedy defects listed, the Project Engineer may deduct the expense of additional Consultants inspections from the Contract Sum in the Owner / Contractor Agreement. The additional expense will be based on the rate shown for services in the Consultants' Architect or Engineering Services Contract.
- 1.03 FINAL ACCEPTANCE
 - A. The Mississippi Department of Transportation does not recognize the term "Substantial Completion". The Project Engineer shall determine when the building is complete to the point it can be used for its intended purpose and occupied. This date shall be the Date of Completion.
 - B. All Warranties and Extended Warranties shall use this Date of Completion as the starting date of Warranty Period.
- MDOT Shop Complex Hinds 01 77 00 1 Closeout Procedures

C. Final Payment shall not be made until items covered in Closeout Procedures are satisfied. This date shall be the Date of Final Acceptance.

1.04 CLOSEOUT DOCUMENTS

- A. Unless otherwise notified, the Contractor shall submit to the Owner through the Project Engineer to the MDOT Architect 2 copies the following before final payment is made:
 - 1. Request for Final Payment: AIA Document G702, current edition, completed in full or a computer generated form having similar data.
 - 2. Contractor's Affidavit of Payment of Debts and Claims: AIA Document G706, current edition, completed in full.
 - 3. Release of Liens and Certification that all Bills Have Been Paid: AIA Document G706A, current edition, completed in full or a sworn statement and affidavit from the Contractor to the Owner stating that all bills for this project have been paid and that the Owner is released from any and all claims and / or damages.
 - 4. Consent of Surety Company to Final Payment: AIA Document G707, current edition, completed in full by the Bonding Company.
 - 5. Power of Attorney: Closeout Documents should be accompanied by an appropriate Power of Attorney.
 - 6. Guarantee of Work: Sworn statement that all Work is asbestos free and guaranteed against defects in materials and workmanship for one year from Date of Completion, except where specified for longer periods.
 - a. Word the guaranty as follows: "We hereby guarantee all Work performed by us on the above captioned Project to be free from asbestos and defective materials. We also guarantee workmanship for a period of one (1) year or such longer period of time as may be called for in the Contract Documents for such portions of the Work".
 - b. All guarantees and warranties shall be obtained in the Owner's name.
 - c. Within the guaranty period, if repairs or changes are requested in connection with guaranteed Work which, in the opinion of the Owner, is rendered necessary as a result of the use of materials, equipment, or workmanship which are inferior, defective, or not in accordance with the terms of the Contract, the Contractor shall promptly, upon receipt of notice from and without expense to the Owner, place in satisfactory condition in every particular, all such guaranteed Work, correct all defects wherein and make good all damages to the building, site, equipment or contents thereof which, in the opinion of the Owner, is the result of the use of materials, equipment, or workmanship which are inferior, defective or not in accordance with the terms of the Contract; and make good any Work or materials or the equipment and contents of said buildings or site disturbed in fulfilling any such guaranty.
 - d. If, after notice, the Contractor fails to proceed promptly to comply with the terms of the guaranty, the Owner may have the defects corrected and the Contractor and his sureties shall be liable for all expense incurred.
 - e. All special guaranties applicable to definite parts of the Work stipulated in the Project Manual or other papers forming part of the Contract shall be subject to the terms of this paragraph during the first year of the life of such special guaranty.

- 7. Project Record Documents: Furnish all other record documents as set forth in Section 01 78 39 Project Record Documents.
 - a. Provide all certificates, warranties, guarantees, bonds, or documents as called for in the individual Sections of the Project Manual. The Contractor is responsible for examining the Project Manual for these requirements
- 8. Additional Documents Specified Within the Project Manual:
 - a. General: Provide all Operational and Maintenance documents as called for in the individual Sections of the Project Manual. The Contractor is responsible for examining the Project Manual for these requirements.
 - b. Maintenance Stock: Deliver to Owner all required additional maintenance materials as required in the various Sections of the Specifications.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 01 78 23 OPERATION AND MAI

OPERATION AND MAINTENANCE DATA

- PART 1 GENERAL
- 1.01 SUMMARY
 - A. This Section includes administrative and procedural requirements for preparing operation and maintenance manuals, including the following:
 - 1. Emergency manuals.
 - 2. Operation manuals for systems, subsystems, and equipment.
 - 3. Maintenance manuals for the care and maintenance of products, materials, a finishes systems and equipment.
 - B. Related Sections include the following:
 - 1. Division 01 Section "Submittal Procedures" for submitting copies of submittals for operation and maintenance manuals.
 - 2. Division 01 Section "Closeout Procedures" for submitting operation and maintenance manuals.
 - 3. Division 01 Section "Project Record Documents" for preparing Record Drawings for operation and maintenance manuals.
 - 4. Divisions 02 through 32 Sections for specific operation and maintenance manual requirements for the Work in those Sections.
- 1.02 DEFINITIONS
 - A. System: An organized collection of parts, equipment, or subsystems united by regular interaction.
 - B. Subsystem: A portion of a system with characteristics similar to a system.
- 1.03 SUBMITTALS
 - A. Initial Submittal: Submit 2 draft copies of each manual with request for Final Inspection. Include a complete operation and maintenance directory. MDOT Architect will return one copy of draft and mark whether general scope and content of manual are acceptable.
 - B. Final Submittal: Submit 2 copies of each manual in final form at least 5 days before Owner's Final Inspection. MDOT Architect will return one copy with comments (if required) within 15 days after Owner's Final Inspection.
 - 1. Correct or modify each manual to comply with MDOT Architect's comments. Submit 2 copies of each corrected manual within 15 days of receipt of MDOT Architect's comments.
- 1.04 COORDINATION
 - A. Where operation and maintenance documentation includes information on installations by more than one factory-authorized service representative, assemble and coordinate information furnished by representatives and prepare manuals.

PART 2 - PRODUCTS

2.01 MANUALS, GENERAL

- A. Organization: Unless otherwise indicated, organize each manual into a separate section for each system and subsystem, and a separate section for each piece of equipment not part of a system. Each manual shall contain the following materials, in the order listed:
 - 1. Title page.
 - 2. Table of contents.
 - 3. Manual contents.
- B. Title Page: Enclose title page in transparent plastic sleeve. Include the following information
 - 1. Subject matter included in manual.
 - 2. Name and address of Project.
 - 3. Name and address of Owner.
 - 4. Date of submittal.
 - 5. Name, address, and telephone number of Contractor.
 - 6. Name and address of Architect.
 - 7. Cross-reference to related systems in other operation and maintenance manuals.
- C. Table of Contents: List each product included in manual, identified by product name, indexed to the content of the volume, and cross-referenced to Specification Section number in Project Manual. If operation or maintenance documentation requires more than one volume to accommodate data, include comprehensive table of contents for all volumes in each volume of the set.
- D. Manual Contents: Organize into sets of manageable size. Arrange contents alphabetically by system, subsystem, and equipment. If possible, assemble instructions for subsystems, equipment, and components of one system into a single binder.
 - 1. Binders: Heavy-duty, 3-ring, vinyl-covered, loose-leaf binders, in thickness necessary to accommodate contents, sized to hold 8-1/2 inches by11 inches paper; with clear plastic sleeve on spine to hold label describing contents and with pockets inside covers to hold folded oversize sheets.
 - a. If two or more binders are necessary to accommodate data of a system, organize data in each binder into groupings by subsystem and related components. Cross-reference other binders if necessary to provide essential information for proper operation or maintenance of equipment or system.
 - b. Identify each binder on front and spine, with printed title "OPERATION AND MAINTENANCE MANUAL," Project title or name, and subject matter of contents. Indicate volume number for multiple-volume sets.
 - 2. Dividers: Heavy-paper dividers with plastic-covered tabs for each section. Mark each tab to indicate contents. Include typed list of products and major components of equipment included in the section on each divider, cross-referenced to Specification Section number and title of Project Manual.
 - 3. Protective Plastic Sleeves: Transparent plastic sleeves designed to enclose diagnostic software diskettes for computerized electronic equipment.

- 4. Supplementary Text: Prepared on 8-1/2 inches by11 inches white bond paper.
- 5. Drawings: Attach reinforced, punched binder tabs on drawings and bind with text.
 - a. If oversize drawings are necessary, fold drawings to same size as text pages and use as foldouts.
 - b. If drawings are too large to be used as foldouts, fold and place drawings in labeled envelopes and bind envelopes in rear of manual. At appropriate locations in manual, insert typewritten pages indicating drawing titles, descriptions of contents, and drawing locations.

2.02 EMERGENCY MANUALS

- A. Content: Organize manual into a separate section for each of the following:
 - 1. Type of emergency.
 - 2. Emergency instructions.
 - 3. Emergency procedures.
- B. Type of Emergency: Where applicable for each type of emergency indicated below, include instructions and procedures for each system, subsystem, piece of equipment, and component:
 - 1. Fire.
 - 2. Flood.
 - 3. Gas leak.
 - 4. Water leak.
 - 5. Power failure.
 - 6. Water outage.
 - 7. Chemical release or spill.
 - 8. System, subsystem, or equipment failure.
- C. Emergency Instructions: Describe and explain warnings, trouble indications, error messages, and similar codes and signals. Include responsibilities of Owner's operating personnel for notification of Installer, supplier, and manufacturer to maintain warranties.
- D. Emergency Procedures: Include the following, as applicable
 - 1. Instructions on stopping.
 - 2. Shutdown instructions for each type of emergency.
 - 3. Operating instructions for conditions outside normal operating limits.
 - 4. Required sequences for electric or electronic systems.
 - 5. Special operating instructions and procedures.

2.03 OPERATION MANUALS

- A. Content: In addition to requirements in this Section, include operation data required in individual Specification Sections and the following information:
 - 1. System, subsystem, and equipment descriptions.
 - 2. Performance and design criteria if Contractor is delegated design responsibility.
 - 3. Operating standards.
 - 4. Operating procedures.
 - 5. Operating logs.
 - 6. Wiring diagrams.
 - 7. Control diagrams.

01 78 23-3 Operation And Maintenance Data

- 8. Piped system diagrams.
- 9. Precautions against improper use.
- 10. License requirements including inspection and renewal dates.
- B. Descriptions: Include the following:
 - 1. Product name and model number.
 - 2. Manufacturer's name.
 - 3. Equipment identification with serial number of each component.
 - 4. Equipment function.
 - 5. Operating characteristics.
 - 6. Limiting conditions.
 - 7. Performance curves.
 - 8. Engineering data and tests.
 - 9. Complete nomenclature and number of replacement parts.
- C. Operating Procedures: Include the following, as applicable:
 - 1. Startup procedures.
 - 2. Equipment or system break-in procedures.
 - 3. Routine and normal operating instructions.
 - 4. Regulation and control procedures.
 - 5. Instructions on stopping.
 - 6. Normal shutdown instructions.
 - 7. Seasonal and weekend operating instructions.
 - 8. Required sequences for electric or electronic systems.
 - 9. Special operating instructions and procedures.
- D. Systems and Equipment Controls: Describe the sequence of operation, and diagram controls as installed.
- E. Piped Systems: Diagram piping as installed, and identify color-coding where required for identification.
- 2.04 PRODUCT MAINTENANCE MANUAL
 - A. Content: Organize manual into a separate section for each product, material, and finish. Include source information, product information, maintenance procedures, repair materials and sources, and warranties and bonds, as described below.
 - B. Source Information: List each product included in manual, identified by product name and arranged to match manual's table of contents. For each product, list name, address, and telephone number of Installer or supplier and maintenance service agent, and cross-reference Specification Section number and title in Project Manual.
 - C. Product Information: Include the following, as applicable:
 - 1. Product name and model number.
 - 2. Manufacturer's name.
 - 3. Color, pattern, and texture.
 - 4. Material and chemical composition.
 - 5. Reordering information for specially manufactured products.

- D. Maintenance Procedures: Include manufacturer's written recommendations and the following:
 - 1. Inspection procedures.
 - 2. Types of cleaning agents to be used and methods of cleaning.
 - 3. List of cleaning agents and methods of cleaning detrimental to product.
 - 4. Schedule for routine cleaning and maintenance.
 - 5. Repair instructions.
- E. Repair Materials and Sources: Include lists of materials and local sources of materials and related services.
- F. Warranties and Bonds: Include copies of warranties and bonds and lists of circumstances and conditions that would affect validity of warranties or bonds. Include procedures to follow and required notifications for warranty claims.
- 2.05 SYSTEMS AND EQUIPMENT MAINTENANCE MANUAL
 - A. Content: For each system, subsystem, and piece of equipment not part of a system, include source information, manufacturers' maintenance documentation, maintenance procedures, maintenance and service schedules, spare parts list and source information, maintenance service contracts, and warranty and bond information, as described below.
 - B. Source Information: List each system, subsystem, and piece of equipment included in manual, identified by product name and arranged to match manual's table of contents. For each product, list name, address, and telephone number of Installer or supplier and maintenance service agent, and cross-reference Specification Section number and title in Project Manual.
 - C. Manufacturers' Maintenance Documentation: Manufacturers' maintenance documentation including the following information for each component part or piece of equipment:
 - 1. Standard printed maintenance instructions and bulletins.
 - 2. Drawings, diagrams, and instructions required for maintenance, including disassembly and component removal, replacement, and assembly.
 - 3. Identification and nomenclature of parts and components.
 - 4. List of items recommended to be stocked as spare parts.
 - D. Maintenance Procedures: Include the following information and items that detail essential maintenance procedures:
 - 1. Test and inspection instructions.
 - 2. Troubleshooting guide.
 - 3. Precautions against improper maintenance.
 - 4. Disassembly; component removal, repair, and replacement; and reassembly instructions.
 - 5. Aligning, adjusting, and checking instructions.
 - 6. Demonstration and training videotape, if available from manufacturers / suppliers.

- E. Maintenance and Service Schedules: Include service and lubrication requirements, list of required lubricants for equipment, and separate schedules for preventive and routine maintenance and service with standard time allotment.
 - 1. Scheduled Maintenance and Service: Tabulate actions for daily, weekly, monthly, quarterly, semiannual, and annual frequencies.
 - 2. Maintenance and Service Record: Include manufacturers' forms for recording maintenance.
- F. Spare Parts List and Source Information: Include lists of replacement and repair parts, with parts identified and cross-referenced to manufacturers' maintenance documentation and local sources of maintenance materials and related services.
- G. Maintenance Service Contracts: Include copies of maintenance agreements with name and telephone number of service agent.
- H. Warranties and Bonds: Include copies of warranties and bonds and lists of circumstances and conditions that would affect validity of warranties or bonds. Include procedures to follow and required notifications for warranty claims.

PART 3 - EXECUTION

3.01 MANUAL PREPARATION

- A. Emergency Manual: Assemble a complete set of emergency information indicating procedures for use by emergency personnel and by Owner's operating personnel for types of emergencies indicated.
- B. Product Maintenance Manual: Assemble a complete set of maintenance data indicating care and maintenance of each product, material, and finish incorporated into the Work.
- C. Operation and Maintenance Manuals: Assemble a complete set of operation and maintenance data indicating operation and maintenance of each system, subsystem, and piece of equipment not part of a system.
 - 1. Engage a factory-authorized service representative to assemble and prepare information for each system, subsystem, and piece of equipment not part of a system.
 - 2. Prepare a separate manual for each system and subsystem, in the form of an instructional manual for use by Owner's operating personnel.
- D. Manufacturers' Data: Where manuals contain manufacturers' standard printed data, include only sheets pertinent to product or component installed. Mark each sheet to identify each product or component incorporated into the Work.
 - 1. If data include more than one item in a tabular format, identify each item using appropriate references from the Contract Documents. Identify data applicable to the Work and delete references to information not applicable.
 - 2. Prepare supplementary text if manufacturers' standard printed data are not available and where the information is necessary for proper operation and maintenance of equipment or systems.

- E. Drawings: Prepare drawings supplementing manufacturers' printed data to illustrate the relationship of component parts of equipment and systems and to illustrate control sequence and flow diagrams. Coordinate these drawings with information contained in Record Drawings to ensure correct illustration of completed installation.
 - 1. Do not use original Project Record Documents as part of operation and maintenance manuals.
 - 2. Comply with requirements of newly prepared Record Drawings in Division 01 Section "Project Record Documents."
- F. Comply with Division 01 Section "Closeout Procedures" for schedule for submitting operation and maintenance documentation.

SECTION 01 78 39

PROJECT RECORD DOCUMENTS

PART 1 - GENERAL

- 1.01 DESCRIPTION
 - A. Scope: To set forth the minimum procedure and requirements for keeping the Project Record Documents. One of these Documents is to be kept on site throughout the Project.

1.02 MAINTENANCE OF DOCUMENTS

- A. Maintain 2 copies of all: Half-size Contract Drawings, Project Manual (Proposal), Addenda, Change Orders, Warranties, Certificates, Guarantees, Bonds, reviewed Shop Drawings, reviewed submittals (materials, fixtures, appliances, etc.), hardware schedules, field and laboratory test records, equipment brochures, spare parts lists, maintenance and operation manuals and other modifications to the Contract.
- B. Store Record Documents apart from Documents used for construction.
- C. Maintain Record Documents in clean, dry, and legible condition. Do not use Record Documents for construction purposes.
- D. Make Record Documents available at all times for inspection by the Project Engineer, MDOT Architect and Owner.

1.03 RECORDING

- A. General: Mark all modifications in red pencils. Keep Record Documents current. Review log at Progress Meetings. Do not permanently conceal any Work until required information has been accurately recorded.
- B. Contract Drawings: Legibly mark to record actual construction:
 - 1. Horizontal and vertical location of underground and overhead utilities with their connections referenced to permanent surface improvements.
 - 2. Location of internal utilities and appurtenances concealed in construction referenced to visible and accessible features of structure.
 - 3. Field changes that involve dimension and detail.
 - 4. Changes made by Supplemental Agreement (Change Order) or Field Order.
- C. Project Manual (Proposal) and Addenda: Legibly mark up each Section to record manufacturer, trade name, catalog number, and supplier of each product and item of equipment actually installed.
- D. Shop Drawings: Maintain as Record Documents; legibly mark Drawings to record changes made after review.

1.04 SUBMITTALS

- A. Furnish two (2) copies of all Record Documents.
- B. The information, except Contract Drawings, shall be arranged and labeled by corresponding Specification Section, neatly bound in three ring binders, indexed, and all drawings readable without being removed or unstapled.
- C. The name and address of each subcontractor and material supplier shall be listed in front of each binder along with the Project Manual (Proposal).
- D. Sufficient information, such as as-built control drawings for air handling system and variable drive controls, shall be furnished to allow qualified personnel to service equipment.

PART 2 - PRODUCTS (Not Used)

PART 3 - EXECUTION (Not Used)

SECTION 03 10 00 CONCRETE FORMING AND ACCESSORIES

PART 1- GENERAL

1.01 SECTION INCLUDES

- A. All concrete formwork and other related items necessary to complete project indicated by Contract Documents unless specifically excluded.
- 1.02 RELATED ITEMS SPECIFIED ELSEWHERE
 - A. Section 03 20 00 Concrete Reinforcing.
 - B. Section 03 30 00 Cast-in-Place Concrete.
- 1.03 PROJECT CONDITIONS
 - A. Contractor shall examine the substrate over which concrete forms are installed and advise the Project Engineer of conditions detrimental to the installation of concrete formwork. Do not proceed until unsatisfactory conditions have been corrected.

PART 2 - PRODUCTS

- 2.01 MATERIALS
 - A. Wood forms: 3/4 inch exterior grade plywood on studs and joists.
 - B. Form Ties: Standard snap ties, 1-1/2 inch break-back.
 - C. Form Oil: Approved non-staining type, "Noxcrete" or equal. Oil must not affect bonding of finishes on exposed concrete.

PART 3 - EXECUTION

- 3.01 FORM CONSTRUCTION
 - A. Forms shall be properly aligned, adequately braced and mortar tight to produce concrete shapes required by Drawings. Align forms so that the actual surface does not vary from true surface more than I/8 inch. The surface shall be clean, undamaged, and free of offsets and irregularities at joints. Adequately brace and frame to retain true shapes under vibration and placing strains without leaks, bowing, or deflection.
 - B. Studs, girts, and walls shall not be less than 2 by 4's, S4S, construction of standard grade Douglas fir, or equal, selected for straightness. All walls shall consist of at least two 2 by 4's. Studs shall not be spaced more than 16 inches, girts not more than 24 inches and ties not more than 27 inches, on center.
 - C. Lightly oil wood forms prior to placing reinforcing, and with oil not permitted on the reinforcing. Where oil form is used, remove excess before pouring concrete.
 - D. Meet recommendations of "Recommended Practice for Concrete Form work" ACI 347 unless specified herein otherwise.
- MDOT Shop Complex Hinds 03 10 00 -1 Concrete Forming and Accessories

3.02 INSERTS AND FASTENING DEVICES FOR OTHER WORK

- A. Provide for installation of inserts, hangers, metal ties, anchors, bolts, dowels, nailing strips, grounds and other fastening devices required for attachment of other Work
- B. Locate partitions for other trades prior to pouring concrete in order that conduits, sleeves and inserts required by others will be installed in the proper locations
- C. Do not install sleeves in any concrete beams or piers except upon approval of the Project Engineer.
- D. Do not put aluminum conduits in concrete.

3.03 FORM REMOVAL

- A. Grade beam and column forms may be removed 24 hours after a pour is completed.
- B. Floor slab wood forms may be removed I0 days after pour, providing compressive strength has reached a minimum of 2500 psi based on job cast cylinders.

SECTION 03 20 00

CONCRETE REINFORCING

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. All concrete reinforcing and the related items necessary to complete the Project indicated by the Contract Documents unless specifically excluded.
- 1.02 RELATED ITEMS SPECIFIED ELSEWHERE
 - A. Section 03 10 00 Concrete Forming and Accessories.
 - B. Section 03 30 00 Cast-in-Place Concrete.

1.03 SUBMITTALS

- A. Submit reinforcing steel shop drawings and materials list prior to placement for MDOT Architect's approval. Shop drawings shall include complete DIMENSIONED placing plans including control joint locations, order lists, bend diagrams, and DETAILS SHOWING DIMENSIONS WITH CLEARANCES. Submittals not including this requirement will be considered as an incomplete submittal and will be returned to Contractor for re-submittal.
- B. Furnish mill certificates for steel bar reinforcement, to the Project Engineer certifying that each shipment meets specifications. The fabricator will furnish certificates with bar lists to designate location of shipment and the time steel is delivered to the project.
- 1.04 QUALITY ASSURANCE
 - A. Reinforcing bars shall conform to ASTM A 615 "Deformed Billet-Steel Bars for Concrete".
 - B. Mesh reinforcement shall conform to ASTM A 185 "Welded Steel Wire Fabric for Concrete Reinforcement".
 - C. Accessories shall conform to American Concrete Institute ACI 301 "Specifications for Structural Concrete for Buildings".
 - D. Placement shall be in accordance with approved shop drawings and ACI 318 "Standard Building Code Requirements for Reinforced Concrete".
 - E. Comply with ACI 315 "Manual of Standard Practice of Detailing Reinforced Concrete Structures".
- 1.05 DELIVERY, STORAGE, AND HANDLING
 - A. Reinforcing bar steel and mesh shall be handled, shipped and stored in a manner that will prevent distortion or other damage.
 - B. Materials shall be stored in a manner to prevent excessive rusting and fouling with dirt, grease, or other bond-breaking coatings.
- 1.06 PROJECT CONDITIONS
 - A. Coordinated placement of concrete reinforcing with installation of concrete formwork, vapor barriers, concrete inserts, conduit and all other items occurring in the area.
- MDOT Shop Complex Hinds 03 20 00 -1 Concrete Reinforcing

PART 2 - PRODUCTS

- 2.01 STEEL BAR REINFORCEMENT
 - A. Bar reinforcement shall conform to ASTM A 615, grade 60, of domestic manufacture. Bars shall be new; free from rust, scale, oil, or other coatings that will prevent bond.
- 2.02 WELDED STEEL WIRE FABRIC
 - A. Shall conform to ASTM A 185, new, free from rust and other coatings that will prevent bond.
- 2.03 ACCESSORIES
 - A. Metal accessories as required shall support reinforcing bars and comply with ACI 315. Chairs and bolsters for use in exposed concrete shall have plastic coated or stainless steel legs or shall be plastic.

PART 3 - EXECUTION

- 3.01 INSTALLATION
 - A. Fabricate and place reinforcement in accordance with the latest requirements of the American Concrete Institute and the approved shop drawings. Fabrication shall not proceed until MDOT Architect's approval is obtained.
 - B. Reinforcing for one day's pour shall be completely placed and an inspection made by the Project Engineer / MDOT Architect prior to starting the pour.
 - C. Concrete Protection for Reinforcement: Minimum coverage shall be as follows unless shown otherwise on drawings:

1.	Footings	
	(bottom and sides)	3 inches clear
2.	Slabs	1-1/2 inches clear top and 3/4 inch clear bottom
3.	Beams	1-1/2 inch clear to stirrups
4.	Walls	2-1/2 inches clear
5.	Columns	2 inches clear to verticals

- D. Steel Dowels for successive work shall be wired in correct position before placing concrete. The "sticking" of dowels after placing concrete will not be permitted.
- F. Lap all bars 24 bar diameters at corners, splices and intersections.
- G. INTERRUPT REINFORCING steel at control joints in floor slabs.
- H. Do not weld reinforcing steel unless specifically approved by the Project Engineer.

SECTION 03 30 00

CAST-IN-PLACE CONCRETE

PART 1 - GENERAL

- 1.01 SECTION INCLUDES
 - A. All cast-in-place concrete and other related items necessary to complete Project indicated by Contract Documents unless specifically excluded.
- 1.02 RELATED SECTIONS
 - A. Section 03 10 00 Concrete Forming and Accessories.
 - B. Section 03 20 00 Concrete Reinforcing.
 - C. Section 07 26 00 Vapor Retarders
 - D. Section 09 90 00 Painting and Coating
- 1.03 SUBMITTALS
- A Submit concrete mix design, concrete compression test reports and product data and manufacturer's installation instructions for concrete curing compound.
- 1.04 TESTING LABORATORY SERVICES
 - A. The Owner will provide testing as specified in Section 01 45 29.
- 1.05 QUALITY ASSURANCE
 - A. Concrete work shall conform to all requirements of ACI 301, Specifications for Structural Concrete for Buildings and ACI 318 Building Code Requirements for Reinforced Concrete, latest editions, except as modified by supplemental requirements herein.
 - B. Concrete mix design proportioning shall be by a certified MDOT Class III technician and submitted to the Project Engineer prior to placing concrete. Mix proportions shall meet the requirements of the 804.02.10 Section of the MDOT's Standard Specifications, 2004 Edition, except concrete requiring a trowel finish shall not be air entrained. Concrete shall be sampled according to ASTM C 172 and compression test cylinders made and cured according to ASTM C 31. Control of mixes is to be maintained at the Ready-Mix Plant and on the job site. Adjustments of the mix proportions shall meet the requirements of Section 804.02.10.4 of MDOT's Standard Specifications, 2004 Edition.
 - C. The Owner will provide testing as specified in Section 01 45 29 Testing Laboratory Services. Cylinders, 3 specimens from each sample, are to be cast on the job in accordance with ASTM C 31. Specimens will be tested in accordance with ASTM C 39. One cylinder from each location will be tested at 7 days for information and the other two at 28 days for acceptance. Owner is to make at lease one strength (average of two cylinders) for each class of concrete placed on any one day and an additional one strength test for each 100 cubic yards, or fractions thereof, of concrete placed in any one day. Copies of all test reports shall be furnished to the ready mixed concrete producer and as directed by the Project Engineer.

1.06 COORDINATION

- A. Verify that all pipes under grade have been installed and tested before being covered. Check and verify materials and locations of inserts, anchors, and items required by other trades before pouring concrete. Concerned subcontractors shall be notified of date of pour in sufficient time to allow for completion of their work.
- B. The Contractor shall notify the Project Engineer upon completing formwork and all reinforcing steel for the next intended pour, and shall not commence pouring operation until all forms and reinforcing steel are approved by the Project Engineer.
- C. Project Engineer shall have free access to all materials used, and the required samples are to be furnished by the Contractor, as directed.
- D. Inspection and written approval from the floor-covering subcontractor is required for slab finish receiving floor covering.

PART 2 - PRODUCTS

2.01 CONCRETE

- A. All concrete, unless otherwise specifically approved in writing by the Project Engineer, shall be transit-mixed in accordance with ASTM C94. Control of concrete shall be under supervision of testing laboratory as described in Section 01 45 29.
- B. All concrete shall have 3,500-psi minimum compressive strengths at 28 days, unless noted otherwise.
- C. Maximum slump for normal weight concrete shall be 4 inches. Sump may be increased to 6 inches with an approved mid-range water reducer and up to 8 inches with an approved high-range water reducer.
- 2.02 CONCRETE MATERIALS
 - A. Portland Cement: ASTM C-150, Type I.
 - B. Water: From an approved source.
 - C. Structural Concrete Aggregate: Nominal maximum aggregate size67 shall be used and shall meet the requirements of MDOT Standard Specifications, 2004 Edition.
 - D. Admixtures: Admixtures shall be from the MDOT Approved List. Non-uniform addition of mixtures that result in erratic setting of the concrete will cause rejection of the concrete with subsequent removal from the structure at the concrete producer's expense.
- 2.03 RELATED MATERIALS
 - A. Preformed Expansion Joint Fillers: Provide pre-molded, asphalt impregnated board in widths and thickness required by conditions (1/2-inch minimum). Joint fillers shall conform to ASTM D994, D1751 or D1752.

- B. Chemical Hardener (Sealer): Colorless aqueous solution containing a blend of magnesium fluosilicate and zinc fluosilicate combined with a wetting agent containing not less than 2 pounds of fluosilicates per gallon. Sealer shall not interfere with floor finish. Refer to Section 09 90 00 for Concrete Floor Stain and Sealer in main shop area and as scheduled on Drawings
- C. Curing Compound: Clear bond, manufactured by Guardian Chemical Co., Kure-N-Seal, manufactured by Sonneborn, Safe-Cure, manufactured by Dayton Superior Corp. or approved equal. Compound shall not interfere with bonding or floor finish.
- D. Non-shrink Grout: Shall be one part Portland cement to 2-1/2 parts of fine aggregate or Cement grout ASTM C 387 Dry Package mixtures similar and equal to Masterflow 713, Master Builders; Sonnogrout, Sonneborn; Five Star Grout, U.S. Grout Company.

2.04 CONCRETE MIXES

- A. The ready-mix concrete shall be mixed and delivered in accordance with requirements of ASTM C 94. Uniformly and accurately control proportions of material weight. Slump tolerances given in ASTM C 94 apply. Calcium chloride shall not be used.
- B. Failure of concrete to meet the specified requirements may result in rejection with subsequent removal and replacement or re-testing (including coring, load test, etc.) at the supplier's expense. Concrete exhibiting adverse reaction as a result of the presence of deleterious substances shall be removed and replaced or repaired in a manner completely satisfactory to the Project Engineer. All cost of such corrective action, including all necessary testing, shall be borne by the concrete producer.
- C. The Contractor may request adjustment to concrete mix design when characteristics of materials, job conditions, weather, test results, or circumstances warrant, at no additional cost to the Owner and as approved by the Project Engineer. Laboratory test data for revised mix designs and strength results must be submitted to and approved before using in the Work.

PART 3 - EXECUTION

3.01 PLACING CONCRETE

- A. Concrete shall be placed so as to avoid segregation of materials and to prevent cold joints by avoiding re-handling, by keeping pours generally level, and by adequate vibration. Placing is not to be started during rain or snow, and if placing is underway when such conditions occur, continue operations only long enough to provide a suitable construction joint.
- B. During hot weather or periods of low humidity combined with a definite breeze, rapid loss of moisture shall be discouraged by thorough wetting of forms and by using a fine fog spray when finishing. At these times particular attention shall be given to providing an adequate number of finishers to expedite this operation. During cold weather fresh concrete shall be protected from freezing.
- C. Prior to placing, forms shall be cleaned free of foreign material and shall be washed down with water. Placing shall be a continuous operation between planned construction joints with fresh cement mixed only with plastic concrete already in place. Avoid cold joints.

D. Vibration shall be thorough, using vibrators small enough to work within reinforcing. The vibrator shall be inserted at many points about 24 inches apart. Avoid over-vibration and transporting concrete in form by vibration. A spare vibrator, which will operate, shall be kept on the job during all placing operations.

3.02 CONSTRUCTION JOINTS

A. Locate construction joints and provide shear keys as directed by the Project Engineer / MDOT Architect. Allow concrete to set for 24 hours before an adjoining pour is started. Slabs across the joint shall be level and the surface shall be level and shall not be feathered. Before proceeding with the following pour at a joint, thoroughly clean the joint, remove all loose material, and brush in a thick cement slurry.

3.03 CURING

A. Keep all concrete moist for 5 days after placing by covering with concrete curing paper, by leaving forms in place or by using curing compound. All combined with regular wetting as necessary.

3.04 PATCHING

- A. Honeycombed and defective concrete shall be removed and replaced, or repaired, as directed by the Project Engineer. Form tie holes and minor areas, as determined by the Project Engineer, shall be repaired as follows:
 - 1. Completed patch shall be indistinguishable from surrounding surfaces in color and texture.
 - 2. Patching mixture, using same cement sand as used in concrete shall consist of 1 part cement to 2-parts sand, with just enough mixing water to permit placing. Premix mixture, allow standing at least 30 minutes before using, stirring with trowel during this period.
 - 3. Remove material to sound concrete, dampen surface and brush thick 1 to 1 cement sand bond coat into surface.
 - 4. When bond coat begins to lose water sheen, thoroughly pack patching mixture in place, leaving it somewhat higher than adjacent surface. Embed pieces of gravel by hand into patch.

3.05 FINISHES FOR FLATWORK

- A. Trowel finish floor surfaces scheduled as concrete finish walking surfaces, or floor surfaces scheduled to receive floor covering. Trowel finished surfaces shall be true planes within 1/8 inch in 10 feet as determined by a 10 foot straightedge placed anywhere on the slab in any direction.
- B. Smooth trowel finish after the surface is screeded and floated. Start troweling when all water has disappeared from the surface to first level the surface, then start final troweling when concrete has set where it no longer shows indentation from finger pressure. Trowel to a hard, smooth surface free of marks. Dusting of cement or cement and sand will not be permitted.
- C. Interior floors, with concrete finish scheduled, shall receive an application of hardener compound applied according to manufacturer's published instructions. Concrete surfaces to receive ceramic floor tile or brick shall receive float finish.
- D. Exterior walks and ramps shall have smooth trowel and fine broom finish.

- E. Exterior sign base shall have a Class 2, Rubbed Finish as follows:
 - 1. After removal of forms, the Class 1 finish shall be completed and the rubbing of concrete shall be started as soon as its condition will permit. Immediately before starting this work, the concrete shall be kept thoroughly saturated with water for at lease three hours.
 - 2. Surfaces shall be rubbed with a medium course Carborundum stone using a small amount of mortar on its face. The mortar shall be composed of cement and sand mixed in the proportions used in the concrete being finished. Rubbing shall be continued until all form marks, projections, and irregularities have been removed, all voids filled, and a uniform surface has been obtained.
 - 3. The final finish shall be obtained by rubbing with a fine Carborundum stone and water. This rubbing shall continue until the entire surface is a smooth texture and uniform color.
 - 4. After the final rubbing is completed and the surface has dried, it shall be rubbed with burlap to remove loose powder and objectionable marks.

3.06 FINISHES FOR GRADE BEAMS

- A. Exposed grade beam faces shall have a smooth form finish obtained by using selected form facing plywood, arranged orderly and symmetrically with a minimum of seams. Repair and patch defective areas with all fins or other projections completely removed and smoothed. Provide grout cleaned finish consisting of 1 part Portland Cement to 1-1/2 parts fine sand by column, and mix with water to the consistency of thick paint. Blend standard Portland cement and white Portland cement, amounts determined by trial patches, so that the final color of dry grout will closely match adjacent concrete surfaces.
- B. Thoroughly wet concrete surfaces and apply grout immediately to coat surfaces and fill small holes. Remove excess grout by scraping and rubbing with clean burlap. Keep damp by fog spray for at least 36 hours after rubbing.

SECTION 05 50 00

METAL FABRICATIONS

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. All miscellaneous metal work. The Work includes, but is not limited to pipe bollards, steel lintels and miscellaneous framing & supports.
- 1.02 RELATED SECTIONS
 - A. Section 09 05 15 Color Design.
 - B. Section 09 90 00 Painting and Coating: Painting for all ferrous metal exposed to view.

1.03 SUBMITTALS

A. Submit shop drawings for shop fabricated items. Indicate profiles, sizes, materials connection details, attachments, reinforcing, anchorage, size and type of fasteners, and accessories. Include erection drawings, with plans, elevations, and details where applicable.

PART 2 - PRODUCTS

2.01 MATERIALS

- A. Structural shapes shall be standard sections conforming to the American Society for Testing Materials Specification A-36. Punch and drill as necessary for work of others. Provide all bearing plates and all anchors, bolts, and etc. The Work shall be true and free of twists, bends and open joints between component parts. Materials shall be thoroughly straightened in the shop before laid off or worked in any way, care being used to avoid injury to the material.
- B. Gray cast iron shall conform to ASTM A48-83, class 30. All castings shall be of uniform quality, free from blowholes, shrinkage defects, swells, cracks or other defects. Castings shall be free of fins, burrs and slag.
- C. Expansion bolts shall be equal to Phillips Red Head or "cinch" bolts as manufactured by the National Lead Company. Hilti Fasteners, Rawlplug Company and Wej-it Corporation are acceptable manufacturers. Use toggle type bolts or similar for all anchorage into hollow construction.
- D. Bolt or weld connections: Provide necessary lugs and brackets for anchorage. Welding shall be in accordance with current "Code of Fusion, Welding and Gas Cutting in Building Construction, Part A Structural Steel" issued by the American Welding Society, both for fabrication and erection. All welders shall have certification, as a result of tests prescribed by the American Welding Society.
- E. Detail metal Work for ample size, strength and stiffness and as indicated. Countersink and provide reinforcement where necessary; fill or punch holes for bolts and screws. At the proper time furnish the necessary templates, patterns and items of miscellaneous metal, such as sleeves, inserts and similar items to be built into adjoining Work.

- F. Fabricate metal Work with sharp lines and angles, with smooth true surfaces and clean edges. Form exposed joints to exclude water. Furnish certificates from manufacturers stating that materials comply with the specification requirements.
- G. Provide as necessary holes of proper number and spacing for the attachment of Work of other trades. Do not use cutting torch in field without permission of the Project Engineer.
- H. Anchor bolts, washers, nuts and clamps shall be furnished where indicated on the Drawings and where necessary for properly securing Work in place. All bolts and anchors used on the exterior of the building or built into exterior walls shall be cadmium plated. Miscellaneous angles and plates not indicated or specified otherwise shall not be less than 1/4 inch thick.
- I. Shop paint and field touch up shall be ICI Devflex 4020, Rustoleum 769, Tnemec 99, Southern Coatings 476, or approved equal. Shop coat shall be compatible with finish coats specified in Section 09 90 00 Painting and Coating.
- J. Fastenings shall be invisible where possible. Where exposed, screws, bolts, and the like shall be vandal-proof. All welded exposed joints on steel manufactured items; etc. shall be ground smooth and filled to receive paint.
- 2.02 METAL PRIMER
- A. Where materials come in contact with dissimilar materials which may cause harmful reaction, where exposed to moisture, or such as aluminum to cement mortar or concrete, the surface shall be protected by zinc chromate primer or approved paint.
- 2.03 PIPE BOLLARDS
 - A. 8 inches round extra strong steel pipe 1/2-inch thick, 36KSI. Form bent corners to the radius shown without causing grain separation or otherwise impairing the Work.
- 2.04 MISCELLANEOUS FRAMING AND SUPPORTS
 - A. Provide miscellaneous steel framing and supports which are not a part of structural steel framework, as required to complete Work.
 - B. Fabricate miscellaneous units to sizes, shapes, and profiles indicated, or, if not indicated, of required dimensions to receive adjacent other work to be retained by framing. Except as otherwise indicated, fabricate from structural steel shapes, plates and steel bars of welded construction using mitered joints for field connection. Cut, drill and tap units to receive hardware and similar items.
 - C. Galvanize exterior miscellaneous frames and supports.
PART 3 - EXECUTION

3.01 INSTALLATION

- A. Perform cutting, drilling and fitting required for installation; set Work accurately in location, alignment and elevation measured from established lines and levels. Provide anchorage devices and fasteners where necessary for installation to other Work.
- B. Set loose items on cleaned bearing surfaces, using wedges or other adjustments as required. Solidly pack open spaces with bedding mortar, consisting of 2 part Portland Cement to 3 parts sand and only enough water for packing and hydration, or use commercial non-shrink grout material.
- C. Touch-up shop paint after installation. After cleaning field welds, bolted connections and abraded areas, apply same type paint as used in shop. Color to be selected from standard colors available. Use galvanizing repair paint on damaged galvanized surfaces.

SECTION 06 10 00

ROUGH CARPENTRY

PART 1 - GENERAL

- 1.01 SECTION INCLUDES
 - A. Concealed wood grounds and blocking to frame openings, form terminations, to provide anchorage and / or support of other interior and exterior locations; plywood, particleboard, furring channels and rough hardware.
- 1.02 RELATED SECTIONS
 - A. Section 03 10 00 Concrete Forming and Accessories.
 - B. Section 06 40 00 Architectural Woodwork.
- 1.03 COORDINATION
- A. Fit carpentry Work to other Work; scribe and cope as required for accurate fit. Correlate location of furring, nailers, blocking, grounds and similar supports to allow proper attachment of other Work.
- 1.04 QUALITY CONTROL
 - A. Factory mark each piece of lumber and plywood to identify the type, grade, agency providing the inspection service, the producing mill and other qualities as specified.
- 1.05 DELIVERY, STORAGE AND PROTECTION
 - A. Keep materials dry during delivery and storage. Protect against exposure to weather and contact with damp or wet surfaces. Stack lumber and plywood, and provide air circulation within stacks. Protect installed carpentry work from damage by work of other trades until Owner's acceptance of the Work. Contractor shall comply with manufacturer's required protection procedures.
- 1.06 PROJECT CONDITIONS
 - A. Installer must examine all parts of the supporting structure and the conditions under which the carpentry Work is to be installed, and notify the Contractor in writing of any conditions detrimental to the proper and timely completion of the Work. Do not proceed with the installation until unsatisfactory conditions have been corrected in a manner acceptable to the installer.

PART 2 - PRODUCTS

- 2.01 LUMBER
 - A. For each use, comply with the "American Softwood Lumber Standard" PS 20 by the U.S. Department of Commerce. Nominal sizes are shown or specified; provide actual sizes complying with the minimum size requirements of PS20 for the moisture content specified for each use. Provide dressed lumber, S4S, unless otherwise shown or specified. Provide seasoned lumber with 19 percent maximum moisture content at time of dressing and complying with dry size requirements of PS 20, unless otherwise specified.

2.02 FRAMING LUMBER

- A. Where wood framing is shown or scheduled, provide lumber complying with grading rules which conform to the requirements of the "National Grading Rule for Dimension Lumber" of the American Lumber Standards Committee established under PS 20.
- B. For Light Framing: Standard Grade.
- C. For Structural Framing: (4 inches and wider and from 2 inches to 4 inches thick), provide the following: No. 1 Grade; Douglas Fir (WCLB or WWPA), Southern Pine (SPIB). Fb (minimum extreme fiber stress in bending); 1,250 psi. E (minimum modulus of elasticity); 1,700,000 psi.

2.03 BOARDS

- A. Where lumber less than 2 inches in nominal thickness and 2 inches or more in nominal width is shown or specified, provide boards complying with dry size requirements of PS 20.
- B. Concealed Boards: Where boards will be concealed by other work, provide the following:
 - 1. Moisture Content: 19 percent maximum, mark boards "S- Dry".
 - Species and Grade: Provide one of the following:
 - a. Southern Pine (SPIB) No. 2 boards.
 - b. WCLB (any species) No. 3 boards.

2.04 PLYWOOD

2.

- A. For each use, comply with the requirements for "Softwood Plywood/Construction and Industrial" PS 1 by the U.S. Department of Commerce.
- B. Concealed Plywood: Where plywood will be concealed by other work, provide 5/8-inch minimum thickness Interior Type plywood C-D Plugged Grade, unless otherwise specified or shown on Drawings. For backing panels for electrical or telephone equipment, provide fire-retardant treated Standard grade plywood with exterior glue.
- C. Exposed Plywood: Where plywood will be exposed to view, provide 5/8 inch minimum thickness Interior Type plywood B-C Plugged Grade, unless otherwise specified or shown on Drawings. Unless specifically stated otherwise, all exposed plywood shall be painted or stained from standard colors as selected by Project ENGINEER / MDOT Architect.
- D. Plywood Subfloor: T&G panels shall be 3/4 inch thick and comply with APA-The Engineered Wood Association rated Sturd-I-Floor, Exposure 1.
- E. Particleboard: Particleboard shall be 1/2-inch thick and comply with Type PBU, ANSI standard A208.1
- 2.05 ANCHORAGE AND FASTENING MATERIALS
 - A. For each use, select proper type, size, material, and finish complying with the applicable Federal Specifications. Zinc electroplated steel fasteners for high humidity and treated wood locations. All nails shall be coated.
- 2.06 FURRING CHANNELS
 - A. "Hat-shaped", 7/8 inch by 2-9/16 inches, cold-rolled, 20 gage, galvanized.
- MDOT Shop Complex Hinds 06 10 00 -2

Rough Carpentry

2.07 TREATED WOOD

- A. Complete fabrication of treated items prior to treatment, wherever possible. If cut after treatment, coat cut surfaces with heavy brush coat of same fire-retardant chemical used for treatment. Inspect each piece of lumber or plywood after drying and discard damaged or defective pieces.
- B. Preservative Treatment: Where lumber or plywood is indicated as "Treated", or is specified herein to be treated, comply with the applicable requirements of the American Wood Preservers Institute (AWPI). Mark each treated item to comply with the AWP Quality Mark requirements for the specified requirements.
 - 1. Pressure-treat aboveground items with water-borne preservatives complying with AWPI P-2. After treatment, kiln-dry to maximum moisture content of 15 percent. Treat indicated items and the following:
 - a. Wood cants, nailers, blocking, stripping, and similar members in connection with roofing, flashing, vapor barriers and waterproofing.
 - b. Wood sills, sleepers, blocking, furring stripping and similar concealed members in contact with masonry or concrete.
- C. Fire-Retardant Treatment: Where "PR-S" lumber or plywood is shown or scheduled, comply with the AWPI Specification C-208 for pressure impregnation with fire-retardant chemicals to achieve a flame-spread rating of not more than 25 when tested in accordance with UL Test 723, ASTM E A4, or NFPA Test 355. Where treated items are indicated to receive a transparent or paint finish, use a fire-retardant treatment that will not bleed through or adversely affect bond of finish.

PART 3 - EXECUTION

3.01 INSTALLATION

- A. Use only sound, thoroughly seasoned materials of the longest practical lengths and sizes to minimize jointing. Use materials free from warp that cannot be easily corrected by anchoring and attachment. Sort out and discard warped material and material with other defects that would impair the quality of the Work.
- B. Securely attach carpentry work to substrates by anchoring and fastening as shown and as required by recognized standards. Countersink nail heads on exposed carpentry work and fill holes.
- C. Set carpentry work accurately to required levels and lines, with members plumb and true and accurately cut and fitted.

3.02 ATTACHMENT AND ANCHORAGE

- A. Use common wire nails, except as otherwise shown or specified. Use finishing nails for finish Work. Select fasteners of size that will not penetrate members where opposite side will be exposed to view or will receive finish materials. Make tight connections between members. Install fasteners without splitting of wood; pre-drill as required.
- B. Exposed Plywood: Panel ends and edges shall have spacing of 1/8 inch maximum, unless otherwise indicated by the panel manufacturer. Fasten 6 inches on center along supported panel edges and 10 inches on center at intermediate supports.

- C. Plywood Subfloor: Fasten to supporting members using combination of glue and wood screws. Mastic construction adhesives shall comply with the APA Glued Floor System and ASTM standard D3498, Standard Specification for Adhesives for Field-Gluing Plywood to Lumber Framing for Floor Systems (based on APA Specification AFG-01). Fasten screws at 6 inches on center along all edges and 10 inches on center at intermediate supports.
- D. Particleboard: Fasten to plywood subfloor using combination of glue and type A or AB, sheet metal, twin fast types and fully threaded designed for use in particleboard. Install in accordance with installation instructions of The Composite Panel Association.
- E. Furring Channels: Fasten to purlins using self-drilling, self-tapping screws, Spaced at 6 inches on center.

3.03 WOOD GROUND NAILERS, BLOCKING, AND SLEEPERS

- A. Provide wherever shown and where required for screeding or attachment of other work. Form to shapes as shown and cut as required for true line and level of work to be attached. Set true to line and level, plumb with intersections true to required angle. Coordinate location with other Work involved.
- B. Attach to substrates securely with anchor bolts and other attachment devices as shown as required to support applied loading. Countersink bolts and nuts flush with surfaces, unless otherwise shown. Building into masonry; anchor to formwork before concrete placement.
- C. Provide grounds of dressed, preservative treated, key-beveled lumber not less than 1-1/2 inch wide and of the thickness required to bring face of ground to exact thickness of finish material involved. Remove temporary grounds when no longer required.

3.04 WOOD FURRING

- A. Install plumb and level with closure strips at all edges and openings. Shim with wood as required.
- B. Suspended Furring: Provide of size and spacing shown, complete including hangers and all attachment devices. Level to a tolerance of 1/8 inch in 12 feet.

3.05 WOOD FRAMING

- A. Set wood framing accurately to required lines and levels. Provide framing members of sizes and on spacing shown, and frame openings as shown, or if not shown, comply with the recommendation of the "Manual for Housing Framing" of the National Forest Products Association. Cut, join, and tightly fit framing around other Work. Do not splice structural members between supports unless otherwise detailed.
- B. Anchor and nail as shown, or if not shown, to comply with the "Recommended Nailing Schedule Table 1 of the "Manual of House Framing" and other recommendations of the N.F.P.A.

SECTION 07 21 00

THERMAL INSULATION

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Thermal insulation for exterior walls, interior walls, and ceilings as shown on the Drawings and specified herein.
- 1.02 RELATED SECTIONS
 - A. Other types of insulation are specified in Roof Insulation under Section 13 34 19 Metal Building System Specifications.

1.03 SUBMITTALS

- A. Submit manufacturer's product and technical data for each type of insulation describing location, extent, material and method of fastening prior to installation for Project Engineer / MDOT Architect's approval.
- 1.04 PRODUCT HANDLING
 - A. Protect the materials of this section before, during and after installation and to protect the installed work and materials of all other trades. In the event of damage, immediately make all repairs or replacements as necessary.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Equivalent products by the following manufacturers are acceptable:
 - 1. CertainTeed Corporation, Valley Forge, PA, Tel. (800) 233-8990.
 - 2. Johns Manville Corp, Denver, CO, Tel. (303) 978-2531.
 - 3. Knauf Insulation, Shelbyville, IN, Tel. (800) 825-4434.
 - 4. Owens Corning, Toledo, OH, Tel. (800) 438-7465.
- B. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures.

2.02 BATT INSULATION

- A. Provide glass fibers and resinous binders formed into flexible batts conforming to ASTM C 665, Type III, Class B with density not less than 1.5 lbs. Per cubic foot and an R value of 3.17 per inch of thickness at 75 degrees F. mean temperature, with aluminum foil and asphalt vapor barrier laminated to one face. Thickness of insulation shall be as shown on the Drawings.
- 2.03 SOUND ATTENUATION INSULATION: Similar to above specified insulation except manufacturer's standard unfaced batt insulation manufactured for sound attenuation.
- 2.04 ACCESSORIES
 - A. Tape: Bright aluminum, self-adhering type, mesh reinforced, two inches wide.
- MDOT Shop Complex Hinds 07 21 00 1 Thermal Insulation

PART 3 - EXECUTION

3.01 INSPECTION: Examine the areas and conditions where building insulation is to be installed and notify the Project Engineer / MDOT Architect of conditions detrimental to the proper and timely completion of the work. Do not proceed with the Work until unsatisfactory conditions have been corrected in a manner acceptable to the Project Engineer / MDOT Architect.

3.02 INSTALLATION

- A. Comply with manufacturer's instructions for the particular condition of installation in each case. If printed instructions are not available, or do not apply to the project conditions, consult the manufacturer's technical representative for specific recommendations before proceeding with the work.
- B. Extend insulation full thickness as shown over entire area to be insulated. Cut and fit tightly around obstructions, and fill voids with insulation. Remove projections, which interfere with placement.
- C. Apply a single layer of insulation to the required thickness, unless a double layer is required, to make up the total thickness shown.
- D. Set vapor barrier faced units with vapor barrier to inside of construction, except as otherwise shown. Do not obstruct ventilation spaces. All joints at vapor barriers shall be sealed with 4 inches wide, foil faced duct tape to prevent vapor and air migration.
- E. Tape joints and ruptures in vapor barriers, using tape specified above, and seal each continuous area of insulation to surrounding construction so as to ensure vapor tight installation of the units.
- F. Where insulation is impaled on stick clips, provide clips not less than 3 inches from corners or edges and not more than 12 inches on center.
- G. Adhesive Application per manufacturer's printed directions. Apply adhesive over entire back of insulation and on edges of insulation, except as noted below.
- H. Fastener Installation per manufacturer's printed directions. Install fasteners 12 inches on center each way. Use adhesive as specified herein per fastener manufacturer's recommendations.

3.03 BATT INSULATION

- A. Install blanket fiberglass insulation with edges closely butted. Cut and fit insulation to closely fit intersecting or penetrating surfaces.
- B. Walls: Install sound batt insulation between the studs at all interior partitions. Attach to studs with staples, adhesive or method as recommended by manufacturer. Tape and seal small joints and punctures and replace insulation where large tears occur.
- C. Ceilings: Install above ceilings continuous with vapor barrier down. Lay above gypsum board at bottom chord of wood trusses in method recommended by manufacturer. Tape and seal small joints and punctures and replace insulation where large tears occur.

SECTION 07 26 00 VAPOR RETARDERS

PART 1 - GENERAL

- 1.01 SECTION INCLUDES
 - A. Vapor retarder under concrete floor slab.
 - B. Concrete curing paper on top of freshly poured concrete floor slab.
- 1.02 SUBMITTALS
 - A. Submit manufacturer's technical product data, installation instructions and recommendations for products specified.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Drawings and specifications are based on products manufactured by Fortifiber Corporation, 300 Industrial Drive, Fernley, NV 89408. Tel. (800) 773-4777.
- B. Equivalent products by the following manufacturers are acceptable:
 - 1. Grace Construction Products, Cambridge, Ma. Tel: (800) 444-6459.
 - 2. Griffolyn ® Division, Reef Industries, Inc., Houston, TX. Tel: (800) 231-6074.
 - 3. Stego Industries LLC, San Juan Capistrano, CA. Tel: (877) 464-7834.
- C. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures.

2.02 VAPOR RETARDER

- A. Membrane shall be a 15 mil polyolefin film meeting ASTM E-1745-97 Class A Test Method, equal to Fortifiber Corporation, Moistop® Ultra[™] 15, including Moistop® tape and sealants with the following characteristics:
 - 1. Moisture Vapor Permeance: ASTM E-154, Section 7 (E-96, Method A) = .02 Perms.
 - 2. Tensile Strength: ASTM E-154, Section 9 (Method D-882) = (70lb f/in min)-MD & CD.
 - 3. Puncture Resistance: ASTM D-1709, Method B = 4200 Grams.

2.03 CONCRETE CURING PAPER

A. Laminated tri directional glass fiber reinforced long fibered kraft curing papers with double coating of high-melting-point asphalt, meeting ASTM C-171 Test Method, equal to "Orange Label Sisalkraft®".

PART 3 - EXECUTION

3.01 PREPARATION

A. Ensure items that pass through building paper / membrane are properly and rigidly installed, substrate is free of projections and irregularities that may be detrimental to proper installation of building paper / membrane.

3.02 INSTALLATION

- A. Vapor Retarder: Unroll underslab vapor retarder over thoroughly compacted subgrade and turn down at inside perimeter of grade beams. Seal joints watertight, with a pressure sensitive tape as recommended by manufacturer, allowing a minimum overlap of 6 inches. Apply tape evenly over seams and rub out wrinkles formed during application. Seal pipes and conduits passing through the membrane with Moistop boot and tape. Inspect membrane thoroughly and repair all punctures immediately before placing concrete. Equipment, tools, and procedures that might puncture the membrane shall not be used while placing and finishing the concrete. Comply with manufacturer's recommendations and installation procedures as outlined in ASTM E-1643.
- B. Curing Paper: Unroll concrete curing paper over the entire surface once the concrete has set sufficiently hard to permit application without marring the surface. Lap joints 4 inches and seal with pressure sensitive tape. Apply tape evenly over seams and rub out wrinkles formed during application. Ensure that all tears or penetrations are repaired.
- C. Floor Protection Paper: Apply floor protection paper immediately after floor covering is installed. Do not remove until final completion and acceptance by the Project Engineer. Lay paper in widest practical width with 6-inch laps to provide complete coverage of flooring. Seal joints with minimum 2 inch wide pressure sensitive tape.

3.03 CLEANING

A. Inspect vapor barrier membrane thoroughly and keep clean. Remove dirt, oils, mud, debris, etc. prior to placing concrete.

SECTION 07 92 00 JOINT SEALANTS

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Preparation of substrate surfaces to receive materials.
- B. Sealant and joint backing (backer rod) materials and installation in the following general locations (even though not shown on the Drawings):
 - 1. Exterior and interior wall joints, including control / expansion joints and abutting like or similar materials (in walls, ceilings, and roof construction) that have spaces between in excess of 3/16 inch (except where less restrictive tolerances are indicated or where the condition is specifically the responsibility of others).
 - 2. Abutting dissimilar materials, exterior and interior.
 - 3. Exterior and interior wall openings (including at perimeter doors, exterior thresholds, windows, louvers, and penetrations required by piping, ducts, and other service and equipment.
 - 4. Other locations, not included above but, specifically required by manufacturers of installed materials / products (except that sealing materials for glazing are under provision of other Section.).
- C. Accessories: Including, but not limited to, primer, cleaner, backer rod, bond breaker, and masking tape.
- 1.02 RELATED SECTIONS
 - A. Section 01 33 00 Submittal Procedures and Section 09 05 15 Color Design.
- 1.03 DEFINITIONS
 - A. Wherever the words "caulk" or "seal" occur, they shall be interpreted to mean "effectively seal the indicated joint with a material to render it air and watertight." "Caulk" shall indicate the use of the interior materials specified hereinafter and "Seal" shall indicate the use of the exterior materials.
- 1.04 WORK OF OTHER SECTIONS
 - A. Caulking and sealing may be performed as Work of other Sections when specified. However, all Work shall conform to the requirements of this Section.
- 1.05 SUBMITTALS
- A. Submit manufacturer's product data and installation instructions for each type of sealant required. Product data shall include chemical characteristics, limitations, and color availability.
- 1.06 QUALITY ASSURANCE
 - A. Applicator: Company specializing in the work of this Section with minimum 3 years documented satisfactory experience.
 - B. Manufacturer's Certificate: Provide manufacturer's letter of certification that products meet or exceed specified requirements and are appropriate for uses indicated.
- MDOT Shop Complex Hinds 07 92 00 1

Joint Sealants

- C. Installation: Conform to Sealant and Waterproofers Institute requirements.
- 1.07 DELIVERY, STORAGE AND HANDLING
 - A. Deliver caulking and sealant material to the site in original unopened packages with manufacturer's labels, instructions and product identification and lot numbers intact and legible.
 - B. Store materials under cover, protected from inclement weather and adverse temperature extremes, in original containers or unopened packages, in accordance with manufacturer's instructions.

PART 2 - PRODUCTS

- 2.01 ACCEPTABLE MANUFACTURERS
 - A. Drawings and Specifications are based on products manufactured by Pecora Corporation, 165 Wambold Road, Harleysville, PA 19438. Tel: (800) 523-6688.
 - B. Equivalent products by the following manufacturers are acceptable:
 - 1. Dow Corning Corporation, Midland, MI. Tel: (800) 322-8723
 - 2. GE Silicones, Waterford, NY. Tel: (518) 233-2639.
 - 3. Sonneborn Building Products, Shakopee, MN. Tel: (800) 433-9517.
 - 4. Tremco, Inc., Beachwood, OH. Tel: (800) 562-2728.
 - C. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures.

2.02 SEALANT TYPES AND USE SCHEDULE

- A. Type 1: Use for interior locations, sealing around windows, doors, louvers, drywall and other locations to be painted and where joints are less than 1/8 inch with none to slight movement anticipated: Pecora AC-20 + Silicone (Acrylic Latex Caulking Compound).
- B. Type 2: Not Used.
- C. Type 3: Use for horizontal floor joints: Pecora Urexpan NR-200 (two-part, self-leveling, traffic-bearing, polyurethane sealant).
- D. Type 4: Use for exterior sealing at door, louver, and window frames: Pecora 890NST (one-part Architectural Silicone Sealant). Color(s) to be selected by the Project Engineer / MDOT Architect from manufacturer's full range of standard Architectural colors.

2.03 ACCESSORIES

- A. Primer: Non-staining type, recommended by sealant manufacturer to suit application.
- B. Joint Cleaner: Non-corrosive and non-staining type, recommended by sealant manufacturer; compatible with joint forming materials.
- C. Backer Rod: Open cell polyurethane foam or closed cell polyethylene foam, compatible with sealant, sized and shaped to provide proper compression upon insertion in accordance with manufacturer's recommendations.

- D. Bond Breaker: Pressure sensitive adhesive polyethylene, TEFLON, or polyurethane foam tape.
- E. Masking Tape: Pressure sensitive adhesive paper tape.

PART 3 - EXECUTION

3.01 EXAMINATION

A. Installer must examine areas and conditions under which this Work is to be installed and notify the Contractor in writing of conditions detrimental to the proper and timely completion of the Work. Do not proceed with the Work until unsatisfactory conditions have been corrected in a manner acceptable to the installer.

3.02 PREPARATION

- A. Cleaning: Clean joint surfaces, using joint cleaner as necessary, to remove dust, dirt, oil, grease, rust, lacquers, laitance, release agents, moisture, frost or other matter that might adversely affect adhesion of sealant. Rake joints out to a depth equal to one-half the width.
- B. Masking: Mask areas adjacent to joints.
- C. Priming: If required, prime substrate surfaces following manufacturer's instructions.
- D. Mixing: When required, mix components of sealant materials in accordance with manufacturer's instructions to achieve required characteristics of sealant.

3.03 APPLICATIONS

- A. Mixing, application, surface condition, weather condition shall be as recommended by the manufacturer. Do not use material that has exceeded the recommended pot life.
- B. Install backing material in joints using blunt instrument to avoid puncturing. Do not twist the backing rod while installing. Install backing rod so that joint depth is 50 percent of joint width, but a minimum of 1/8-inch deep and a maximum of 3/8-inch deep.
- C. Apply sealant in joints using a pressure gun with nozzle cut to fit joint width. Ensure sealant is deposited in a uniform, continuous bead without gaps or air pockets.
- D. Tool joints to the required configuration within 10 minutes of sealant application. Remove masking materials immediately after tooling.

3.04 CLEANING AND REPAIRING

- A. Do not allow sealant or compounds to overflow or spill onto adjoining surfaces, or to migrate into voids of adjoining surfaces. Clean adjoining surfaces by whatever means necessary to eliminate evidence of spillage.
- B. When using flammable solvents, avoid heat, sparks and open flames. Provide necessary ventilation. Follow all precautions and safe handling recommendations from the solvent manufacturer and pertinent local, state and federal regulations.
- C. Leave finished work in a neat, clean condition with no evidence of spillovers onto adjacent surfaces.

- D. Repair or replace defaced or disfigured finishes.
- 3.04 CURE AND PROTECTION
 - A. Cure sealant and caulking compounds in compliance with manufacturer's instructions and recommendations, to obtain high early bond strength, internal cohesive strength and surface durability.
 - B. Sealant Supplier / Applicator shall advise Contractor of procedures required for cure and protection of joint sealers during construction period, so that they will be without deterioration or damage (other than normal wear and weathering) at Time of Completion.

SECTION 08 11 13 HOLLOW METAL DOORS AND FRAMES

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Hollow metal Work, including but not limited to, the following:
 - 1. Interior and exterior hollow metal doors and frames; rated and non-rated.
 - 2. Trimmed openings.
 - 3. Preparation of metal doors and bucks to receive finish hardware, including reinforcements, drilling and tapping necessary.
 - 4. Factory prime painting of Work in this Section.

1.02 RELATED SECTIONS

- A. Section 06 10 00 Rough Carpentry.
- B. Section 08 14 00 Wood Doors.
- C. Section 08 71 00 Door Hardware.
- D. Section 09 05 15 Color Design.
- E. Section 09 90 00 Painting and Coatings.

1.03 QUALITY ASSURANCE

- A. In addition to complying with all pertinent codes and regulations, manufacture labeled doors in accordance with specifications and procedures of Underwriters' Laboratories, Inc. In guarantee and shop drawings, comply with nomenclature established in American National Standards Institute publication A123.1, latest edition, "Nomenclature for Steel Doors and Steel Door Frames".
- B. Work is subject to applicable portions of the following standards:
 - 1. ANSI A115 "Door and Frame Preparation for Door Locks and Flush Bolts", American National Standards Institute.
 - 2. ANSI A123.1 "Nomenclature for Steel Doors and Steel Door Frames", American National Standards Institute.
 - 3. NFPA 80 "Fire Doors and Windows", National Fire Protection Association.
 - 4. NFPA 101 "Life Safety Code", National Fire Protection Association.
- C. Hollow metal doors and frames shall comply with the specifications for Custom Hollow Metal Doors and Frames, National Assoc. of Architectural Metal Manufacturers (NAAMM) Standard CHM 1-74, and the Steel Door Institute, SDI 100-80.

1.04 SUBMITTALS

- A. Product Data: Submit schedule and manufacturer's technical product data / literature.
- B. Shop Drawings: Shop drawings shall indicate door and frame elevations, frame configuration, anchor types and spacing, reinforcement, location of cut-outs for hardware and glazing.

- C. Samples (not required for named products):
 - 1. Submit hollow metal frame, corner section of typical frame, of sufficient size to show corner joint, hinge reinforcement, dust cover boxes, anchors, and floor anchors.
 - 2. Submit hollow metal door section of typical door, of sufficient size to show edge, top and bottom construction, insulation, hinge reinforcement and face stiffening.
- 1.05 PRODUCT IDENTIFICATION
 - A. Deliver doors and frames and other work of this section properly tagged and identified.
- 1.06 DELIVERY, STORAGE, AND HANDLING
 - A. Deliver, store and handle all metal doors and frames in a manner to prevent damage and deterioration.
 - B. Provide packaging, separators, banding, spreaders, and individual wrappings as required to completely protect all metal doors and frames during transportation and storage.
 - C. Store doors upright, in a protected dry area, at least 4 inches off the ground and with at least 1/4 inch air space between individual pieces, protect all pre-finished and hardware surfaces.

PART 2 - PRODUCTS

- 2.01 ACCEPTABLE MANUFACTURERS
 - A. Drawings and specifications are based on products manufactured by Steelcraft Manufacturing Company, 9017 Blue Ash Road, Cincinnati, OH 45242 Tel. (513) 745-6400.
 - B. Equivalent products by the following manufacturers are acceptable:
 - 1. Amweld Building Products, Inc., Garrettsville, OH. Tel. (330) 527-4385.
 - 2. Ceco Door Products, Brentwood, TN. Tel. (615) 661-5030.
 - 3. Republic Builders Products, McKenzie, TN. Tel. (901) 352-3383.
 - C. Substitutions shall fully comply with specified requirements and Section 01 64 14-Product Options and Substitution Procedures.

2.02 FABRICATION

- A. Fabricate hollow metal units rigid, neat in appearance and free from defects, warp or buckle. Accurately form metal to required sizes and profiles. Weld exposed joints continuously, grind, dress, and make smooth, flush and invisible. Metallic filler to conceal manufacturing defects is not acceptable. Unless otherwise indicated, provide countersunk flat Philips or Jackson heads for exposed screws and bolts.
- B. Prepare hollow metal units to receive finish hardware, including cutouts, reinforcing, drilling and tapping per final Finish Hardware Schedule and templates provided by hardware supplier. Comply with applicable requirements of ANSI A115 "Specifications for Door and Frame Preparation for Hardware".
- C. Locate finish hardware in accordance with approved shop drawings.

2.03 FRAMES

- A. Frames for exterior openings shall be made of commercial grade 14 gage minimum cold rolled steel conforming to ASTM A366-68 with a zinc coating conforming to ASTM A653, with a coating designation of A60 or G60 and a minimum coating thickness of 0.60 oz. per sq. ft. minimum. Frames for interior openings shall be commercial grade cold rolled steel conforming to ASTM A366-68 or commercial grade hot rolled and pickled steel conforming to ASTM A569-66T. Metal thickness shall be 16 gage for frames in openings 4 feet or less in width; 14 gage for frames in openings over 4 feet in width.
- B. Design and Construction: Frames shall be custom made welded units with integral trim, of the sizes and shapes shown on approved shop drawings. Knocked-down frames will not be accepted. Finished work shall be strong, rigid, and neat in appearance, square, true and free of defects, warp or buckle. Molded members shall be clean cut, straight and of uniform profile throughout their lengths. Jamb depths, trim, profile and backbends shall be as shown on Drawings. Corner joints shall have contact edges closed tight, with trim faces mitered and continuously welded, and stops mitered. The use of gussets will not be permitted.
 - 1. Stops shall be 5/8 inch deep.
 - 2. Frames for multiple or special openings shall have mullion and / or rail members which are closed tubular shapes having no visible seams or joints. All joints between faces of abutting members shall be securely welded and finished smooth.
 - 3. Hardware reinforcements: Frames shall be mortised, reinforced, drilled and tapped at the factory for fully templated mortised hardware only, in accordance with approved hardware schedule and templates provided by the hardware supplier. Where surface-mounted hardware is to be applied, frames shall have reinforcing plates. Frames shall be reinforced for closers. Minimum thickness of hardware reinforcing plates shall be as follows:
 - a. Hinge and pivot reinforcements 7 gage, 1 1/4 inches by 10 inches minimum.
 - b. Strike reinforcements 12 gage.
 - c. Flush bolt reinforcements 12 gage.
 - d. Closer reinforcements 12 gage.
 - e. Reinforcements for surface-mounted hardware 12 gage.
 - 5. Floor anchors: Floor anchors shall be securely welded inside jambs for floor anchorage. Where required, provide adjustable floor anchors, providing not less than 2 inches height adjustment. Floor anchors shall be 14-gage minimum.
- C. Finish: After fabrication, tool marks and surface imperfections shall be removed, and exposed faces of welded joints shall be dressed smooth. Frames shall be chemically treated to insure maximum paint adhesion and coated on accessible surfaces with rust-inhibitive primer complying with FS-TT-P-57 (Type II) or FS-TT-P-659 with 2.0 mils minimum thickness. Fully cure before shipment.

2.04 HOLLOW METAL DOORS

A. Doors shall be made of commercially quality, level, cold rolled steel conforming to ASTM A366-68 and free of scale, pitting or other surface defects. Face sheets for interior doors shall be18 gage minimum. Face sheets for exterior doors shall be 16-gage minimum with zinc coating conforming to ASTM A653, with a coating designation of A60 or G60 and a minimum coating thickness of 0.60 oz. per sq. ft. minimum.

- B. Design and Construction: Doors shall be custom made, of the types and sizes shown on the approved shop drawings, and shall be fully welded seamless construction with no visible seams or joints on their faces or vertical edges. Door thickness shall be 13/4 inches unless otherwise noted. Doors shall be strong, rigid and neat in appearance, free from warp or buckle. Corner bends shall be true, straight and of minimum radius for the gage of metal used.
- C. Stiffen face sheets with continuous vertical formed steel sections spanning the full thickness of the interior space between door faces. These stiffeners shall be 22 gage minimum, spaced 6 inches apart and securely attached to face sheets by spot welds 5 inches on center. Spaces between stiffeners shall be sound-deadened insulated full height of door with an inorganic non-combustible batt-type material.
- D. Join door faces at their vertical edges by a continuous weld extending full height of door. Welds shall be ground, filled and dressed smooth to make them invisible and provide a smooth flush surface.
- E. Top and bottom edges of doors shall be closed with a continuous recessed 16 gage minimum steel channel, extending the full width of the door and spot welded to both faces. Exterior doors shall have additional flush closing channel at top edges and, where required for attachment of weather-stripping, a flush closure at bottom edges. Provide openings in bottom closure of exterior doors to permit escape of entrapped moisture.
- F. Edge profiles shall be provided on both vertical edges of doors as follows:
 - 1. Single-acting swing doors beveled 1/8 inch in 2 inches.
 - 2. Double-acting swing doors rounded on 2-1/8 inch radius.
- G. Hardware reinforcements: Doors shall be mortised, reinforced, drilled and tapped at the factory for fully templated hardware only, in accord with the approved hardware schedule and templates provided by the hardware supplier. Where surface-mounted hardware (or hardware, the interrelation of which is to be adjusted upon installation such as top and bottom pivots, floor closures, etc.) is to be applied, doors shall have reinforcing plates. Minimum gages for hardware reinforcing plates shall be as follows:
 - 1. Hinge and pivot reinforcement 7 gage.
 - 2. Reinforcement for lock face, flush bolts, concealed holders, concealed or surface-mounted closers 12 gage.
 - 3. Reinforcements for all other surface mounted hardware 16 gage.
- H. Finish: After fabrication, tool marks and surface imperfections shall be dressed, filled and sanded as required to make all faces and vertical edges smooth, level and free of all irregularities. Doors shall be chemically treated to ensure maximum paint adhesion and shall be coated, on all exposed surfaces, with manufacturer's standard rust-inhibitive primer. Fully cure before shipment.
- I. Flatness: Doors shall maintain a flatness tolerance of 1/16 inch maximum in any direction, including a diagonal direction.
- 1.05 HOLLOW METAL PANELS
 - A. Hollow metal panels shall be made of the same materials and constructed and finished in the same way as specified for hollow metal doors.

1.06 LABELED DOORS & FRAMES

- A. Labeled doors and frames shall be provided for those openings requiring fire protection ratings, and as scheduled on Drawings. Such doors and frames shall be Underwriters' Laboratories, Inc. labeled or other nationally recognized agency having a factory inspection service.
- B. When door or frame specified to be fire-rated cannot qualify for appropriate labeling because of its design, size, hardware or any other reason, the Project Engineer / Architect shall be advised before fabricating work on that item is started.

1.07 HARDWARE LOCATIONS

A. Hinges:

- 1. Top 5 inches from head of frame to top of hinge.
- 2. Bottom 10 inches plus 1 inch from finished floor to bottom of hinge.
- 3. Intermediate, centered between top and bottom hinges.
- B. Unit and integral type locks and latches 3'- 2" to centerline of knob.
- C. Deadlocks 5'- 0" to centerline of cross bar.
- D. Door pulls -3'-6" to center of grip.
- G. All of the above dimensions from paragraph 2.07(B) through 2.07(g) are from finished floor.

1.08 CLEARANCES

- A. Edge clearances:
 - 1. Between doors and frame, at head and jambs 1/8 inch.
 - 2. At door sills: where no threshold is used 1/4 inch maximum above finished floor; where threshold is used 3/4 inch maximum above finished floor.
 - 3. Between meeting edges of pairs of doors 1/8 inch.
- B. Finished floor is defined as top surface of floor.

2.09 PREPARATION FOR FINISH HARDWARE

- A. Hardware supplier shall furnish hollow metal manufacturer approved hardware schedule, hardware templates, and samples of physical hardware where necessary to ensure correct fitting and installation. Include preparation for mortise and concealed hardware.
- B. Provide reinforcements for both concealed and surface applied hardware. Drill and tap mortise reinforcements at factory, using templates. Install reinforcements with concealed connections designed to develop full strength of reinforcements.
- 2.10 REJECTION
 - A. Hollow metal frames or doors which are defective, have hardware cutouts of improper size or location, or which prevent proper installation of doors, hardware or work of other trades, shall be removed. Replace rejected materials.

PART 3 - EXECUTION

3.01 INSPECTION

A. Examine areas and conditions where hollow metal Work is to be installed and notify Project Engineer of conditions detrimental to proper and timely completion of the Work. Do not proceed with the Work until unsatisfactory conditions have been corrected.

3.02 INSTALLATION

- A. Install hollow metal units and accessories in accordance with approved Shop Drawings, manufacturer's data, and Specifications.
- B. Provide masonry anchorage devices where required for securing hollow metal frames to in-place concrete or masonry construction. Set anchorage devices opposite each anchor location, in accordance with details on final shop drawings and anchorage device manufacturer's instructions. Leave drilled holes rough, not reamed, and free from dust and debris.
- C. Placing frames: Set frames accurately in position, plumbed, aligned, and braced securely until permanent anchors are set. After wall construction is complete, remove temporary braces and spreaders, leaving surfaces smooth and undamaged.
 - 1. At wood stud partitions, attach wall anchors to studs with tapping screws. Place frames at fire-rated openings in accordance with NFPA Standard No. 80.
 - 2. Make field splices in frames as detailed on final Shop Drawings, welded and finished to match factory work.
 - 3. Remove spreader bars only after frames or bucks have been properly set and secured.
 - 4. Door installation: Fit hollow metal doors accurately in their respective frames, with the following clearances:
 - a. Jambs and head: 3/32 inch.
 - b. Meeting edges, pairs of doors: 1/8 inch.
 - c. Bottom: 1/4 inch, where no threshold or carpet.
 - d. Bottom: at threshold or carpet: 1/8 inch.
 - e. Place fire-rated doors with clearances as specified in NFPA Standard No. 80.

SECTION 08 36 13

SECTIONAL DOORS

PART 1 - GENERAL

1.01 SUMMARY

- A. Section Includes: Electrically operated sectional doors, operators, controls and accessories.
- B. Related Sections:
 - 1. Division 05 Sections: Miscellaneous Metals for steel supports.
 - 2. Division 26 Sections: Electrical connections and service for powered door operators.

1.02 REFERENCES

- A. General: Standards listed by reference, including revisions by issuing authority, form a part of this specification section to the extent indicated. Standards listed are identified by issuing authority, authority abbreviation, designation number, title or other designation established by issuing authority. Standards subsequently referenced herein are referred to by issuing authority abbreviation and standard designation.
- B. American Society for Testing and Materials (ASTM): ASTM A 653/A 653M Standard Specification for Steel Sheet, Zinc-Coated (Galvanized) or Zinc-Iron Alloy-Coated (Galvannealed) by the Hot-Dip Process.

1.03 PERFORMANCE REQUIREMENTS

- A. Structural Performance: Design and reinforce sectional overhead doors to withstand a 20 PSF (88 MPH) wind loading pressure in the fully closed position unless otherwise indicated or as required by AHJ (Authorities Having Jurisdiction).
- B. Spring Cycle Requirements: 25,000 cycles.

1.04 SUBMITTALS

- A. General: Submit listed submittals in accordance with Conditions of the Contract and Division 1 Submittal Procedures Section.
- B. Product Data: Submit manufacturer's product data, roughing-in diagrams, and installation instructions for each type and size of sectional overhead doors. Include operating instructions and maintenance information with data for shaft and gearing, lubrication frequency, control adjustment, spare part sources. Include both published data and any specific data prepared for this project.
- C. Shop Drawings: Provide drawings indicating track details, head and jamb conditions, spring shafts, anchorage, accessories, finish colors, patterns and textures, operator mounts and other related information. Include relationship with adjacent materials.
- D. Samples: Submit selection and verification samples of metal finishes.

- E. Quality Assurance Submittals: Submit the following:
 - 1. Certificates: Submit manufacturer's certificate that products meet or exceed specified requirements.
 - 2. Certificates: Submit installer qualifications.
- F. Closeout Submittals: Submit Warranty documents specified herein.

1.05 QUALITY ASSURANCE

A. Installer Qualifications: Utilize an installer having demonstrated experience on projects of similar size and complexity, and trained and authorized by the door dealer to perform the work of this section.

1.06 DELIVERY, STORAGE & HANDLING

A. Deliver materials in manufacturer's original, unopened, undamaged containers with identification labels intact. Comply with manufacturer's ordering instructions and lead time requirements to avoid construction delays. Store materials protected from exposure to harmful environmental conditions and at temperature and humidity conditions recommended by the manufacturer.

1.07 WARRANTY

- A. Submit, for Owner's acceptance, manufacturer's standard warranty document executed by authorized company official. Manufacturer's warranty is in addition to, and not a limitation of, other rights Owner may have under contract documents.
- B. Warranty of door and all components to be free from defects in labor and materials for a period of one year from the date of Final Acceptance.

1.08 MAINTENANCE

A. Maintenance Service: Submit for Owner's consideration and acceptance maintenance service agreement for products installed.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Drawings and specifications are based on products manufactured by Raynor Garage Doors, P.O. Box 448, Dixon, IL 61021. Tel. (800) 472-9667.
- B. Equivalent products by the following manufacturers are acceptable:
 - 1. Overhead Door Corp., Dallas, TX. Tel. (800) 887-3667.
 - 2. Windsor Door, Little Rock, AR. Tel. (800) 946-3767.
- C. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures

2.02 SECTIONAL DOOR

- A. Steel door assembly shall be provided as one complete unit including, but not limited to, sections, brackets, tracks, counterbalance mechanisms and hardware. Equal to SteelForm[™] STANDARD by Raynor Garage Doors.
- MDOT Shop Complex Hinds 08 36 13 2

2.03 DOOR OPERATORS

- A. Provide doors designed for electric motor operation.
- B. Manufacturer Product Designation: Raynor PowerHoist Standard (Model Series PHS).
 - 1. Type: Trolley.
 - 2. Motor Horsepower Rating: Continuous 1/2 HP.
 - 3. Electrical Requirements: 115 volt single phase.
 - 4. Duty Cycle: 30 cycles/hour.
 - 5. Control Wiring: Three button momentary contact "open-close-stop"
 - 6. Model Number: O.D.P-Standard.

2.04 DOOR SECTIONS

- A. Material: Steel pan construction, 2 inches thick, roll formed from 24 gauge minimum thickness commercial quality hot-dipped galvanized G60 steel in compliance with ASTM A 653. Each door section to have two deep ribs, four pencil grooves, and roll-formed tongue-and-groove joints. End stiles and center stiles to be riveted to outside face with stainless steel rivets and resistance welded to interior rail. End stiles and center stiles to be minimum 16 gauge thickness.
- B. Mounting: Sections mounted in door opening using Lap Jamb Angle Mounting: section overlap door jambs by 1 inch (25mm) on each side of door opening
- D. Seals: Sections to be sealed at end stiles with 1/4 inch (6.4mm) thick polyethylene foam. Bottom of door to have flexible U-shaped vinyl seal in aluminum retainer.
- E. Trussing: Doors designed to withstand specified windload. Deflection of door in horizontal position to be maximum of 1/120th of door width.
- F. Paint Type and Color: Kynar 500 in Standard color as selected by Project Engineer / MDOT Architect. Refer to Section 09 05 15 "Color Design". Exterior skin to have two coats of paint, one primer coat and one finish coat.

2.05 TRACK

- A. Material: Hot-dipped galvanized steel (ASTM A-653), fully adjustable for adequate sealing of door to jamb or weatherseal.
- B. Configuration Type: Provide normal headroom track as recommended by manufacturer to suit loading required and clearances available. Horizontal track shall be adequately reinforced with continuous angle
- C. Size: 2 inches

2.06 COUNTERBALANCE SYSTEM

A. Type: Provided with aircraft-type, galvanized steel lifting cables with minimum safety factor of 5 to 1. Torsion Springs consisting of heavy-duty oil-tempered wire torsion springs on a continuous ball-bearing cross-header shaft.

2.07 HARDWARE

- A. Hinges and Brackets: Fabricated from galvanized steel.
- B. Track Rollers: 2 inches diameter consistent with track size, with hardened steel ball bearings.
- C. Perimeter Seal: Provide perimeter seal for jambs and header.
- D. Air Infiltration Seal: Provide air infiltration seal between door sections.
- E. Locks: Furnish door system with interior lock with dead bolt provided with hole to receive padlock provided by owner.

PART 3 - EXECUTION

3.01 MANUFACTURER'S INSTRUCTIONS

A. Comply with instructions and recommendations of door manufacturer.

3.02 EXAMINATION

A. Site Verification of Conditions: Installer shall take field dimensions and examine conditions of substrates, supports, and other conditions under which this Work is to be performed and notify the Contractor in writing of conditions detrimental to the proper and timely completion of the Work. Do not proceed with the Work until unsatisfactory conditions have been corrected in a manner acceptable to the Installer.

3.03 INSTALLATION

- A. Install door and operating equipment complete with necessary hardware, jamb and head mold strips, anchors, inserts, hangers, and equipment supports in accordance with final shop drawings, manufacturer's instructions, and as specified herein.
- B. Anchor components securely to wall construction and building framing without distortion or stress. Secure tracks to structural members only.
- C. Instruct Owners personnel in proper operating procedures and maintenance.

3.04 ADJUSTING

- A. General: Lubricate bearings and sliding parts, assure weathertight fit around door perimeter and adjust doors for proper operation, balance, clearance and similar requirements.
- 3.05 CLEANING
 - A. Remove temporary coverings and protection of adjacent work areas. Repair or replace installed products damaged prior to or during installation.
 - B. Clean installed products in accordance with manufacturer's instructions prior to Owner's acceptance. Remove and legally dispose of construction debris from project site.

END OF SECTION

MDOT – Shop Complex – Hinds 08 36 13 - 4 Sectional Doors

SECTION 08 71 00

DOOR HARDWARE

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Hardware as shown on the Drawings and in Schedules. Door hardware is hereby defined to include all items known commercially as builders hardware, as required for swing doors, except special types of unique and non-matching hardware specified in the same section as the door and door frame.
- B. The required types of hardware include (but are not limited to) the following:
 - 1. Butts and hinges
 - 2. Lock cylinders and keys
 - 3. Lock and latch sets
 - 4. Bolts
 - 5. Panic exit devices
 - 6. Push/pull units
 - 7. Closers
 - 8. Door trim units
 - 9. Stripping and seals
 - 10. Thresholds
- C. Items of hardware not definitely specified, but required for the completion and proper operation of the doors, shall be suitable in type, comparable to the type specified for similar openings. Labeled doors shall be fitted with labeled hardware.
- D. All modifications of hardware required by reason of construction characteristics shall be such as to provide the proper operation or functional features. Contractor shall be fully responsible for checking all details, such as wall trim clearance, bevels, backsets, proper type strike plates, length of spindles, hands of locks, etc., in order that all items of hardware shall fit properly. Hardware for application to metal shall be made to standard templates. Template information shall be furnished to door and frame fabricators and all other trades requiring same, in order that they may cut, reinforce or otherwise prepare in the shop, materials for reception of hardware.
- E. Hardware shall be free from defects affecting appearance and serviceability. Working parts shall be well fitted and smooth working without unnecessary play. All items of hardware shall be delivered to the building site in sufficient time in advance of its requirement for use for inspection prior to installation.

1.02 SUBMITTALS

- A. Product Data: Submit manufacturer's product data, roughing-in diagrams, and Installation instructions for each type of hardware. Include operating instructions, maintenance information and spare part sources.
- B. Contractor's Hardware Schedule: After all samples have been approved but prior to delivery of hardware, Contractor shall prepare and submit to the Project Engineer / MDOT Architect a complete schedule of all finish hardware required. Schedule shall follow requirements of Specifications and shall indicate type, manufacturer's name and number, location and finish of each item required. Approval of schedule will not relieve Contractor of responsibility for furnishing all necessary hardware.

C. Submit such samples as required by the Project Engineer / MDOT Architect for approval. Do not deliver hardware until approval is obtained.

1.03 QUALITY ASSURANCE

- A. Perform work in accordance with the following requirements:
 - 1. ANSI A117.1 Specifications for Making Buildings and Facilities Accessible to and Usable by Physically Handicapped People.
 - 2. NFPA 101.
- B. Hardware Supplier: Company specializing in supplying commercial door hardware with five years documented experience and approved by manufacturer.
- C. Hardware supplier shall have in his employment, an Architectural Hardware Consultant (AHC) in good standing as certified by the Society of Hardware Consultants Council. The Architectural Hardware Consultant shall assist the Contractor in installation and verify that hardware has been furnished and installed in accordance with manufacturer's instructions and as specified herein.
- D. Templates: The hardware supplier shall provide templates and / or physical hardware to trades as required and in sufficient time to prevent delay in the execution of the Work.
- 1.04 PACKING AND MARKING
 - A. Package each item of hardware and lockset separately in individual containers, complete with screws, keys, instructions and installation template for spotting mortising tools. Mark each container with item number corresponding to number shown on Contractor's hardware schedule.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Equivalent products by the following manufacturers are acceptable:
 - 1. Best Access Sys. Indianapolis, IN. Tel: (800) 311-1705.
 - 2. Corbin Russwin Arch't. Hardware. Berlin, CT. Tel: (800) 543-3658.
 - 3. Dorma Door Controls, Inc. Reamstown, PA. Tel: (800) 523-8483.
 - 4. Hager Companies. Saint Louis, MO. Tel: (800) 325-9995.
 - 5. LCN. Princeton, IL. Tel: (800) 526-2400.
 - 6. McKinney Hinge. Scranton, PA. Tel: (800) 346-7707.
 - 7. Pemko. Ventura, CA. Tel: (800) 283-9988.
 - 8. Rockwood Manufacturing Co. Rockwood, PA. Tel: (800) 458-2424.
 - 9. Schlage Lock Co. Colorado Springs, CO. Tel: (800) 847-1864.
 - 10. Stanley Hardware. New Britain, CT. Tel: (800) 337-4393.
 - 11. Trimco/BBW/Quality. Los Angeles, CA. Tel: (323) 262-4191.
- B. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures.

2.02 KEYING / CYLINDERS

- A. All cylinders and locksets shall be set to the existing masterkey system. Furnish all cylinders & locksets with removable type cores. The removable core system shall be one that uses either temporary construction cores or construction keyed cores operated by a construction key until such time the construction key is rendered inactive by the change key or retractor key.
- B. All cylinders shall be keyed in sets as directed by the Project Engineer / MDOT Architect. Furnish 3 change keys per lock and 6 masterkeys per set.
- 2.03 MATERIALS
 - A. See Hardware Schedule at end of this Section. Products listed set standard.

PART 3 - EXECUTION

3.01 INSTALLATION

- A. Mount hardware units at heights recommended in "Recommended Locations for Builders' Hardware" NBHA, except as other wise specifically indicated or required to comply with governing regulations, and except as may be otherwise directed by the Project Architect.
- B. Install each hardware item in compliance with the manufacturer's instructions and recommendations. Wherever cutting and fitting is required to install hardware onto or into surfaces which are later to be painted or finished in another way, install each item completely and then remove and store in a secure place during the finish application. After completion of the finishes, re-install each item. Do not install surface-mounted items until finishes have been completed on the substrate.
- C. Set units level, plumb and true to line and location. Adjust and reinforce the attachment substrate as necessary for proper installation and operation. Drill and countersink units that are not factory-prepared for anchorage fasteners. Space fasteners and anchors in accordance with industry standards.
- D. Cut and fit threshold and floor covers to profile of door frames, with mitered corners and hairline joints. Join units with concealed welds or concealed mechanical joints. Cut smooth openings for spindles, bolts and similar items, if any.
- E. Screw thresholds to substrate with No. 10 or larger screws, of the proper type for permanent anchorage and of bronze or stainless steel that will not corrode in contact with the threshold metal.
 - 1. At exterior doors, and elsewhere as indicated, set thresholds in a bed of either butyl rubber sealant or polyisobutylene mastic sealant to completely fill concealed voids and exclude moisture from every source.
 - 2. Do not plug drainage holes or block weeps. Remove excess sealant.

3.02 ADJUSTING AND CLEANING

- A. Adjust and check each operating item of hardware and each door, to ensure proper operation or function of every unit. Lubricate moving parts with type lubrication recommended by manufacturer (graphite-type if no other recommended). Replace units that cannot be adjusted and lubricated to operate freely and smoothly as intended for the application made.
- MDOT Shop Complex Hinds 08 71 00 3

3.03 SCHEDULE:

HW1	(For Exterior Hollow Metal Doors)	
Each Opening S	hall Have:	

3 – Each Hinges	Hager	BB1279 4 1/2 X 4 1/2 X NRP X 652
1 – Lockset	Schlage	D50RD Rhodes X 626
1 – Closer	LCN	P1460/1460 AL X TBGN
1 – Kickplate	Rockwood	8 X 2 LDW 0.050 X 630 (Mounted push side)
1 – Threshold	Pemko	2005AV
1 – W/Strip	Pemko	303AV
1 – Door Bottom	Pemko	2211AV (for Hollow Metal Doors)
1 – Stop		(As Required)

3 – Silencers

HW2

(For Interior Hollow Metal Doors) Each Opening Shall Have:

3 – Each Hinges	Hager	BB1279 4 1/2 X 4 1/2 X 652
1 – Lockset	Schlage	D50RD Rhodes X 626
1 – Cylinder	Best	As Required
1 – Kickplate	Rockwood	8 X 2 LDW 0.050 X 630 (Mounted push side)
1 – Mop Plate	Rockwood	6 X 1 LDW 0.050 X 630 (Mounted pull side)
1 – Stop	Rockwood	440 X 626
3 - Silencers	RUCKWUUU	440 × 626

HW3

(for Exterior Dbl Hollow Metal Doors)

Each Opening Shall Have:

6 – Each Hinges	Hager	BB1279 4 1/2 X 4 1/2 X NRP X 652
1 – Lockset	Schlage	D80RD Rhodes X 626
1 – Cylinder	Best	As Required
2 – Flushbolts	Rockwood	555-12" X 626
1 – Closer	LCN	P1460 AL X TBGN (Mounted Active Leaf)
2 – Kickplate	Rockwood	8 X 2 LDW 0.050 X 630 (Mounted push side)
1 – Threshold	Pemko	2005AV X Required Length
1 – W/Strip	Pemko	303AV
2 – Door Bottom	Pemko	2211AV (for Hollow Metal Doors)
2 – Silencers		

SECTION 09 05 15 COLOR DESIGN

PART 1 - GENERAL

1.01 SECTION INCLUDES

A. A coordinated comprehensive Color System in which requirements for materials specified in other Sections of this Specification and / or shown on the Drawings are identified for quality, color, finish, texture and pattern.

1.02 MANUFACTURER'S TRADE NAMES

- A. Manufacture's trade names and number designations used herein identify colors, finishes, textures and patterns for materials and products specified in the technical sections of the Specifications. Wherever such products are referred for selection or approval in other sections, such products shall be understood to be referenced to this Section. If no selection is listed herein for products, the Project Engineer / MDOT Architect shall be contacted for a color selection. Subject to approval of the Project Engineer / MDOT Architect, products of other manufacturers will be considered, provided they are equivalent to the quality, colors, finishes, textures and patterns listed and meet the requirements of the Specifications and Drawings.
- 1.03 RELATED SECTIONS
 - A. Section 01 33 00 Submittal Procedures.

1.04 SAMPLES

A. Samples shall be submitted for approval prior to applying or installing any finishes or items that are not included in this Section. See appropriate technical Sections for submittal requirements. Upon receipt of samples, the Project Engineer / MDOT Architect may make revisions to the Color schedule.

PART 2 - PRODUCTS

2.01 MATERIALS

A. Materials are specified in other Sections of the Specifications. Any reference by trade name or manufacturer shall be considered as establishing a standard of quality and shall in no way limit competition.

2.02 MANUFACTURERS

A. The following manufacturers were used in preparing the Color Schedule:

SECTION / MATERIAL	MANUFACTURER / NUMBER & COLOR NAME	COLOR DESCRIPTION
03 30 00 - Concrete Floor Stain	H&C HC#157 Sandstone	(dark tan)
 05 50 00 - Misc Steel 05 50 00 - Metal Bollards 	S/W #6111 Coconut Husk Safety Yellow	(dark brown) (dark yellow)
06 10 00 - Exposed Plywood	S/W #6105 Divine White	(light tan)
MDOT – Shop Complex – Hinds	09 05 15 - 1	Color Design

07 92 00 - Joint Sealants	Pecora (Match adjacent material inside	& outside)
 08 11 13 - HM Dr & Frames (Ext) 08 11 13 - HM Dr & Frames (Int) 08 36 13 - Sectional Doors 08 71 00 - Door Hardware 08 90 00 - Louvers & Vents 	S/W #6111 Coconut Husk S/W #6111 Coconut Husk Raynor-Dark Brown Satin Chrome C/S Group #43 Medium Bronze	(dark brown) (dark brown) (brown) (silver) (dark brown)
 10 73 16 - Canopies 10 56 30 - Pallet Storage Shelving 	Mapes-#20-8021HY Designer Beige Interlake- (TBD by Arch)	(beige) (tan)
 13 34 18 - Metal Building Roof 13 34 18 - Wall Panel 13 34 18 - Roof Fascia & Rake 13 34 18 - Gutter, Downspout & Trin 13 34 18 - Structural Framing 13 34 18 - All exposed Steel 	Ceco-Galvalume Ceco- Surry Tan Ceco- Burnished Slate m Ceco-Burnished Slate S/W #6101 Sands of Time S/W #6101 Sands of Time	(silver/gray) (tan) (brown) (brown) (tan) (tan)
 13 34 19 - Metal Building Roof 13 34 19 - Wall Panel 13 34 19 - Roof Fascia & Rake 13 34 19 - Gutter, Downspout & Trin 13 34 19 - Structural Framing 13 34 19 - All exposed Steel 	Ceco-Galvalume Ceco- Surry Tan Ceco- Burnished Slate m Ceco-Burnished Slate S/W #6101 Sands of Time S/W #6101 Sands of Time	(silver/gray) (tan) (brown) (brown) (tan) (tan)

PART 3 - EXECUTION

3.01 EXECUTION

A. Refer to execution requirements specified in other Sections of this Specification for the specific products listed. Any remaining colors, finishes, textures or patterns not included in this Color Design will be selected by the Project Engineer / MDOT Architect upon written notification and subsequent submittals by the Contractor.

SECTION 09 90 00

PAINTING AND COATING

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Painting and finishing of exterior and interior exposed items and surfaces throughout the project, except as otherwise indicated. Surface preparation, priming and finish coats specified in this Section are in addition to shop priming and surface treatment specified under other Sections of the Work.
- B. The Work includes field painting of exposed bare and covered pipes and ducts (including color coding), and of hangers, exposed steel and iron work, and primed metal surfaces of equipment installed under the mechanical and electrical Work, except as otherwise indicated.
- C. "Paint" means all coating systems materials, including primers, emulsions, enamels, stains, sealers and fillers, and other applied materials whether used as prime, intermediate or finish coats.
- D. Paint all exposed surfaces whether or not colors are designated in "schedules", except where the natural finish of the material is specifically noted as a surface not to be painted. Where items or surfaces are not specifically mentioned, paint these the same as adjacent similar materials or areas. If color or finish is not designated, Project Engineer / MDOT Architect will select these from standard colors available for the materials system specified.

1.02 PAINTING NOT INCLUDED

- A. The following categories of Work are not included as parts of the field-applied finish Work, or are included in other Sections of these Specifications.
- B. Shop Priming: Unless otherwise specified, shop priming of ferrous metal items is included under the various Sections for structural steel, miscellaneous metal, hollow metal work, and similar items. Also, for fabricated or factory-built mechanical and electrical equipment or accessories.
- C. Pre-Finished Items: Unless otherwise indicated, do not include painting when factoryfinishing or installer finishing is specified for such items as (but not limited to) plastic toilet enclosures, prefinished partition systems, acoustic materials, architectural woodwork and casework, finished mechanical and electrical equipment including light fixture, switch-gear and distribution cabinets, elevator entrance frames, door and equipment.
- D. Concealed Surfaces: Unless otherwise indicated, painting is not required on surfaces such as walls or ceilings in concealed areas and generally inaccessible areas, foundations spaced, furred areas, utility tunnels, pipe spaces, duct shafts and elevator shafts.
- E. Finished Metal Surfaces: Metal surfaces of anodized aluminum, stainless steel, chromium plate, copper, bronze and similar finished materials will not require finish painting, unless otherwise indicated.

- F. Operating Parts and Labels: Moving parts of operating units, mechanical and electrical parts, such as valve and damper operators, linkages, sinkages, sensing devices, motor and fan shafts will not require finish painting, unless otherwise indicated. Do not paint over any code-required labels, such as Underwriter's Laboratories and Factory Mutual, or any equipment identification, performance rating, name, or nomenclature plates.
- 1.03 RELATED SECTIONS
 - A. Section 09 05 15 Color Design.
- 1.04 SUBMITTALS
 - A. Product Data: Submit manufacturer's technical information including basic materials analysis and application instructions for each coating material specified.
 - B. Paint Systems: Comply with Article 2.04 indicating each type of primer and top coat required for each substrate by product name and number.
 - C. Samples: Submit color samples for selection by Project Engineer / MDOT Architect from manufacturer's full range of colors. Indicate submitted manufacturer's closest STANDARD colors that match colors specified in Section 09 05 15.
- 1.05 QUALITY ASSURANCE
 - A. On actual wall surfaces and other exterior and interior building components, duplicate painted finishes as specified. On at least 100 square feet of surface as directed, provide full-coat finish samples until required sheen, color and texture is obtained; simulate finished lighting conditions for review of in-place Work.
- 1.06 DELIVERY, STORAGE AND HANDLING
- A. Deliver all materials to the job site in original, new and unopened packages and containers bearing manufacturer's name and label, and the following information:
 - 1. Name or title of material.
 - 2. Fed. Spec. Number, if applicable.
 - 3. Manufacturer's stock number and date of manufacturer.
 - 4. Manufacturer's name.
 - 5. Contents by volume, for major pigment and vehicle constituents.
 - 6. Thinning instructions.
 - 7. Application instructions.
 - 8. Color name and number.
- B. Store materials under cover, protected from inclement weather and adverse temperature extremes, in original containers or unopened packages, in accordance with manufacturer's instructions.
- 1.07 PROJECT CONDITIONS
 - A. Apply water-base paints only when the temperature of surfaces to be painted and the surrounding air temperatures are between 50 degrees F. and 90 degrees F. unless otherwise permitted by the paint manufacturer's printed instructions.
 - B. Apply solvent-thinned paints only when the temperature of surfaces to be painted and the surrounding air temperatures are between 45 degrees F. and 95 degrees F. unless otherwise permitted by the paint manufacturer's printed instructions.

C. DO NOT APPLY PAINT in snow, rain, fog or mist; or when the relative humidity exceeds 85 percent; or to damp or wet surfaces; unless otherwise permitted by the paint manufacturer's printed instruction. Painting may be continued during inclement weather only if the areas and surfaces to be painted are enclosed and heated within the temperature limits specified by the paint manufacturer during application and drying periods.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Drawings and Specifications are based on products manufactured by the Sherwin-Williams Company, 101 Prospect Avenue NW, Cleveland, OH 44115. Tel. (800) 321-8194.
- B. Equivalent products by the following manufacturers are acceptable:
 - 1. Benjamin Moore & Company, Montvale, NJ. Tel. (800) 344-0400.
 - 2. Farrell-Calhoun Paint, Memphis, TN. Tel. (901) 526-2211.
- C. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures
- 2.02 COLORS AND FINISHES
 - A. Paint colors, surface treatments, and finishes will be selected from color chips submitted by contractor. Prior to beginning Work, the MDOT Architect will select color chips for surfaces to be painted. Use representative colors when preparing samples for review. Final acceptance of colors will be from samples.
 - B. Color Pigments: Pure, non-fading, applicable types to suit the substrates and service indicated. Lead content in the pigment, if any, is limited to contain not more than 0.5 percent lead, as lead metal based on the total non-volatile (dry-film) of the paint by weight.
 - C. Paint Coordination: Provide finish coats which are compatible with prime paints used. Review other sections of these Specifications in which prime paints are to be provided to ensure compatibility of total coats system for various substrates. Upon request from other trades, furnish information on characteristics of finish materials provided for use, to ensure compatible prime coats are used. Provide barrier coats over incompatible primer or remove and reprime as required. Notify the Project Engineer / MDOT Architect in writing of any anticipated problems using specified coating systems with substrates primed by others.

2.03 MATERIAL QUALITY

- A. Provide the best quality grade of the various types of coatings as regularly manufactured by acceptable paint materials manufacturers. Materials not displaying the manufacturer's identification as a standard, best grade product will not be acceptable. Proprietary names used to designate colors or materials are not intended to imply that products of the named manufacturers are required to the exclusion of equivalent products of other manufacturers.
- B. Provide undercoat paint produced by the same manufacturer as the finish coats. Use only thinners approved by the paint manufacturer, and use only within recommended limits.

2.03 PAINT SYSTEMS

- A. Provide the following paint systems for the various substrates, as indicated.
- B. Exterior Paint Systems are as follows:
 - 1. Ferrous and Zinc Coated Metal

1st Coat – S-W DTM Acrylic Primer/Finish, B66W1
(6 mils wet, 3 mils dry)
2nd Coat – S-W DTM Acrylic Semi-Gloss Coating, B66-200 Series
3rd Coat – S-W DTM Acrylic Semi-Gloss Coating, B66-200 Series
(2-4 mils dry per coat)
(First coat may not be required on items that are shop primed.)
Not less than 8.0 Mils dry film thickness.

- C. Interior Paint Systems are as follows:
 - 1. Ferrous and Zinc Coated Metal

1st Coat – S-W DTM Acrylic Primer/Finish, B66W1 (6 mils wet, 3 mils dry) 2nd Coat – S-W DTM Acrylic Semi-Gloss Coating, B66-200 Series 3rd Coat – S-W DTM Acrylic Semi-Gloss Coating, B66-200 Series (2-4 mils dry per coat) Not less than 8.0 mils dry film thickness.

2. Painted Woodwork

1st Coat – S-W PrepRite® Wall & Wood Oil Primer/Undercoater, B49 (4 mils wet, 2 mils dry) 2nd Coat – S-W ProMar® 200 Alkyd Semi-Gloss, B34W200 Series 3rd Coat – S-W ProMar® 200 Alkyd Semi-Gloss, B34W200 Series (4 mils wet, 1.7 mils dry per coat) Not less than 5.5 mils dry film thickness.

3. Concrete Floor Stain & Sealer

1st Coat – H&C Silicone Acrylic Concrete Sealer 2nd Coat – H&C Silicone Acrylic Concrete Sealer with H&C SharkGrip Slip Resistant Additive (2nd Coat only) (75-200 sq ft/gal)

PART 3 - EXECUTION

3.01 EXAMINATION

- A. Applicator must examine the areas and conditions under which painting Work is to be applied and notify the Contractor in writing of conditions detrimental to the proper and timely completion of the Work. Do not proceed with the Work until unsatisfactory conditions have been corrected in a manner acceptable to the Applicator. Starting of painting Work will be construed as the Applicator's acceptance of the surfaces and conditions within any particular area.
- B. Do not paint over dirt, rust, scale, grease, moisture, scuffed surfaces, or conditions otherwise detrimental to the formation of a durable paint film.

3.02 SURFACE PREPARATION

- A. Perform preparation and cleaning procedures in strict accordance with the paint manufacturer's instructions and as herein specified, for each particular substrate condition. Remove all hardware, hardware accessories, machined surfaces, plates, lighting fixtures, and similar items in place and not to be finish-painted, or provide surface-applied protection prior to surface preparation and painting operations. Remove, if necessary, for the complete painting of the items and adjacent surfaces. Following completion of painting of each space or area, re-install the removed items by workmen skilled in the trades involved. Clean surfaces to be painted before applying paint or surface treatments. Remove oil and grease prior to mechanical cleaning. Schedule the cleaning and painting so that contaminates from the cleaning process with not fall onto wet, newly painted surfaces.
- B. Ferrous Metals:
 - 1. Clean ferrous surfaces, which are not galvanized or shop-coated, of oil, grease, dirt, loose mill scale and other foreign substances by solvent or mechanical cleaning.
 - 2. Touch-up shop-applied prime coats wherever damaged or bare. Where required by other Sections of these Specifications, clean and touch-up with the same type shop primer.
- C. Galvanized Surfaces: Clean free of oil and surface contaminants with acceptable nonpetroleum based solvent.
- D. Wood: Clean wood surfaces to be painted of all dirt, oil, or other foreign substances with scrapers, mineral spirits, and sandpaper, and dust off. Scrape and clean small, dry, seasoned knots and apply a thin coat of white shellac or other recommended knot sealer before application of the priming coat.
 - 1. Prime, stain, or seal wood required being job-painted, as soon as practicable upon delivery to job. Prime edges, ends, faces, under sides, and backsides of such wood, including cabinets, counters, cases, paneling, etc. After priming, fill holes and imperfections in finish surfaces with putty or plastic wood-filler. Sandpaper smooth when dry.
 - 2. When transparent finish is required, use sealer as recommended by manufacturer. Seal tops, bottoms, and cutouts of unprimed wood doors with sealer immediately upon delivery to project.

3.03 MATERIALS PREPARATION

A. Mix and prepare painting materials in accordance with manufacturer's directions. Store materials not in actual use in tightly covered containers. Maintain containers used in storage, mixing and application of paint in a clean condition, free of foreign materials and residue. Stir materials before application to produce a mixture of uniform density, and stir as required during the application of the materials. Do not stir surface film into the material. Remove the film and if necessary, strain the material before using.

3.04 APPLICATION

- A. Apply paint in accordance with the manufacturer's directions. Use applicators and techniques best suited for the substrate and type of material being applied. Apply additional coats when undercoats, stains or other conditions show through the final coat of paint, until the paint film is of uniform finish, color and appearance. Give special attention to insure that all surfaces, including edges, corners, crevices, welds, and exposed fasteners receive a dry film thickness equivalent to that of flat surfaces.
- B. Paint surfaces behind movable equipment and furniture the same as similar exposed surfaces. Paint surfaces behind permanently fixed equipment or furniture with prime coat only before final installation of equipment. Paint interior surfaces of ducts, where visible through registers or grilles, with a flat, non-specular black paint. Paint the back- sides of access panels, and removable or hinged covers to match the exposed surfaces.
- C. Finish exterior doors on tops, bottoms and side edges the same as the exterior faces, unless otherwise indicated.
- D. Sand lightly between each succeeding enamel or varnish coat.
- E. Omit the first coat (primer) on metal surfaces that have been shop-primed and touch-up painted, unless otherwise indicated or barrier coat is required for compatibility.
- F. Scheduling Painting: Apply the first-coat material to surfaces that have been cleaned, pretreated or otherwise prepared for painting as soon as practicable after preparation and before subsequent surface deterioration. Allow sufficient time between successive coatings to permit proper drying. Do not re-coat until paint has dried to where it feels firm, does not deform or feel sticky under moderate thumb pressure, and the application of another coat of paint does not cause lifting or loss of adhesion of the undercoat.
- G. Minimum Coating Thickness: Apply each material at not less than the manufacturer's recommended spreading rate, to establish a total dry film thickness as indicated or, if not indicated, as recommended by coating manufacturer.
- H. Mechanical and Electrical Work: Painting of mechanical and electrical Work is limited to those items exposed in mechanical equipment rooms and in occupied spaces.
 - 1. Mechanical items to be painted include, but are not limited to, the following:
 - a. Piping, pipe hangers, and supports.
 - b. Heat exchangers.
 - c. Tanks.
 - d. Ductwork.
 - e. Motor, mechanical equipment and supports.
 - f. Accessory items.
 - 2. Electrical items to be painted include, but are not limited to, the following;
 - a. Conduit and fittings.
 - b. Switchgear.
- I. Prime Coats: Apply a prime coat of material which is required to be painted or finished, and which has not been prime coated by others. Re-coat primed and sealed surfaces where there is evidence of suction spots or unsealed areas in first coat, to assure a finish coat with no burn-through or other defects due to insufficient sealing.

- J. Pigmented (Opaque) Finishes: Completely cover to provide an opaque, smooth surface of uniform finish, color appearance and coverage. Cloudiness, spotting, holidays, laps, brush marks, runs, sags, or other surface imperfections will not be acceptable.
- K. Transparent (Clear) Finishes: Use multiple coats to produce glass-smooth surface film of even luster. Provide a finish free of laps, cloudiness, color irregularity, runs, brush marks, orange peel, nail holes, or other surface imperfections. Provide satin finish for final coats, unless otherwise indicated.
- L. Completed Work: Match approved samples for color, texture and coverage. Remove, refinish or repaint Work not in compliance with specified requirements.

3.05 CLEANING AND PROTECTION

- A. Cleaning: During the progress of the Work, remove from the site all discarded paint materials, rubbish, cans and rags at the end of each workday. Upon completion of painting work, clean window glass and other paint-spattered surfaces. Remove spattered paint by proper methods of washing and scraping, using care not to scratch or otherwise damage finished surfaces.
- B. Protection: Protect Work of other trades, whether to be painted or not, against damage by painting and finishing Work. Correct any damage by others for protection of their Work, after completion of painting operations. At the completion of Work of other trades, touch-up and restore all damaged or defaced painted surfaces.
SECTION 10 44 16

FIRE EXTINGUISHERS

PART 1 - GENERAL

- 1.01 SECTION INCLUDES
 - A. Portable, multi-purpose, and dry-chemical fire extinguishers including accessories and mounting brackets.
- 1.02 SUBMITTALS
 - A. Submit manufacturer's technical data and installation instructions for all portable fire extinguishers required.
- 1.03 QUALITY ASSURANCE
 - A. Provide new portable fire extinguishers which are UL listed and bear UL "Listing Mark" for each type, rating, and classification of extinguisher indicated.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Drawings and specifications are based on products manufactured by J.L. Industries, Inc., 4450 W. 78th Street Circle, Bloomington, MN 55435. Tel. (612) 835-6850.
- B. Equivalent products by the following manufacturers are acceptable:
 - 1. Amerex Corp., Trussville, AL. Tel.(205) 655-3271.
 - 2. Larsen's Mfg. Co., Minneapolis, MN. Tel. (612) 571-1181
 - 3. Potter-Roemer, Santa Ana, CA. Tel. (800) 366-3473.
- C. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures.

2.02 FIRE EXTINGUISHERS

- A. Provide fire extinguishers for each location indicated, in colors and finishes that comply with requirements of governing authorities.
- B. Multi-Purpose Dry Chemical for Wall Mounting: Equal to J.L. Industries Cosmic 10E, UL rated 4A-60BC, 10 lb. nominal capacity.

MOUNTING BRACKETS

A. Provide manufacturer's bracket designed to prevent accidental dislodgment of extinguisher, of proper size for type and capacity of extinguisher indicated, in manufacturer's standard plated finish.

PART 3 - EXECUTION

3.01 INSTALLATION

- A. Install items included in this section in locations and at mounting heights indicated, or if not indicated, at heights and locations to comply with applicable regulations of governing authorities.
- B. Securely fasten mounting brackets to structure, square and plumb, to comply with manufacturer's instructions.
- C. Fire Extinguisher units shall be mounted in exposed locations indicated, or if not indicated, in a manner such that no point in the building will be further than 75 feet from an extinguisher. A minimum of five units are required if not indicated otherwise.

END OF SECTION

SECTION 10 56 30 PALLET STORAGE SYSTEM

PART 1 - GENERAL

- 1.01 SECTION INCLUDES
 - A. Metal pallet storage system as shown on the Drawings.
- 1.02 RELATED SECTIONS
 - A. Section 09 05 15 Color Design.

1.03 SUBMITTALS

A. Submit manufacturer's technical product data, color chart and installation instructions.

PART 2 - PRODUCTS

- 2.01 ACCEPTABLE MANUFACTURERS
 - A. Drawings and Specifications are based on products manufactured by Interlake Material Handling and Nashville Wire Products. Local supplier is MSC Industrial Supply Co., Jackson, MS. Tel. (800) 844-3971.
 - B. Equivalent products by the following manufacturers are acceptable:
 - 1. Penco Products, Oaks, PA. Tel. (610) 666-0500.
 - 2. Wireway / Husky, Denver, NC. Tel. (800) 438-5629.
 - 3. C&H Distributors, LLC, Milwaukee, WI Tel. (800) 558-9966.
 - C. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures.

2.02 PALLET STORAGE SYSTEM

- A. Pallet Rack Upright: Pre-finished metal columns and braces complete with required accessories and hardware, 16,700 lb capacity, 120 inches high x 42 inches deep.
- B. Pallet Rack Beam: Pre-finished metal beams complete with required accessories and hardware, 5600 lb capacity, 4 inches x 96 inches.
- C. Welded Wire Decking: Galvanized metal welded wire decking complete with required accessories and hardware, 3100 lb capacity, 42 inches x 46 inches.
- D. Color: Pre-finished colors to be selected by MDOT Architect from manufacturer's full range of standard colors.
- E. Layout of racks is shown on Drawings. Provide three (3) shelves per unit.

PART 3 - EXECUTION

3.01 INSTALLATION

- A. Install units plumb and level, in locations and with mountings as shown or as directed by the Project Engineer.
- B. Securely attach all components together in accordance with manufacturer's installation instructions.
- C. Repair and refinish damaged products. Restore finishes so there is no evidence of corrective Work. Return items to shop that cannot be satisfactorily repaired or refinished in field, make required alterations and refinish entire unit, or provide new units, at Contractor's option.
- D. Securely attach units to adjacent units and to wall or floor as required to not move or fall.

3.02 CLEANING AND PROTECTION

A. At completion of installation, clean surfaces in accordance with manufacturer's instructions. Protect units from damage until acceptance by Owner.

END OF SECTION

SECTION 10 73 16

CANOPIES

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Extruded aluminum wall-supported canopies as shown on the Drawings and specified herein.
- 1.02 RELATED SECTIONS
 - A. Section 07 92 00 Joint Sealants.
 - B. Section 13 34 19 Metal Building Systems
- 1.03 SUBMITTALS
 - A. Shop Drawings: Showing fabrication and installation of canopies including plans, elevations and details of components and attachments to other units of work. Indicate materials, profiles of each metalwork member and fitting, joinery, finishes, fasteners, anchorage and accessory items.
 - B. Where installed products are indicated to comply with certain design loading, include structural computations, material properties, and other information needed for structural analysis which has been prepared by, or under the supervision of, a qualified professional engineer registered in the State of Mississippi.
 - C. Samples for initial selection purposes in form of manufacturer's color charts consisting of actual units or sections of units showing full range of colors and other finish characteristics available for each item indicated below:
 - 1. Include 6-inch long samples of linear shapes.
 - 2. Include 6-inch square samples of plates.
 - 3. Include full-size samples of castings and forgings.

1.04 DELIVERY, STORAGE AND HANDLING

A. Store materials in clean, dry location, away from polyethylene sheeting in a manner that permits air circulation within covering. Handle metalwork on site to a minimum; exercise care to avoid damaging metal finishes.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Drawings and specifications are based on products manufactured by Mapes Industries, Inc., 2929 Cornhuskers Hwy, Lincoln, NE 68504. Tel. (800) 228-2391.
- B. Equivalent products by the following manufacturers are acceptable:
 - 1. E.L. Burns Co., Inc., Shreveport, LA 71149. Tel. (318) 636-2722.
 - 2. Dittmer Arch. Alum., Winter Springs, FL 32708.Tel (800) 822-1755.
 - 3. Mason Florida, LLC, Leesburg, FL 34748. Tel. (877) 577-0300.

C. Substitutions shall fully comply with specified requirements and Section 01 62 14-Product Options and Substitution Procedures.

2.02 MATERIALS

- A. All canopy sections shall consist of 3003-H14 or 5005-H14 roll-formed aluminum, combined with 6063-T6 extruded aluminum intermediate supports. Fasteners shall be stainless steel or cadmium plated as provided by the manufacturer.
- B. Roof deck shall be roll-formed interlocking self-flashing .032 inch thick aluminum of "W" profile. Deck sections shall be designed to the proper length to withstand the design load as determined by the local code. Deck width shall be 12 inches on center and 2-1/2 inches deep.
- C. Hanger rods shall be galvanized steel pipe with cast and cadmium-plated clevis and reducers at ends for attachment to the wall eyebolts and canopy decking.
- D. Water drainage shall be accomplished as a spill out on the front corners.

2.03 MANUFACTURED UNITS

A. Equal to "Lumishade" all weather aluminum hangar rod canopy with roll-formed interlocking deck members and style "J", 1/8 inch thick by 8 inches high heavy extruded aluminum, fascia.

2.04 FINISHES

A. Standard POWDER COATED FINISH. Color to be selected by the Project Engineer / MDOT Architect from manufacturer's complete selection of standard and premium colors. Refer to Section 09 05 15 – Color Design for color selected.

PART 3 - EXECUTION

3.01 FIELD MEASUREMENTS

- A. Take field measurements prior to preparation of shop drawings and fabrication, where possible, to ensure proper fitting of metalwork. Do not delay job progress; allow for adjustments and fitting where taking of field measurements before fabrication might delay work.
- 3.02 ERECTION AND INSTALLATION
 - A. Shall be performed by the manufacturer or his approved installer. All workmanship must be of the very best with neat miters and fitted joints. Installation shall be in accordance with manufacturer's instructions.
- 3.03 PROTECTION, REPAIR AND CLEAN-UP
 - A. Protect exiting materials from damage during the installation process. Extreme care shall be taken to prevent damage or scratching. When installation is complete, repair or replace items damaged, replacement items shall match the original. After work is complete, remove all waste materials and dispose of it off the owner's property.

END OF SECTION

MDOT – Shop Complex – Hinds 10 73 16 - 2

Canopies

SECTION 13 34 18

METAL BUILDING SHED

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Building Type: The building is a single-story, single-span, rigid-frame-type pre-engineered metal building of the nominal length, width eave height, and roof pitch indicated.
- B. Exterior Walls: Field assembled, un-insulated panels attached to framing.
- C. Roof system: Standing-seam roof with concealed clips and factory-applied sealant.
- D. Components and Accessories: Manufacturer's standard building components and accessories may be used, provided components, accessories, and complete structure conform to design indicated and specified requirements.

1.02 RELATED SECTIONS

A. Plywood wainscot is specified in Section 06 10 00. Personnel doors and frames and finish hardware are specified in Sections 08 11 13. Colors are specified in Section 09 05 15 -Color Design. Painting for ferrous metal exposed to view is specified in Section 09 90 00 -Painting and Coating.

1.03 STRUCTURAL FRAMING AND ROOF AND SIDING PANELS

- A. Design anchor bolts, structural members, and exterior covering for applicable loads and combinations of loads in accordance with the MBMA's "Design Practices Manual."
- B. Structural Steel: Comply with AISC's "Specifications for the Design, Fabrication, and Erection of Structural Steel for Buildings" for design requirements and allowable stresses.
- C. Light Gage Steel: Comply with AISI's "Specification for the Design of Cold-Formed Steel Structural Members" and "Design of Light Gage Steel Diaphragms" for design requirements and allowable stresses.
- D. Welded Connections: Comply with AWS's "Standard Code for Arc and Gas Welding in Building Construction" for welding procedures.
- E. Metal Roofing: Comply with SMACNA Architectural Sheet Metal Manual.

1.04 SUBMITTALS

- A. Product Data: Submit manufacturer's sample warranty and product information for building components, accessories and color chart.
- B. Shop Drawings: Submit Shop Drawings for anchor bolts, structural framing system, roofing and siding panels, and components and accessories not fully detailed or dimensioned in manufacturer's product data.
 - 1. Structural Framing: Furnish erection drawings. Include fabrication and assembly details. Show anchor bolts' settings and sidewall, end-wall, and roof framing.
 - 2. Siding Panels: Provide panel layouts and details of edge conditions, joints, corners, custom profiles, supports, anchorage, trim, flashing, closures, and special details.

- 3. Sheet Metal Accessories and Roofing: 1/4-inch-scale layouts and 1-1/2-inchscale details of accessories; show profiles, methods of joining to system components and dissimilar building materials, flashing of each condition for roof penetrations, and anchorage.
- C. Certification prepared, signed, and sealed by a Professional Engineer registered in the State of Mississippi, verifying that anchor bolts, structural framing and covering panels meet loading requirements and codes (IBC 2006), including design calculations.
- D. Installer certificates signed by Contractor certifying that welders comply with requirements specified under "Quality Assurance" article.

1.05 QUALITY ASSURANCE

- A. Installer Qualifications: Engage an experienced Installer, with 5 years minimum experience, who specializes in erection of building similar to that required and is certified by the building manufacturer as qualified for erection of the manufacturer's products.
- B. Manufacturer's Qualifications: Provide buildings manufactured by a firm with 10 years experience in manufacturing buildings similar to those indicated. The manufacturer shall be AISC Certified (Class MB).
- C. Welders' Qualifications: Qualify welding processes and welding operations in accordance with the AWS D1.1 "Structural Welding Code".
 - 1. Certify that each welder employed in unit of work of this section has satisfactorily passed AWS qualification tests for welding processes involved and, if pertinent, has undergone re-certification.
 - 2. Testing for re-certification is Contractor's responsibility.

1.06 WARRANTIES

- A. Paint Finish: Paint finish shall have a 20-year guarantee against cracking, peeling and fade (Not to exceed 5 NBS vertical / 6 NBS non-vertical units per ASTM D2244-93).
- B. Weather Tightness: The entire installation (sub-framing, clips, panels, fasteners, rakes, eaves, ridge/valley flashing conditions, roof to wall conditions as well as all materials specified as supplied by the manufacturer) shall be guaranteed weather tight for a minimum of 20 years. This warranty shall be identified as neither Non-Depreciating, Non-prorated nor have exclusions that identify, valleys, curbs, and flashings. Provide written warranty, signed by the manufacturer and his authorized installer / dealer, agreeing to replace / repair defective materials and workmanship with no cost to the Owner during the warranty period.

PART 2 - PRODUCTS

2.01 ACCEPTABLE MANUFACTURERS

- A. Drawings and specifications are based on products manufactured by Ceco Building Division, P. O. Box 6500, Columbus, MS 39703, Tel.: (662) 328-6722.
- B. EQUIVALENT products by the following manufacturers are acceptable:
 - 1. Gulf States, Starkville, MS. Tel. (800) 844-4853.
 - 2. Nucor, Terrell, TX. (972) 524-5407.
 - 3. Pinnacle Structures, Inc. Cabot, AR. Tel: (800) 210-1534.
- MDOT Shop Complex Hinds 13 34 18 2

- 4. Star Building Systems, Oklahoma City, OK. (405) 636-2419.
- 5. VP Buildings, Memphis, TN. Tel. (800) 238-3246.
- C. Substitutions shall fully comply with specified requirements and Section 01 62 14 -Product Options and Substitution Procedures.
- 2.02 METAL MATERIALS
 - A. Hot-Rolled Structural Steel Shapes: ASTM A 36 or A 529.
 - B. Steel Members Fabricated from Plate or Bar Stock: ASTM A 529, A 570, or A 572. Provide 42,000 psi minimum yield strength.
 - C. Steel Members Fabricated by Cold Forming: ASTM A 607, Grade 50.
 - D. Cold-Rolled Carbon Steel Sheet: ASTM A 366 or ASTM A 568.
 - E. Hot-Rolled Carbon Steel Sheet: ASTM A 568 or ASTM A 569.
 - F. Structural Quality Zinc-Coated (Galvanized) Steel Sheet: ASTM A 446 with G90 coating complying with ASTM A 525.
 - G. Aluminum-Zinc Alloy Coated (Galvalume) Steel Sheet: ASTM A792.
 - H. Aluminum Sheets: ASTM B 209 for Alclad alloy 3003 or 3004 temper required to suit forming operations.
 - I. Bolts for Structural Framing: ASTM A 307 or ASTM A 325 as necessary for design loads and connection details.
 - J. Mastic: Non-staining saturated vinyl polymer as recommended by panel manufacturer for sealing laps.
- 2.03 PAINT MATERIALS
 - A. Comply with performance requirements of federal specifications indicated.
 - B. Shop Primer for Ferrous Metal: Fast-curing, lead-free, universal primer. Comply with Federal Specification TT-P-645.
 - C. Shop Primer for Galvanized Metal Surfaces: Zinc dust- zinc oxide primer. Comply with Federal Specification TT-P-641.
 - D. Unpainted Galvalume: Unpainted Galvalume shall conform to ASTM A792-89 with a coating class of AZ- 55, chemically treated and lightly oiled. All 24 gage unpainted Galvalume used for roof applications shall be grade 80, except when used for trim it shall be grade 50B. All unpainted Galvalume 24 gage and thicker shall be grade 50B.

- E. Painted Galvalume: Galvalume used as a substrate for factory applied baked on paint shall conform to ASTM A792-89 with a coating class of AZ-50 or heavier, minimum spangle, chemically treated and lightly oiled, as specified by the coater. All painted Galvalume shall be grade 50B.
 - 1. The paint system shall be applied as follows: Topcoat shall consist of a primer 0.20 0.25 mil thick and a top coat 0.70 0.80 mil thick, for total film thickness of 1.0 mil. The reverse coat shall consist of a primer 0.20 0.25 mil thick and a wash coat backer 0.30 0.40 mil thick, for a total film thickness of 0.50 0.65 mil.
 - 2. Finish system shall conform to all tests for adhesion, flexibility, and longevity as specified by the finish supplier.

2.04 STRUCTURAL FRAMING

- A. General: Shop-fabricate framing components to indicated size and section with base plates, bearing plates, and other plates required for erection welded in place. Provide holes for anchoring or connections shop-drilled or punched to template dimensions.
 - 1. Shop Connections: Power-riveted, bolted, or welded shop connections.
 - 2. Field Connections: Provide bolted field connections.
- B. Rigid Frames: Factory welded, shop painted, built-up "I-beam" shape or open-web type consisting of tapered or parallel flange beams and tapered columns with attachment plates, bearing plates, and splice members. Factory drilled for field-bolted assembly. Provide length of span and spacing indicated.
- C. Primary End-wall Framing: Provide the following frame members fabricated for fieldbolted assembly.
 - 1. End-wall Columns: Shop-painted, built-up factory-welded "I"-shape or coldformed "C" sections, fabricated from 14 gage (0.0747-inch) steel.
 - 2. End-wall Beams: Shop-painted "C"-shape roll-formed sections fabricated from 14 gage (0.0747-inch) steel.
- D. Secondary Framing: Provide the following:
 - 1. Roof Purlins, Sidewall and Endwall Girts: 16 gage (0.598-inch) shop-painted rollformed steel "C" or "Z" sections. Fabricate purlin spacers from 14 gage coldformed galvanized steel sections. Purlins and Girts to be 8 inches deep minimum.
 - 2. Eave Struts: Unequal flange 16-gage (0.0598-inch) shop-painted roll-formed steel "C" sections formed to provide adequate backup for both wall and roof panels.
 - 3. Flange and Sag Bracing: 1-5/8 inch by 1-5/8 inch angles fabricated from 16 gage (0.0598-inch) shop-painted roll- formed steel.
 - 4. Base or Sill Angles: 14 gage (0.747-inch) cold-formed galvanized steel sections.
 - 5. Secondary endwall structural members, except columns and beams, shall be fabricated from 14 gage (0.0747-inch) shop-painted roll- formed steel.
- D. Wind Bracing: Provide portal beam wind bracing at rigid frame members. Use manufacturer's standard detail.
- E. Bolts: Provide zinc- or cadmium-plated bolts when structural framing components are in direct contact with roofing and siding panels. In other cases provide shop-painted bolts.

- F. Extra Materials: Furnish 5 percent excess over required amount of nuts, bolts, screws, washers, and other required fasteners for each building. Pack in cartons labeled to identify contents and store on site where directed.
- G. Shop Painting: Clean surfaces of loose mill scale, rust, dirt, oil, grease, and other matter. Follow procedures of SSPC-SP3 for power-tool cleaning, SSPC-SP7 for brush-off blast cleaning, and SSPC-SP1 for solvent cleaning.
 - 1. Prime framing members with rust-inhibitive primer.
 - 2. Prime galvanized members after phosphoric acid pretreatment with zinc dust-zinc oxide primer.

2.05 ROOFING AND SIDING PANELS

- A. Roof Panel: CXP Standing Seam Panel, 2 inches high (2-7/8 inches including standing leg) with 24 inches wide coverage, 24-gage, Galvalume.
- B. Wall Panel: MVW Ribbed-type panel, 1-3/16 inches deep with 36 inches wide coverage and rib spacing at 12 inches on center, 26-gage, Galvalume with Kynar 500 (70% PVDF) finish. Standard colors from manufacturer's full range of colors to be selected by Project Engineer / MDOT Architect.
- 2.06 TRANSLUCENT WALL PANELS
 - A. Wall Lights: General Purpose, type I, translucent panels manufactured from polyester resin reinforced with chopped glass fibers. Translucent panel shall have same configuration as the MVW Ribbed-type panels specified above.
 - B. Panels shall have a minimum weight of 6 ounces per square foot. Exterior face shall have a white pebble texture. Light transmittance shall be 60 percent, plus or minus 5 percent.
 - C. Size: 3'-0" lateral coverage by 6'-9" length.
- 2.07 ROOF RIDGE VENTILATORS
 - A. Ridge ventilators shall be gravity type with operable dampers, and shall be furnished with bird screens.
 - B. Single units shall be 10'-0" long and shall have a 9 inch throat opening. Each ventilator shall have end caps at both ends.
 - C. Ventilators shall be made of 26 gage lockforming quality, G-90 galvanized or Galvalume steel substrate with color coated white finish. Bird screen shall be 1/2 inch mesh, 19 gage galvanized hardware cloth. Ventilators shall be shop assembled and all connections riveted and sealed to prevent water leaks.
 - D. Dampers shall be controlled from the floor by chains connected to the ventilator pull bar. Damper shall be spring loaded to remain in the open position and closed by pulling and locking the chain. Dampers shall have a positive wind-lok in ant position to prevent damper flutter.
 - E. Provide Operator kits for remote operation of dampers and "Hook-up" kits to tie dampers together to operate by a single operator.

2.08 FLASHING AND TRIM

A. Flashing and trim shall be furnished at eaves, rake, corners, base, framed openings, and wherever necessary to seal against the weather and provide a finished appearance.

2.09 SHEET METAL ACCESSORIES

- A. Provide gutters formed in sections not less than 20 feet in length complete with required special pieces. Join sections with riveted and soldered or sealed joints. Provide required expansion joints with cover plate. Provide gutter supports spaced at maximum 48 inches on center, constructed of same metal as gutters. Provide aluminum wire ball strainers at each outlet. Gutters shall be, 26-gage, roll formed, galvanized steel, ASTM A653 with G90 coating and Kynar 500 (70% PVDF) finish. Color shall match roof fascia and rake. Gutters are box-shaped with face profile shaped to match rake trim.
- B. Provide downspouts formed in full-length sections complete with required special pieces. Downspouts shall be, 26-gage, roll formed, galvanized steel, ASTM A653 with G90 coating and Kynar 500 (70% PVDF) finish. Color shall match roof fascia and rake. Downspouts are rectangular-shaped and shall have a 45 degrees elbow at the bottom. Straps shall be spaced 6 feet on center maximum (minimum of 3 required per downspout) and be the same material and finish as downspout. Strap edges shall be rolled or smooth.

2.10 FASTENERS

- A. Wall fasteners shall be No. 14 self-taping, carbon steel screws with an integral, hexwasher head, and without a sealing washer. Minimum length of fasteners shall be 1 inch.
- B. Roof fasteners shall be No. 12 self-tapping carbon steel screws with an extended life hexagon head that is compatible with Galvalume panels. A sealing washer shall be provided. Minimum length of fasteners shall be 1 inch.

PART 3 - EXECUTION

3.01 ERECTION

- A. Primary Framing: Erect framing required true to line, plumb, level, rigid, and secure. Level base plates to true even plane with full bearing to supporting structures, set with double-nutted anchor bolts. Use non-shrinking grout to obtain uniform bearing and maintain level baseline elevation. Moist-cure grout for 7 days after placement.
- B. Purlins and Girts: Rake or gable purlins shall have tight-fitting closure channels and fascias. Locate and space girts to suit door and window arrangements and heights. Secure purlins and girts to structural framing and hold rigidly to straight line by sag rods.
- C. Bracing: Use movement-resisting frames in lieu of sidewall rod bracing. Rod bracing allowable in roof.
- D. Framed Openings: Provide shapes of design and size to reinforce openings and carry loads and vibrations imposed, including equipment furnished under mechanical and electrical Work. Securely attach to building structural frame.
- E. Siding: Arrange and nest sidelap joints so prevailing winds blow over, not into, lapped joints. Apply panels and associated items for neat and weathertight enclosure. Avoid "panel creep" or application not true to line. Protect factory finishes from damage.

- F. Field cutting of exterior panels by torch is not permitted.
- G. Wall Sheets: Apply elastomeric sealant continuously between metal base channel and concrete and where necessary for waterproofing. Apply sealant and back up in accordance with the sealant manufacturer's recommendations. Shim up from concrete shelf 1/2 inch for wall panels, and remove shims after panels have been securely fastened.
 - 1. Align bottom of wall panels and fasten with blind rivets, bolts or self-tapping screws. Fasten flashiness, trim around openings, and similar elements with self-tapping screws. Fasten window and door frames with machine screws or bolts. When building height requires two rows of panels at gable ends, align lap of gable panels over wall panels at eave height.
 - 2. Install screw fasteners with power tools having controlled torque to compress neoprene washer tightly without damage to washer, screw threads, or panels. Install screws in predrilled holes.
 - 3. Provide weatherproof escutcheons for pipe and conduit penetrating exterior walls.
- H. Sheet Metal Accessories: Install gutters, downspouts, and other accessories for positive anchorage to building and weathertight mounting. Adjust operating mechanism for precise operation.
- I. Roof Panels: Comply with manufacturers standard instructions and conform to standards set forth in the Architectural Sheet Metal Manual published by SMACNA, in order to achieve a watertight installation.
 - 1. Install panels in such a manner that horizontal lines are true and level and vertical lines are plumb. Coordinate with mechanical and electrical so that all penetrations through roof occur in flat portion of panel with sufficient space adjacent to penetration to be properly flashed and waterproofed.
 - 2. Attach panels using manufacturer's standard Concealed clips and fasteners, spaced in accordance with approved Shop Drawings.
 - 3. Provide weatherseal under ridge cap. Flash and seal roof panels at eave and rake with rubber, neoprene, or other closures to exclude weather.
 - 4. Install sealants for preformed roofing panels as specified on Shop Drawings.
 - 5. Do not allow traffic on completed roof. If required, provide cushioned walk boards.
 - 6. Protect installed roof panels and trim from damage caused by adjacent construction until completion of installation.
 - 7. Remove and replace panels or components that are damaged beyond successful repair.

3.02 CLEANING AND TOUCH-UP

A. Clean component surfaces. Touch up abrasions, marks, skips, or other defects to shopprimed surfaces with same material as shop primer.

END OF SECTION

SECTION 13 34 19

METAL BUILDING SYSTEMS

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Building Type: The building is a single-story, single-span, rigid-frame-type pre-engineered metal building of the nominal length, width eave height, and roof pitch indicated.
- B. Exterior Walls: Field assembled, un-insulated panels attached to framing.
- C. Roof system: Standing-seam roof with thermal insulation blankets, concealed clips and factory-applied sealant.
- D. Components and Accessories: Manufacturer's standard building components and accessories may be used, provided components, accessories, and complete structure conform to design indicated and specified requirements.

1.02 RELATED SECTIONS

- A. Plywood wainscot is specified in Section 06 10 00. Personnel doors and frames and finish hardware are specified in Sections 08 11 13. Overhead service doors, including operators, are specified in Section 08 36 13. Colors are specified in Section 09 05 15 Color Design. Painting for ferrous metal exposed to view is specified in Section 09 90 00 Painting and Coating. Canopies are specified in Section 10 73 16.
- 1.03 STRUCTURAL FRAMING AND ROOF AND SIDING PANELS
 - A. Design anchor bolts, structural members, and exterior covering for applicable loads and combinations of loads in accordance with the MBMA's "Design Practices Manual."
 - B. Structural Steel: Comply with AISC's "Specifications for the Design, Fabrication, and Erection of Structural Steel for Buildings" for design requirements and allowable stresses.
 - C. Light Gage Steel: Comply with AISI's "Specification for the Design of Cold-Formed Steel Structural Members" and "Design of Light Gage Steel Diaphragms" for design requirements and allowable stresses.
 - D. Welded Connections: Comply with AWS's "Standard Code for Arc and Gas Welding in Building Construction" for welding procedures.
 - E. Metal Roofing: Comply with SMACNA Architectural Sheet Metal Manual.
- 1.04 SUBMITTALS
 - A. Product Data: Submit manufacturer's sample warranty and product information for building components, accessories and color chart.
 - B. Shop Drawings: Submit Shop Drawings for anchor bolts, structural framing system, roofing and siding panels, and components and accessories not fully detailed or dimensioned in manufacturer's product data.
 - 1. Structural Framing: Furnish erection drawings. Include fabrication and assembly details. Show anchor bolts' settings and sidewall, end-wall, and roof framing.

- 2. Siding Panels: Provide panel layouts and details of edge conditions, joints, corners, custom profiles, supports, anchorage, trim, flashing, closures, and special details.
- 3. Sheet Metal Accessories and Roofing: 1/4-inch-scale layouts and 1-1/2-inchscale details of accessories; show profiles, methods of joining to system components and dissimilar building materials, flashing of each condition for roof penetrations, and anchorage.
- C. Certification prepared, signed, and sealed by a Professional Engineer registered in the State of Mississippi, verifying that anchor bolts, structural framing and covering panels meet loading requirements and codes (IBC 2006), including design calculations.
- D. Installer certificates signed by Contractor certifying that welders comply with requirements specified under "Quality Assurance" article.

1.05 QUALITY ASSURANCE

- A. Installer Qualifications: Engage an experienced Installer, with 5 years minimum experience, who specializes in erection of building similar to that required and is certified by the building manufacturer as qualified for erection of the manufacturer's products.
- B. Manufacturer's Qualifications: Provide buildings manufactured by a firm with 10 years experience in manufacturing buildings similar to those indicated. The manufacturer shall be AISC Certified (Class MB).
- C. Welders' Qualifications: Qualify welding processes and welding operations in accordance with the AWS D1.1 "Structural Welding Code".
 - 1. Certify that each welder employed in unit of work of this section has satisfactorily passed AWS qualification tests for welding processes involved and, if pertinent, has undergone re-certification.
 - 2. Testing for re-certification is Contractor's responsibility.
- 1.06 WARRANTIES
 - A. Paint Finish: Paint finish shall have a 20-year guarantee against cracking, peeling and fade (Not to exceed 5 NBS vertical / 6 NBS non-vertical units per ASTM D2244-93).
 - B. Weather Tightness: The entire installation (sub-framing, clips, panels, fasteners, rakes, eaves, ridge/valley flashing conditions, roof to wall conditions as well as all materials specified as supplied by the manufacturer) shall be guaranteed weather tight for a minimum of 20 YEARS. This warranty shall be identified as neither Non-Depreciating, Non-prorated nor have exclusions that identify, valleys, curbs, and flashings. Provide written warranty, signed by the manufacturer and his authorized installer / dealer, agreeing to replace / repair defective materials and workmanship with NO COST to the Owner during the warranty period.

PART 2 - PRODUCTS

- 2.01 ACCEPTABLE MANUFACTURERS
 - A. Drawings and specifications are based on products manufactured by Ceco Building Division, P. O. Box 6500, Columbus, MS 39703. Tel. (662) 328-6722.
 - B. Equivalent products by the following manufacturers are acceptable:
 - 1. Gulf States, Starkville, MS. Tel. (800) 844-4853.
- MDOT Shop Complex Hinds 13 34 19 2 Metal Building Systems

- 2. Nucor, Terrell, TX. (972) 524-5407.
- 3. Pinnacle Structures, Inc. Cabot, AR. Tel: (800) 210-1534.
- 4. Star Building Systems, Oklahoma City, OK. (405) 636-2419.
- 5. Ruffin, Oak Grove, LA. Tel. (800) 421-4232.
- 6. VP Buildings, Memphis, TN. Tel. (800) 238-3246.
- C. Substitutions shall fully comply with specified requirements and Section 01 62 14 -Product Options and Substitution Procedures.
- 2.02 METAL MATERIALS
 - A. Hot-Rolled Structural Steel Shapes: ASTM A 36 or A 529.
 - B. Steel Members Fabricated from Plate or Bar Stock: ASTM A 529, A 570, or A 572. Provide 42,000 psi minimum yield strength.
 - C. Steel Members Fabricated by Cold Forming: ASTM A 607, Grade 50.
 - D. Cold-Rolled Carbon Steel Sheet: ASTM A 366 or ASTM A 568.
 - E. Hot-Rolled Carbon Steel Sheet: ASTM A 568 or ASTM A 569.
 - F. Structural Quality Zinc-Coated (Galvanized) Steel Sheet: ASTM A 446 with G90 coating complying with ASTM A 525.
 - G. Aluminum-Zinc Alloy Coated (Galvalume) Steel Sheet: ASTM A792.
 - H. Aluminum Sheets: ASTM B 209 for Alclad alloy 3003 or 3004 temper required to suit forming operations.
 - I. Bolts for Structural Framing: ASTM A 307 or ASTM A 325 as necessary for design loads and connection details.
 - J. Mastic: Non-staining saturated vinyl polymer as recommended by panel manufacturer for sealing laps.

2.03 THERMAL INSULATION

- A. Glass-fiber blanket. Comply with ASTM C 991, 0.5 lb. per cubic foot density, 3 inches thickness, R10, with UL flame spread classification of 25 or less, and 2-inch wide continuous vapor tight edge tabs.
- B. Vapor Barrier: Facing shall be equal to Lamtec Corporation model WMP-50. Facing shall be composed of .0015" white polypropylene film, 4 X 5 tri-directional scrim reinforcing layer, and .0005" metallized polyester film backing layer. The facing shall have a water vapor transmission rate of .02 US perm (ASTM E96, Procedure A), a beach puncture of 125 scale units and a mullen burst of 100 psi. Tensile strength shall be 55# in the machine direction and 50# in the cross-machine direction.
- C. Retainer Strips: 26 gage (0.0179-inch) formed galvanized steel retainer clips colored to match insulation facing.
- 2.04 PAINT MATERIALS
 - A. Comply with performance requirements of federal specifications indicated.

MDOT – Shop Complex – Hinds	13 34 19 - 3	Metal Building Systems
-----------------------------	--------------	------------------------

- B. Shop Primer for Ferrous Metal: Fast-curing, lead-free, universal primer. Comply with Federal Specification TT-P-645.
- C. Shop Primer for Galvanized Metal Surfaces: Zinc dust- zinc oxide primer. Comply with Federal Specification TT-P-641.
- D. Unpainted Galvalume: Unpainted Galvalume shall conform to ASTM A792-89 with a coating class of AZ- 55, chemically treated and lightly oiled. All 24 gage unpainted Galvalume used for roof applications shall be grade 80, except when used for trim it shall be grade 50B. All unpainted Galvalume 24-gage and thicker shall be grade 50B.
- E. Painted Galvalume: Galvalume used as a substrate for factory applied baked on paint shall conform to ASTM A792-89 with a coating class of AZ-50 or heavier, minimum spangle, chemically treated and lightly oiled, as specified by the coater. All painted Galvalume shall be grade 50B.
 - The paint system shall be applied as follows: Topcoat shall consist of a primer 0.20 - 0.25 mil thick and a top coat 0.70 - 0.80 mil thick, for total film thickness of 1.0 mil. The reverse coat shall consist of a primer 0.20 - 0.25 mil thick and a wash coat backer 0.30 - 0.40 mil thick, for a total film thickness of 0.50 - 0.65 mil.
 - 2. Finish system shall conform to all tests for adhesion, flexibility, and longevity as specified by the finish supplier.

2.05 STRUCTURAL FRAMING

- A. Rigid Frames: Factory welded, shop painted, built-up "I-beam" shape or open-web type consisting of tapered or parallel flange beams and STRAIGHT COLUMNS with attachment plates, bearing plates, and splice members. Factory drilled for field-bolted assembly. Provide length of span and spacing indicated.
- B. Primary End-wall Framing: Provide the following frame members fabricated for fieldbolted assembly.
 - 1. End-wall Columns: Shop-painted, built-up factory-welded "I"-shape or coldformed "C" sections, fabricated from 14-gage (0.0747-inch) steel.
 - 2. End-wall Beams: Shop-painted "C"-shape roll-formed sections fabricated from 14-gage (0.0747-inch) steel.
- C. Secondary Framing: Provide the following:
 - 1. Roof Purlins, Sidewall and Endwall Girts: 16 -gage (0.598-inch) shop-painted rollformed steel "C" or "Z" sections. Fabricate purlin spacers from 14-gage coldformed galvanized steel sections. Purlins to be 8 inches deep minimum. Girts to be 10 inches deep.
 - 2. Eave Struts: Unequal flange 16-gage (0.0598-inch) shop-painted roll-formed steel "C" sections formed to provide adequate backup for both wall and roof panels.
 - 3. Flange and Sag Bracing: 1-5/8 inch by 1-5/8 inch angles fabricated from 16-gage (0.0598-inch) shop-painted roll- formed steel.
 - 4. Base or Sill Angles: 14-gage (0.747-inch) cold-formed galvanized steel sections.
 - 5. Secondary endwall structural members, except columns and beams, shall be fabricated from 14-gage (0.0747-inch) shop-painted roll- formed steel.
- D. Wind Bracing: Provide portal beam wind bracing at rigid frame members. Use manufacturer's standard detail.

- E. Bolts: Provide zinc- or cadmium-plated bolts when structural framing components are in direct contact with roofing and siding panels. In other cases provide shop-painted bolts.
- F. Extra Materials: Furnish 5 percent excess over required amount of nuts, bolts, screws, washers, and other required fasteners for each building. Pack in cartons labeled to identify contents and store on site where directed.
- G. Shop Painting: Clean surfaces of loose mill scale, rust, dirt, oil, grease, and other matter. Follow procedures of SSPC-SP3 for power-tool cleaning, SSPC-SP7 for brush-off blast cleaning, and SSPC-SP1 for solvent cleaning.
 - 1. Prime framing members with rust-inhibitive primer.
 - 2. Prime galvanized members after phosphoric acid pretreatment with zinc dust-zinc oxide primer.
- 2.06 ROOFING AND SIDING PANELS
 - A. Roof Panel: CXP Standing Seam Panel, 2 inches high (2-7/8 inches including standing leg) with 24 inches wide coverage, 24 gage, Galvalume.
 - B. Wall Panel: MVW Ribbed-type panel, 1-3/16 inches deep with 36 inches wide coverage and rib spacing at 12 inches on center, 26-gage, Galvalume with Kynar 500 (70% PVDF) finish. Standard colors from manufacturer's full range of colors to be selected by Project Engineer / MDOT Architect.
 - C. Interior Partition Panel: MIP ribbed-type panel to be 3/4 inch deep by 36 inches wide coverage and rib spacing at 6 inches on center, 26 gage, Galvalume without color coating.

2.07 STRUCTURAL FRAMING

- A. Shop-fabricate framing components to indicated size and section with base plates, bearing plates, and other plates required for erection welded in place. Provide holes for anchoring or connections shop-drilled or punched to template dimensions.
- B. Shop Connections: Power-riveted, bolted, or welded shop connections.
- C. Field Connections: Provide bolted field connections.

2.08 FLASHING AND TRIM

- A. Flashing and trim shall be furnished at eaves, rake, corners, base, framed openings, and wherever necessary to seal against the weather and provide a finished appearance.
- B. Pipe flashing units shall be made of flexible rubber compound (EPDM or equal) formulated to provide maximum weathertightness. Unit shall be pre-molded to form a pipe collar. Bonded to base of collar shall be a 1/32 inch (plus or minus) thick, moldable aluminum ring. Pipe flashing shall be furnished with necessary sealant and screw fasteners to attach unit to roof panels and provide a weathertight assembly.

2.09 SHEET METAL ACCESSORIES

- A. Provide gutters formed in sections not less than 20 feet in length complete with required special pieces. Join sections with riveted and soldered or sealed joints. Provide required expansion joints with cover plate. Provide gutter supports spaced at maximum 48 inches on center, constructed of same metal as gutters. Provide aluminum wire ball strainers at each outlet. Gutters shall be, 2-gage, roll formed, galvanized steel, ASTM A653 with G90 coating and Kynar 500 (70% PVDF) finish. Color shall match roof fascia and rake. Gutters are box-shaped with face profile shaped to match rake trim.
- B. Provide downspouts formed in full-length sections complete with required special pieces. Downspouts shall be, 26-gage, roll formed, galvanized steel, ASTM A653 with G90 coating and Kynar 500 (70% PVDF) finish. Color shall match roof fascia and rake. Downspouts are rectangular-shaped and shall have a 45 degrees elbow at the bottom. Straps shall be spaced 6 feet on center maximum (minimum of 3 required per downspout) and be the same material and finish as downspout. Strap edges shall be rolled or smooth.
- C. Roof Curbs (for equipment) shall be prefabricated using minimum 18 gage AZ 55 prime galvalume steel, or heavier gage (as required). Fully mitered and welded corners. Integral base plates and water cricket or diverter. All welds prime painted after fabrication. Internally reinforced with steel angle on curbs on sides longer than 3'-0". Factory insulated curbs with 1-1/2 inches thick, 3 pounds density fiberglass insulation.
 - 1. Minimum height of curb shall be 8 inches above finished roof.
 - 2. Slope roof curb to match roof pitch and provide a level top

2.10 FASTENERS

- A. Wall fasteners shall be No. 14 self-taping, carbon steel screws with an integral, hexwasher head, and without a sealing washer. Minimum length of fasteners shall be 1 inch.
- B. Roof fasteners shall be No. 12 self-tapping carbon steel screws with an extended life hexagon head that is compatible with Galvalume panels. A sealing washer shall be provided. Minimum length of fasteners shall be 1 inch.

PART 3 - EXECUTION

3.01 ERECTION

- A. Primary Framing: Erect framing required true to line, plumb, level, rigid, and secure. Level base plates to true even plane with full bearing to supporting structures, set with double-nutted anchor bolts. Use non-shrinking grout to obtain uniform bearing and maintain level baseline elevation. Moist-cure grout for 7 days after placement.
- B. Purlins and Girts: Rake or gable purlins shall have tight-fitting closure channels and fascias. Locate and space girts to suit door and window arrangements and heights. Secure purlins and girts to structural framing and hold rigidly to straight line by sag rods.
- C. Bracing: Use movement-resisting frames in lieu of sidewall rod bracing. Rod bracing allowable in roof.
- D. Framed Openings: Provide shapes of design and size to reinforce openings and carry loads and vibrations imposed, including equipment furnished under mechanical and electrical Work. Securely attach to building structural frame.
- MDOT Shop Complex Hinds 13 34 19 6 Metal Building Systems

- E. Siding: Arrange and nest sidelap joints so prevailing winds blow over, not into, lapped joints. Apply panels and associated items for neat and weathertight enclosure. Avoid "panel creep" or application not true to line. Protect factory finishes from damage.
- F. Field cutting of exterior panels by torch is not permitted.
- G. Wall Sheets: Apply elastomeric sealant continuously between metal base channel and concrete and where necessary for waterproofing. Apply sealant and back up in accordance with the sealant manufacturer's recommendations. Shim up from concrete shelf 1/2 inch for wall panels, and remove shims after panels have been securely fastened.
 - 1. Align bottom of wall panels and fasten with blind rivets, bolts or self-tapping screws. Fasten flashiness, trim around openings, and similar elements with self-tapping screws. Fasten window and door frames with machine screws or bolts. When building height requires two rows of panels at gable ends, align lap of gable panels over wall panels at eave height.
 - 2. Install screw fasteners with power tools having controlled torque to compress neoprene washer tightly without damage to washer, screw threads, or panels. Install screws in predrilled holes.
 - 3. Provide weatherproof escutcheons for pipe and conduit penetrating exterior walls.
- H. Sheet Metal Accessories: Install gutters, downspouts, and other accessories for positive anchorage to building and weathertight mounting. Adjust operating mechanism for precise operation.
- I. Thermal Insulation: Install insulation concurrently with roof and wall panels in accordance with manufacturer's directions. Install blankets straight and true in one-piece lengths with both sets of tabs sealed to provide a complete vapor barrier. Locate insulation on inside face of wall panels and on underside of roof sheets, extending across top flange of purlin members and held taut and snug to roofing panels with retainer clips. Install retainer strips at each longitudinal joint, straight and taut, nesting with roof / wall rib to hold insulation in place.
- J. Roof Panels: Comply with manufacturers standard instructions and conform to standards set forth in the Architectural Sheet Metal Manual published by SMACNA, in order to achieve a watertight installation.
 - 1. Install panels in such a manner that horizontal lines are true and level and vertical lines are plumb. Coordinate with mechanical and electrical so that all penetrations through roof occur in flat portion of panel with sufficient space adjacent to penetration to be properly flashed and waterproofed.
 - 2. Attach panels using manufacturer's standard Concealed clips and fasteners, spaced in accordance with approved Shop Drawings.
 - 3. Provide weatherseal under ridge cap. Flash and seal roof panels at eave and rake with rubber, neoprene, or other closures to exclude weather.
 - 4. Install sealants for preformed roofing panels as specified on Shop Drawings.
 - 5. Do not allow traffic on completed roof. If required, provide cushioned walk boards.
 - 6. Protect installed roof panels and trim from damage caused by adjacent construction until completion of installation.
 - 7. Remove and replace panels or components that are damaged beyond successful repair.

3.02 CLEANING AND TOUCH-UP

A. Clean component surfaces. Touch up abrasions, marks, skips, or other defects to shopprimed surfaces with same material as shop primer.

END OF SECTION

SECTION 23 05 10

HVAC GENERAL REQUIREMENTS

PART 1 - GENERAL

- 1.01 DESCRIPTION:
 - A. This division and the accompanying drawings cover furnishing of all labor, equipment, appliances, and materials and performing all operations in connection with the installation of complete air conditioning, ventilating, and heating systems as specified herein and as shown on the drawings.
 - B. The general provisions of the contract including the Conditions of the Contract (General, Supplementary and other conditions) and other divisions as appropriately apply to work specified in this division.
- 1.02 CODES, ORDINANCES, AND PERMITS:
 - A. All heating, ventilating and air conditioning materials and workmanship shall comply with the following codes and standards as applicable:
 - 1. The National Electric Code (2005 Edition)
 - 2. The International Building Code (2006 Edition)
 - 3. The International Mechanical Code (2006 Edition)
 - 4. City of Jackson, MS Heating, Ventilation and Air Conditioning Code.
 - B. Applicable Publications: The publications listed below form a part of this specification to the extent referenced and are referred to in the text by the basic designation only.
 - 1. Air Conditioning and Refrigeration Institute Standards (ARI)
 - 2. American National Standards Institute, Inc. Standards (ANSI)
 - 3. American Society for Testing and Materials Publications (ASTM)
 - 4. American Society of Mechanical Engineers Code (ASME)
 - 5. Factory Mutual Underwriters (FM)
 - 6. National Fire Protection Association Standard (2006)
 - 7. Sheet Metal and Air Conditioning Contractor's National Association Inc. (SMACNA)
 - 8. Underwriters Laboratories Inc. (UL)
 - C. All work done under this Contract shall comply with all state and local code authorities having jurisdiction and with the requirements of the Utility Companies whose services may be used. All modifications required by these codes and entities shall be used made by the Contractor without additional charges. Any conflict between these documents and the governing codes shall be immediately brought to the attention of the Engineer of Record. Where code requirements are less than those shown on the Plans or in the Specifications, the Plans and Specifications shall be followed. Where applicable, N.F.P.A. requirements shall be met.
- MDOT Shop Complex Hinds 23 05 10-1 HVAC General Requirements

- D. The Contractor shall obtain all permits, inspections, and approvals as required by all authorities having jurisdiction, and deliver certificates of approval to the Architect. All fees and costs of any nature whatsoever incidental to these permits, inspections and approvals shall be assumed and paid by the Contractor.
- E. The Contractor shall comply with all applicable provisions of the William-Steiger Occupational Safety and Health Act (O.S.H.A.).
- 1.03 APPLICABILITY: The work specified herein shall include all labor, materials, equipment, tools, supplies and supervision required to install and place in operation the mechanical systems and appurtenances specified herein and/or indicated on the drawings or reasonably implied as necessary for completion of the various systems.
- 1.04 TEMPORARY HVAC:
 - A. New HVAC equipment, i.e. heat pump units, etc. shall not be placed into service until the facility has been turned over to the Owner. All HVAC equipment warranties shall start on the day of the Owner's acceptance of the facility.

NOTE: The temporary use of the building HVAC systems during the construction period SHALL NOT be permitted with the following exceptions:

- 1. HVAC systems may be placed in operation only when temperature and humidity control is critical for the installation of final finishes, i.e. interior painting, lay-in ceilings, hardwood floors, paneling, etc. All air systems must be equipped with heavy duty, high efficiency air filters. Each air system shall be checked on a daily basis to determine the filter status. Refer to Section 23 41 00 "Particulate Air Filtration" and air handling equipment schedules in these documents for filter types, sizes and capacities.
- 2. HVAC systems must be operational during the time required for the TAB Subcontractor to do the final testing, adjusting and balancing.

The above exceptions shall be permitted only at a point in time when the building has been cleared of all debris and swept clean and all air systems are fitted with high quality, construction grade air filters. The Architect and/or Engineer shall also be notified of any and all temporary use of the HVAC systems and shall be documented by the General Contractor. NO EXCEPTIONS.

NOTE: HVAC systems SHALL NOT be in operation when sheet rock sanding is being performed.

B. If space conditioning is required before the above conditions are satisfied, such space conditioning shall be the responsibility of the Contractor. If the Contractor elects to utilize the permanently installed building HVAC systems to provide the space conditioning, it shall be the responsibility of the General Contractor to ensure that the required warranty periods for all equipment provided are effective from the date of acceptance of the project.

- 1.05 COORDINATION OF HVAC DOCUMENTS: The HVAC work listed in these documents shall be coordinated with the work indicated on all other drawings, schedules, schematics, and specifications that are part of these construction documents. Should a conflict occur, the contractor shall submit a request for clarification to the engineer prior to bid opening. NO ALLOWANCES shall be made for any assumptions made by the contractor or any sub-contractors that are in direct conflict with the intent of the construction documents; in the event a conflict is discovered after construction has commenced, the resolution of the conflict shall be decided by the Engineer of Record, whose interpretation of the documents shall be final.
- 1.06 WELDERS QUALITY ASSURANCE: All welders shall be certified by ANSI B31.1.0-1967 "Standard Qualification Welding Procedures, Welders and Welding Operators" or Qualification Tests" in Section IX, ASME Boiler and Pressure Vessel Code. Welder performance qualification tests shall be made in strict accordance with the above codes. Welders shall be certified for the type of pipe material specified herein. All costs incident to procedures and welder's qualification tests shall be assumed by the Contractor. Two copies of the qualification test report and certification with the welder's identification number, recommendation letter, etc. shall be delivered to the Architect before any welding commences.

PART 2 - PRODUCTS

- 2.01 COORDINATION OF PRODUCTS: The products of particular manufacturers have been used as the basis of design in preparation of these documents. Any modifications to the mechanical systems and their components, the electrical systems, the building structure and architecture, or any other portion of the building that result from the use of any other than the basis of design equipment shall be coordinated with all other trades. Such coordination shall occur before shop drawing submittals and shall be clearly indicated on the shop drawings. Any related modifications shall be the responsibility of the contractor and shall be performed without any additional cost to the Contract.
- 2.02 DESCRIPTION: All components of the mechanical systems shall be new. All equipment and products for which independent laboratory testing and labeling is applicable and/or required shall bear the Underwriter's Laboratories, Inc. (UL) label.

PART 3 - EXECUTION

3.01 GENERAL:

- A. The Contractor shall provide and prepare all openings for ducts and other HVAC work as required in walls, roof, ceilings, etc.; he shall also do all painting as may be required. He shall coordinate the installation of all mechanical equipment in the exterior wall and roof.
- B. The HVAC plans do not give exact elevations or locations of lines, nor do they show all the offsets, control lines, or other installation details. The Contractor shall carefully lay out his work at the site to conform to the structural conditions, to provide proper grading of lines, to avoid all obstructions, to conform to details of installation supplied by the manufacturers of the equipment to be installed, and to thereby provide an integrated, coordinated and satisfactorily operating installation.

- C. If the Contractor proposes to install equipment, including piping and ductwork, requiring space conditions other than those shown, or to rearrange the equipment, he shall assume full responsibility for the rearrangement of the space and shall have the Architect review the change before proceeding with the work. The request for such changes shall be accomplished by Shop Drawings of the space in question, including plans, sections, elevations, etc., sufficient to indicate that the revised layout will fit and allow for required access to clearance.
- D. The Contractor is responsible for the proper location and size of all slots, holes or openings, in the building structure pertaining to his work, and for the correct location of sleeves, inserts, cores, etc.
- E. The Contractor shall so coordinate the work of the several various trades that it may be installed in the most direct and workmanlike manner without hindering or handicapping the other trades. Piping interference shall be handled by giving precedence to pipe lines which require a stated grade for proper operation. For example sewer lines and condensate piping shall take precedence over water lines in determination of elevations. Where there is interference between sewer lines and condensate lines, the sewer lines shall have precedence and provisions shall be made in the condensate lines for looping them around the sewer lines. In all cases, lines requiring a stated grade for their proper operation shall have precedence over electrical conduit and ductwork.
- F. Except where otherwise noted, all piping and ductwork in finished areas shall be installed in chases, furred spaces, above ceilings, etc. In all cases, pipes and ducts shall be installed as high as possible. Runs of piping shall be grouped whenever it is feasible to do so.
- G. The Electrical Contractor shall bring adequate power to and make final connections to all equipment furnished under this contract. All control wiring shall be by the Controls Contractor.
- H. Piping, equipment, or ductwork shall not be installed in electrical equipment rooms except as serving only those rooms. Outside of electrical equipment rooms, do not run piping or ductwork, or locate equipment, with respect to switchboards, panel-boards, power panels, or dry type transformers:
 - 1. Within 42" in front (and rear if free standing) of equipment; or
 - 2. Within 36" of sides of equipment,
 - 3. Clearances apply vertically from floor to structure.
 - 4. Provide access to equipment and apparatus requiring operation, service or maintenance within the life of the system. Including, but not limited to, motors, valves, filters, dampers, etc. Equipment located above lay-in type ceilings is considered accessible.
- 3.02 ELECTRICAL WORK: All electrical equipment provided under this Division shall comply with the electrical system characteristics indicated on the electrical drawings and specified in Division 26.
- 3.03 PROTECTION OF EQUIPMENT:
 - A. Store equipment, including pipe and valves, off the ground and under cover. For storage outdoors, minimum 4-mil thick plastic shall be fitted to withstand splattering, ground water, precipitation and wind.

- B. Protect heat pump unit coils by use of protective sheet metal panels or plywood.
- C. Plug ends of pipe when work is stopped and close ends of ducts with plastic taped in place until work resumes.
- D. Damaged equipment shall be repaired or replaced at the option of the Engineer of Record.

3.04 PAINTING:

- A. Factory painted equipment that has been scratched or marred shall be repainted to match original factory color.
- B. All un-insulated black ferrous metal items exposed to sight inside the building, such as piping, equipment hangers and supports not provided with factory prime coat, shall be cleaned and painted with one coat of rust inhibitor primer. In addition, such items in finished spaces shall also be painted with two coats of finish paint in a color to match adjacent surfaces or as otherwise selected by the Architect.
- C. Black ferrous metal items exposed outside the building, such as un-insulated pipe and pipe supports not provided with factory prime coat, shall be cleaned and painted with one coat of rust inhibiting primer and two coats of an asphalt base aluminum paint. Insulated pipes outside the building shall be cleaned and painted with one coat of rust inhibiting primer before installing insulation.
- D. In lieu of painting hanger rods, cadmium plated or galvanized rods may be furnished.
- E. No nameplates or equipment shall be painted, and suitable protection shall be afforded to the plates to prevent their being rendered illegible during the painting operation. Labels shall also be protected from becoming illegible due to weathering.
- F. Galvanizing broken during construction shall be re-coated with cold galvanizing compound.
- G. All ductwork, piping, insulation, conduit or other appurtenances visible from finished spaces through grilles, diffusers or other such required openings shall be painted flat black.
- 3.05 PROTECTION OF EXISTING UTILITIES:
 - A. The Contractor shall use extreme caution during excavation operations not to damage or otherwise interrupt the operations of existing utilities. The Contractor shall be responsible for the continuous operation of these lines and shall provide bypasses or install such shoring, bracing, or underpinning as may be required for proper protection.

3.06 CUTTING AND PATCHING:

- A. The Contractor shall assume all cost of, and be responsible for, arranging for all cutting and patching required to complete the installation of his portion of the Work. All cutting shall be carefully and neatly done so as not to damage or cut away more than is necessary of any existing portions of the structure.
- B. All surfaces shall be patched to the condition of the adjacent surfaces.
- B. The Contractor shall make suitable provisions for adequately water-proofing at his floor penetrations of water proof membrane floors. This shall include but not be limited to floor drains, open sight drains, hub drains, clean-outs, and sleeves for the various piping. This also applies to membrane roofing systems.

3.07 SLEEVES, FLOOR AND CEILING PLATES:

- A. The Contractor shall install, as required, in concrete, carpentry or masonry construction, all necessary hangers, sleeves, expansion bolts, inserts and other fixtures and appurtenances necessary for the support of all pipe, duct, equipment and devices furnished under each section of the Specification.
- B. Cutting of openings and installation of sleeves or frames through walls and surfaces shall be done in a neat workmanlike manner. Openings shall be cut only as large as required for the installation; sleeves, except as otherwise indicated, and/or frames shall be installed flush with finished surfaces and grouted in place. Surfaces around opening shall be left smooth and finished to match surrounding surface.
- C. Where pipes pass through floor slabs, sleeves shall be standard weight black steel pipe with top of sleeve 3" above finished floor. Where pipes pass through walls, sleeves shall be standard weight black steel pipe or 20-gage galvanized sheet metal with ends flush with wall surfaces.
- D. Each pipe or duct passing through walls, floors, ceilings or partitions shall be provided with sleeves having internal diameter one inch larger than the outside dimensions of insulated pipes or ducts.
- E. All pipe sleeves through floors, roofs and masonry walls shall be built in place as the affected walls, floors, and roofs are built.
- F. All penetrations through rated walls and floors shall be packed, sealed and encapsulated per the applicable U.L. details(s).
- G. Sleeves through exterior wall shall be steel or cast iron pipe, flush with the exterior surfaces, and with the space between the pipe and the sleeves caulked watertight in an approved manner.
- H. Inserts shall be cast iron or galvanized steel individual type, with accommodations for removable nuts and threaded rods up to ³/₄" diameter, and permitting lateral adjustment.

3.08 ESCUTCHEONS:

- A. Escutcheons shall be installed on all pipes where they pass through floors, ceilings, walls, or partitions in finished areas.
- B. The interior of closets, adjacent to finished areas, shall be considered as finished for the intent of these Specifications.
- C. Escutcheons shall be split, hinged, stamped brass type designed to fit the pipe, and to cover the terminating pipe sleeve, in chrome plated finish unless otherwise specified, with securing device to hold the escutcheon tight to the pipe.
- 3.09 CLEANING:
 - A. Remove all stickers, rust, stains, labels, and temporary covers before final acceptance.
 - B. The exterior surfaces of all mechanical equipment, piping, ducts, etc., shall be cleaned of all grease, oil, paint, dust and other construction debris.
 - C. Ducts, plenums and casings shall be cleaned of all debris and blown free of all particles of rubbish and dust before installing outlet faces.
- MDOT Shop Complex Hinds 23 05 10-6 HVAC General Requirements

- D. Bearings that require lubrication shall be lubricated in accordance with the manufacturer's recommendations. Provide written certification of lubrication.
- E. Any fans operated during construction shall have temporary filters. Temporary filters shall be changed regularly to prevent contamination of the equipment and duct systems. Permanent filter shall be installed prior to final inspection.
- F. End of open ducts and pipes shall be covered during construction except when working directly on such one prohibits covering. Cover with minimum four (4) mil thick polyethylene taped, tied or wired in place.
- G Clean and polish identification plates.
- 3.10 EQUIPMENT, MATERIALS AND BID BASIS:
 - It is the intention of these Specifications to indicate a standard of quality for all material Α. incorporated in this work. Manufacturer's names are used to designate the item of equipment or material as a means of establishing grade and guality. Where several manufacturers are named, only these manufacturers' products will be considered and the Contractor's bid shall be based on their products. Other named manufacturers, although acceptable as manufacturers, must prove their product will perform satisfactorily and will meet space requirements, etc., and shall obtain pre-approval of their equipment, before submitting shop drawings, when their equipment achieves the required results in a manner different than that of the first named manufacturer. Where only one manufacturer is named, unless the Specifications state otherwise, manufacturers of similar quality products will be considered. Such unnamed manufacturer's products will, however, be considered as substitutions and shall not be used as a basis for bidding. In the event the Contractor wishes to submit substitutions to the Architect for review prior to bid, he shall furnish descriptive catalog material, text data, samples, etc., as well as any other pertinent data necessary to demonstrate that the proposed substitutions are acceptable equals to the specified product. No substitutions shall be made without the written consent of the Architect.
 - B. The use of one named manufacturer in the schedules on the Drawings is for guide purposes. The provisions of the above paragraph will govern in the selection of products to be used.
- 3.11 GUARANTEE:
 - A. All systems and components shall be provided with a one year guarantee from the time of final acceptance or beneficial occupancy (Coordinate with the Architect). The guarantee shall cover all materials and workmanship. During this guarantee period, all defects in materials and workmanship shall be corrected by repair or replacement without incurring additions to the Contract.
 - B. All air conditioning compressors shall be guaranteed for an additional four years. This additional guarantee shall be non-prorated on all parts, refrigerant, and labor.

3.12 FOUNDATIONS: All concrete foundations required by equipment furnished under the HVAC Division shall be constructed in conformance with the recommendations of the manufacturer of the respective equipment actually applied, and with the approval of the Architect. All corners of the foundations shall be neatly chamfered. Foundation bolts shall be placed in the forms when the concrete is poured. Allow one inch (1") below the equipment bases for alignment, leveling and grouting with non-shrinking grout. Grouting shall be done after the equipment is leveled in place. After the grout has hardened, the foundation bolts shall be pulled up tight and the equipment shimmed, if necessary. After removal of the forms, the surface of the foundation shall be rubbed. Unless otherwise noted, foundations shall be six inches 6" high. All concrete work performed shall conform entirely to the requirements of the General Specifications that describe this class of work.

3.13 RECORDS AND INSTRUCTIONS FOR OWNER:

- A. The Contractor shall accumulate during the job's progress the following data in triplicate prepared in neat brochures or packet folders and turned over to the Architect/Engineer for check and subsequent delivery to the Owner:
 - 1. Provide all warranties and guarantees, manufacturer's directions and material covered by the Contractor.
 - 2. Provide approved fixture brochures, wiring diagrams, and control diagrams.
 - 3. Provide copies of approved shop drawings.
 - 4. Three sets of operating instructions for heating and cooling and other mechanical systems. Operating instructions shall also include recommended periodic maintenance and seasonal changeover procedures, and suggested procedures in operation of all systems in this particular building to promote energy conservation. These instructions must be written expressly for this project and shall refer to equipment, valves, etc., by mark number from project schedules. Operating instructions and procedures shall be submitted in draft form, for approval prior to final issue of complete brochures. Manufacturer's advertising literature or catalogs will not be acceptable for operating and maintenance instructions.
 - 5. Any and all other data and/or drawings required during construction.
 - 6. Repair parts lists of all major items and equipment including name, address, and telephone number of local supplier or agent.
- B. All of the above data shall be submitted to the Architect/ Engineer for approval at such time as the Contractor asks for his last estimate prior to his final estimate, but in no case, less than two weeks before final inspection.
- C. The Contractor shall also give not less than one (1) day of operating instructions, during the adjustment and testing period, to the Owner's operating personnel in order to familiarize them with the proper care and operation of the equipment. The written operating instructions referred to in paragraph above shall be used as a basis for this on-the-job instruction.
- D. A competent technician employed by the Temperature Control Subcontractor shall be required to instruct the Owner in proper operating procedures and shall explain the significance of the temperature control literature filed in the maintenance manual over a period of six (6) hours while the system is in continuous operation as specified above.

3.14 RECORD DRAWINGS:

- A. The Contractor shall maintain on a daily basis at the project site a complete set of "Record Drawings" reflecting an accurate dimensional record of all buried or concealed work. In addition, the "Record Drawings" shall be marked to show the precise location of concealed work and equipment, including concealed or embedded piping and valves and all changes and deviations in the Mechanical work from that shown on the Contract Documents. This requirement shall not be construed as authorization for the Contractor to make changes in the layout or work without definite instructions from the Architect. The "Record Drawings" shall consist of a set of mylar sepia prints of the Contract Drawings for this Division with the Engineer's seal and Engineer's firm name removed or blacked out. Prior to commencing work the Contractor shall purchase from the Architect a set of mylar sepia prints to be used for the "Record Drawings".
- B. Record dimensions shall clearly and accurately delineate the work as installed; locations shall be suitably identified by at least two (2) dimensions to permanent structures.
- C. The Contractor shall mark all "Record Drawings" on the front lower right hand corner with a rubber stamp impression that states the following:

"RECORD DRAWINGS – "3/8" high letters to be used for recording field deviations, and "5/16" high letters to be used for dimensional data only.

- 3.15 INSTALLATION: All equipment shall be installed in strict conformance with manufacturer's recommendations, as specified herein. If any conflict arises between these instructions, notify the Engineer immediately for clarification.
- 3.16 FLAME SPREAD AND SMOKE DEVELOPED PROPERTIES OF MATERIALS:
 - A. Materials and adhesives used throughout the mechanical and electrical systems for insulation, and jackets or coverings of any kind, or for piping or conduit system components, shall have a flame-spread rating not over 25 without evidence of continued combustion and with a smoke developed rating not higher than 50. If such materials are to be applied with adhesives, they shall be tested as applied with such adhesives, or the adhesives used shall have a flame-spread rating not over 25 and a smoke developed rating not higher than 50. (Note: Materials need not meet these requirements where they are entirely located outside of a building and do not penetrate a wall or roof, and do not create an exposure hazard.)
 - B. "Flame-Spread Rating" and "Smoke Developed Rating" shall be as determined by the "Method of Test of Surface Burning Characteristics of Building Materials," NFPA No. 255, ASTM E84, Underwriter's Laboratories, Inc., Standard". Such materials are listed in the Underwriters' Laboratories, Inc., "Building Materials List" under the heading "Hazard Classification (Fire)".
- 3.17 HAZARDOUS MATERIALS:
 - A. No products shall be used that contain any known hazardous or carcinogenic materials. Products with asbestos or radioactive content shall not be used.
 - C. Handling of any hazardous material is not covered in specification Division 23. Any requirements for such are beyond the scope of this contract and shall be done only by those persons contracted to do so.

END OF SECTION

HVAC General Requirements

SECTION 23 05 11

HVAC SUBMITTAL DATA

PART 1 - GENERAL

- 1.01 RELATED DOCUMENTS:
 - A. The requirements of the General Conditions, Supplementary Conditions, and Section 23 05 10 HVAC General Requirements, apply to all work herein.
- 1.02 QUALITY ASSURANCE:
 - A. Shop drawings or fully descriptive catalog data shall be submitted by the Contractor for all items of material and equipment furnished and installed under this contract. The Contractor shall submit to the Architect a sufficient number of copies of all such Shop Drawings or catalog data to provide him with as many reviewed copies as he may need, plus two (2) copies for retention; one by the Architect and one by the Engineer.
 - B. Before submitting Shop Drawings to the Architect for review, the Contractor shall examine them and satisfy himself that they are correctly representative of the material or equipment to which they pertain. The Contractor shall so note these Drawings before submitting them. The Contractor's review of the Shop Drawings is not intended to take the place of the official review by the Architect. Any Shop Drawings which have not been reviewed by the Architect shall not be used in fabricating or installing any work.
 - C. The review of Shop Drawings or catalog data by the Architect shall not relieve the Contractor from responsibility for deviations from the Plans and Specification unless he has, in writing, specifically called attention to such deviations at the time of submission and has obtained the permission of the Architect. Also, it shall not relieve him from responsibility for error of any kind in Shop Drawings. When the contractor does call such deviations to the attention of the Architect, he shall state in his letter whether or not such deviations involve any extra cost. If this is not mentioned, it will be assumed that no extra cost is involved for making the change.
 - D. Verification and assignment of dimensions, quantities, and construction means, methods, sequences or procedures, the correctness of which is set forth in the Contract Documents or submittal, shall be the sole responsibility of the Contractor.
 - E. Reproduction of design documents in any portion for use in a submittal is not acceptable.

PART 2 - PRODUCTS

2.01 GENERAL:

A. All products shall be new and bear all labels which are identified by the applicable specification section and Contract Documents.

PART 3 - EXECUTION

3.01 SUBMITTAL DATA:

- A. General
 - 1. The submittal data to be furnished for this project shall comply with the Specifications and Contract Documents in their entirety. Any submittals herein scheduled are as a minimum only and shall not be construed to limit the submittal data required within the individual Sections of these Specifications.
 - 2. Shop Drawings will be returned unchecked unless the following information is included: Reference to all pertinent data in the Specifications or on the Drawings, such as sound power levels of motor driven equipment where called for in the specifications, electrical characteristics and horse power, capacities, construction material of equipment, UL labels where required, accessories specified, manufacturer, make and model number, weights where specified, starters where required by Division 23, size and characteristics of the equipment, name of the project and a space large enough to accept an approval stamp. The data submitted shall reflect the actual equipment performance under the specified conditions and shall not be a copy of the scheduled data on the drawings. All submitted equipment must be identified on Shop Drawings with the same "Mark Numbers" as identified on Drawings or in Specifications. All pertinent data such as accessories shall also be marked. Any deviation from any part of the Contract Documents shall be clearly and completely highlighted.
 - 3. HVAC submittal data shall be bound into separate 3-ring binders, Each HVAC volume shall contain one copy of all specified equipment/shop drawing submittals. Each binder shall be provided with an index of materials and an identification tab for each Specification Section that requires submittals. Each item in each tabbed section shall be identified with the paragraph number relating to the item submitted. FAILURE to provide **BOUND AND IDENTIFIED SUBMITTALS** will result in the **AUTOMATIC REJECTION** of the submittal data with **NO EXCEPTION**.
- B. The bound submittals are to be submitted for review within 30 days after the Contract is awarded. No submittal will be checked until ALL required submittals have been received by the Engineer. Only Automatic Temperature Controls, ductwork and piping fabrication drawings may be submitted after the completed bound submittal is reviewed and accepted by the Engineer.
- C. The Contractor shall submit with the bound and identified submittal data a letter signed by the Contractor's Project Manager (or higher level officer of the firm) stating that all electrical characteristics of the mechanical equipment to be supplied has been fully coordinated with the electrical contractor. No submittal data will be checked until this letter is submitted. Any changes to the electrical requirements from the Contract Documents resulting from alternate equipment being submitted shall be performed without any additions to the Contract Sum. Submit attachment and fastening methods for piping and equipment to the Structural Engineer for approval. Shop Drawings shall be submitted for each of the following:

Air Conditioning Units with fan, filter and coil data Automatic Temperature Controls Coils Dampers Disconnect Switches Ductwork Accessories and Details

MDOT – Shop Complex - Hinds

Fabric Ductwork Filters Flexible Duct Flexible Connectors Heaters Indoor & Outdoor Heat Pump Units Insulation Motor Starters Pipe Hangers and Supports Refrigerant Piping Starters Test, Adjusting and Balancing Reports and Forms Valves

3.02 OPERATING AND MAINTENANCE INSTRUCTIONS:

- A. Description
 - 1. Complete operating and maintenance instructions shall be provided to the Owner. Four (4) separate copies (three for the owner, one for the Architect) shall be provided, and each copy shall be bound in a separate 3-ring, loose leaf notebook. Operating instructions shall be provided for each system, and shall include a brief system description, a simple schematic and a sequence of operation. Operating and maintenance instruction shall be included for each piece of equipment. Manufacturers' Standard literature is acceptable for each piece of equipment. However, the contractor shall prepare a SYSTEM O&M manual including overall system descriptions, operating and energy conservation techniques.
 - 2. A system wiring and control diagram shall be included in the operating and maintenance instruction.
 - 3. Prior to final acceptance or beneficial occupancy, provide the services of a competent representative to instruct the Owner in the operation of all systems for a period of not less than six (6) hours. This instruction shall include a complete walk-through of all equipment and systems. The Architect reserves the right to attend any such meeting and shall be duly notified.
- 3.03 OTHER SUBMITTALS CLOSEOUT FORMS:
 - A. Submit two copies of the following prior to occupancy of the project by the Owner. See Contract Closeout Forms Section 00 65 00.
 - 1. As built drawings for ductwork and HVAC piping systems.
 - 2. Request for final payment.
 - 3. Letter or "Release of Liens".
 - 4. Letter of "Guarantee".
 - 5. Consent of Surety Company to final payment.
 - 6. Contractor's Affidavit of Payment of Debts and Claims.

END OF SECTION

MDOT – Shop Complex - Hinds	23 05 11-3	
-----------------------------	------------	--

HVAC Submittal Data

SECTION 23 05 13

COMMON MOTOR REQUIREMENTS FOR HVAC EQUIPMENT

PART 1 - GENERAL

- 1.01 SCOPE:
 - A. All electrical work specified in this section shall comply with the provisions of Division 26. All mechanical work specified shall be in accordance with Division 23.
 - B. All motors shall be provided as noted herein.
 - C. A motor starter shall be provided under this section for each motor including package units which shall be furnished with integral starters. Motor starters shall be installed either in a motor control center or separately mounted adjacent to the motor served as shown, indicated and/or required. Motor starters not provided in the motor control center under Electrical Specifications Division 26, shall be provided.
 - D. Motor power wiring is defined as those conductors between the energy source and the motor. This power wiring shall be terminated at motor terminals and will be provided under Division 26 work.
 - E. All control wiring required for automatic starting and stopping of motors shall be provided under this Division unless specifically shown on the electrical drawings.
 - F. Power wiring will be connected through all line voltage control devices such as firestats and thermostats by Division 26 work.
 - G. Smoke detectors by Division 26.
 - H. System power wiring to be under Division 26.

PART 2 - PRODUCTS

- 2.01 STARTERS:
 - A. The Mechanical Contractor shall provide for each and every motor that is a part of his equipment, a properly sized motor starter. This includes, but is not limited to the following: Air handling unit motors, system controls, etc., and shall be furnished complete as a part of the motor apparatus which it operates. All components shall be in conformance with the requirements of the National Electrical Codes (NEC) and Division 26 of this specification. Starters for fractional horsepower motors shall be furnished and installed under Division 26 and as noted herein.
 - B. All motor starters shall be turned over to the Electrical Contractor for installation with the following exceptions:
 - 1. Starters for all motors that are ½ horsepower and smaller and are 120 volts, single phase shall be provided and installed by the Electrical Contractor.
 - 2. Motor starters and motor control devices will be furnished and installed in Division 26 where motor control centers are provided by the Electrical Contractor.

- C. Manual operated motor with magnetic controllers shall be pushbutton type. All automatic controlled motors shall have automatic (H.O.A.) switches. All magnetic starters shall have red and green pilot lights on cover. Power wiring and control circuits shall be run in rigid conduit and shall conform to the NEC standards.
- D. All poly-phase motors and all motors that are automatically controlled shall be furnished with magnetic starters, full voltage, non-reversing type, complete with necessary auxiliary contacts for controls unless otherwise noted. Heaters shall be of the melting alloy type, sized to the exact nameplate running current of the motor. Overloads shall have visual trip indicators and shall be trip-free with reset button held in. All magnetic motor starters or controllers shall be equipped with one overload element in each phase. All starters for 3phase motors, 3hp/3kw and larger, shall include protection against loss of any one phase or phase reversal and voltage fluctuations.
- E. Starters for motors 1/3 horsepower or smaller shall be manual unless remote or automatic starting is required, in which case the starters shall be magnetic, full voltage, non-reversing, single speed, unless otherwise indicated.
- F. Each starter for a three-phase motor shall be combination magnetic type with circuit breaker and shall be furnished with three (3) overload relays sized for the full load running current of the motor actually provided. Provide an external "RESET" button or "HAND-OFF-AUTO" selector switch as scheduled with red "RUNNING" light. Provide a green pilot light to indicate motor "STOPPED". Each pilot light shall have a legend plate indicating reason for signal.
- G. Each overload relay shall have normally open alarm contact which will close only when actuated by an overload (not to be confused with N.O. or N.C. auxiliary contacts). These contacts shall be properly wired to their respective blue pilot light provided on the starter front cover and having a "TRIPPED" legend plate.
- H. Provide two sets each of normally open and normally closed auxiliary contacts for all magnetic starters. See equipment schedules on plans for voltage requirements.
- I. Individually mounted motor starters shall be in a NEMA Type 1 general purpose enclosure in unfinished areas and shall be flush mounted in all finished areas. Each starter shall have a laminated nameplate to indicate Division 23 unit number, function and circuit number. Outdoor starters shall be rain-tight weatherproof.
- J. All motor starters, push buttons and pilot lights shall be of the same manufacture as the switchboard.
- K. COMBINATION STARTERS: Combination starters shall consist of a circuit breaker and a motor starter mounted in a common NEMA Type 1 general purpose enclosure. The circuit breaker component shall be a minimum 22,000 RMS interrupting capacity and shall be as required in the Electrical Division.
- 2.03 MOTORS:
 - A. Unless specifically noted otherwise in other sections of this Specification, all motors and motor controllers shall meet the requirements specified in this Section. All motors shall be built in accordance with the current applicable IEEE and NEMA standards, and shall have voltage, phase, frequency and service as scheduled.

Common Motor Requirements for HVAC Equipment

- B. Each motor shall be suitable for the brake horsepower of the driven unit, rated with 1.15 minimum service factor and shall be NEMA design B. The motor temperature rise shall not exceed 104° F. for drip proof motors, 122° F. for splash proof motors and 131° F for totally enclosed or explosion proof motors. The motor shall be capable of operating continuously at such temperature rises, and shall be capable of withstanding momentary overloads of 25 percent without injurious overheating.
- C. Each item of motor driven equipment shall be furnished complete with the motors and drives as required to perform the specific function for which it is intended, scheduled, and specified.
- D. Motors shall be ball bearing type selected for quiet operation and shall be manufactured for general purpose duty unless otherwise indicated. Each bearing shall be accessible for lubrication and designed for the load imposed by the V-belt drive or the driven apparatus. Direct drive motors shall be designed for the specific application with all necessary thrust bearings, shaft capacities, etc.
- E. Motors larger than 1/2 horsepower shall have bearings with pressure grease lubrications fittings.
- F. Motors connected to drive equipment by belt shall be furnished with adjustable slide rail bases except for fractional horsepower motors, which shall have slotted bases. Motor leads shall be permanently identified and supplied with connectors.
- G. Each motor to be installed outdoors shall be of the totally enclosed fan-cooled type, or housed in a weatherproof housing.
- H. Unless otherwise indicated, motors smaller than 1/2 horsepower shall be capacitor start or split phase type designed for 120 volt, single phase, 60 cycle alternating current. Shaded pole motors are not acceptable except 35 watts and smaller. Motors 1/2 horsepower and larger shall be squirrel cage induction type, 3 phase, 60 cycle alternating current.
- I. Multi-speed motors shall, except as noted, be consequent pole, variable torque, single winding. When the speed ratios or the load characteristic dictates, the multi-speed motors shall be separate winding types. Variable speed motors operating over an adjustable range of speeds shall be motors specifically designed and rated for this duty.
- J. If the Contractor proposes to furnish motors varying in horsepower and/or characteristics from those specified, he shall first inform the Architect of the change and shall then coordinate the change and shall pay all additional charges in connection with the change.
- 2.04 IONIZATION SMOKE DETECTORS:
 - A. Provide and install ionization smoke detectors in all air handling units. Detectors are to be installed in both the supply and return air duct connections at each unit. Detectors are to be installed by the Mechanical Contractor and furnished and wired by the Electrical Contractor in Division 26.
 - B. Detectors shall de-energize air systems when and if particles of combustion are detected in the air stream. Detectors shall be fitted with sampling tubes that are sized to fit duct widths. Provide a manual reset switch and interlock with the building fire alarm system if such exists.

Common Motor Requirements for HVAC Equipment
PART 3 - EXECUTION

3.01 INSTALLATION:

- A. Provide control wiring and install all motor starters, unless integrally factory mounted on a piece of equipment.
- B. Provide control wiring to all motors except packaged units that are prewired between the starter and motor.
- C. Where line voltage control devices are mounted at or inside a unit, such as aquastats, firestats for single phase devices, etc., the power wiring to the unit shall be connected through such a control device by the work of Division 26.
- D. On final inspection, it shall be demonstrated to the Engineer or his representative that each overload relay control circuit is properly wired and functioning correctly by manually tripping each overload relay individually, one at a time. This inspection procedure shall not involve removal of any wiring or disconnecting any current carrying parts.
- E. Standard minimum one-year warranty on all electrical equipment provided herein shall apply.
- 3.02 ELECTRICAL WORK:
 - A. All electrical equipment provided under this Division shall comply with the electrical system characteristics indicated on the electrical drawings and specified in Division 26.
 - B. All power wiring and final power connections to the system shall be provided under Division 26.
 - C. Control wiring (120V. and less) shall be provided under Division 23 and extended from the 120V power circuits indicated on the Electrical Drawings. All wiring for voltages higher than 30 volts shall be done by a licensed electrician.
 - D. All electrical characteristics shall be taken from the Electrical Drawings and Specifications and coordinated before equipment is ordered or submitted.

SECTION 23 05 29 HANGERS AND SUPPORTS FOR HVAC PIPING AND EQUIPMENT

PART 1 - GENERAL

- 1.01 RELATED DOCUMENTS:
 - A. Drawings and general provisions of Contract, including General Conditions, Supplemental Conditions, and - Section 23 05 10, "HVAC General Requirements" apply to work of this section.
 - B. Refer to Specification Section 23 05 11, titled "HVAC Submittal Data" for the submittal and approval requirements regarding the piping system.
- 1.02 DESCRIPTION OF WORK:
 - A. Furnish hangers to support the required loads. Where necessary, supports shall be designed to permit movement due to expansion and contraction. Where drawings show details of supports and anchors, conform to details shown. Where details are not shown, conform to general requirements specified herein.
 - B. "C" CLAMPS may be used as point of attachment to building structure for pipe hangers and/or all-thread rods; however, piping shall not be supported directly by "C" clamps.
 - C. Do not pierce waterproofing with support bolts.
 - D. All ferrous metal hangers and supports, not otherwise coated, shall be provided with a fieldapplied coat of zinc chromate primer prior to any installation. In lieu of field painting, the contractor may furnish cadmium plated, or galvanized hangers and supports.
- 1.03 QUALITY ASSURANCE:
 - A. All hangers, support, anchors, and guides shall be in accordance with the American National Standard Code for Pressure Piping, ANSI B31.1 with addenda 31.1 OA-69.
 - B. Provide an adequate suspension system in accordance with recognized engineering practices, using where possible, standard commercially accepted pipe hangers and accessories. Submit fastening methods to the Structural Engineer for approval and as approved copy to the engineer.
 - C. Horizontal suspended pipe shall be hung using adjustable pipe hangers with bolted hinged loops or turnbuckles. Chains, wire, perforated strap iron or flat steel straps are not acceptable.
 - D. For the purpose of this specification, Grinnell product figure numbers are given. Equal products by B-Line and Michigan Hanger Co. (M-Co) are acceptable.
- 1.04 DESIGN:
 - A. Supporting steel not shown for the equipment will be designed, supplied and erected by the Contractor; the supporting steel is that steel which is connected to the structural steel shown on the drawings and carries the weight of the mechanical items. This supporting steel design must carry the dead weight and dynamic load imposed by the equipment, piping and other mechanical components.

MDOT – Shop Complex - Hinds	23 05 29 -1	Hangers and Supports for HVAC Piping
	and Equipment	

- B. The supporting steel shall be connected to the structural steel in such a manner as not to overload the structural steel. It is the responsibility of the General Contractor, Mechanical Contractor and the steel fabricator to verify that this purpose is accomplished. It is the responsibility of the General Contractor to call to the attention of the Architect-Engineer any deficiency prior to bidding.
- C. Where thermal movement in the pipe line will occur, the pipe hanger assembly must be capable of supporting the line in all operating conditions. Accurate weight balance calculations shall be made to determine the supporting force at each hanger in order to prevent excessive stress in either pipe or connected equipment.

PART 2 - PRODUCTS

- 2.01 UPPER ATTACHMENTS:
 - A. Steel Construction:
 - 1. Support piping in steel construction with adjust-able beam clamps and tie rods, Grinnell Fig. 218, or side beam brackets bolted or welded to the side of the beam.
 - 2. Where hangers are required between structural members (beams or joist) provide all auxiliary steel for the installation of the pipe hanger. Supports shall be designed in accordance with the AISC steel Handbook and shall receive a field coat of zinc chromate primer.
 - B. Wood Construction:
 - 1. Support piping in wood construction with Side Beam Bracket, Grinnell Fig. 202 or Hanger Flange, Grinnell Fig 128R, using lag screws.
- 2.02 WALL SUPPORTS: Where piping is run adjacent to walls or steel columns welded steel brackets Grinnell Fig. 195 and 199 may be used. The bracket shall be bolted to the wall and a back plate of such size and thickness as to properly distribute the weight.
- 2.03 FLOOR SUPPORTS:
 - A. Where pipe lines are located next to the floor and no provision for expansion are required support piping with Grinnell Fig. 258, pipe rest with nipple and floor flange.
 - B. Where provisions for expansion are required support piping with Grinnell adjustable pipe stand Fig. 274, or pipe roll stand Fig. 271.
 - C. Vertical piping shall be supported at every other floor using riser clamps Grinnell Fig. 261, for steel and cast iron pipe, and copper clad riser clamp Grinnell Fig. CT-121 for all copper piping.
- 2.04 SUPPORTS FOR PIPING OUTSIDE THE STRUCTURE: Support piping outside the structure on adjustable pipe supports Grinnell Fig. 264.

MDOT – Shop Complex - Hinds	23 05 29 -2	Hangers and Supports for HVAC Piping
	and Equipment	

2.05 INTERMEDIATE ATTACHMENTS:

A. Supports for horizontal piping shall be all-thread galvanized steel rods, ASTM A-107, Grinnell Fig. 146, of the following sizes:

Pipe Size	Hanger Rod Diameter
2" and smaller	3/8"
2-1/2" and 3"	1/2"
4" and 5"	5/8"
6"	3/4"

2.06 PIPE ATTACHMENTS:

- A. Hangers for insulated pipe shall be sized to bear on the outside of the insulation.
- B. Hangers for steel and cast-iron horizontal piping where provision for expansion are not required shall be Grinnell Fig. 260, clevis type with vertical adjustment.
- C. Hangers for uninsulated copper pipe 4" and smaller shall be copper plated adjustable band hangers Grinnell Fig. CT. 99C, for pipe sizes over 4" provide Grinnell copper clad clevis type hanger with a copper clad saddle at each hanger location.
- D. Hanger for PVC pipe shall be Grinnell Fig. CT. 99, adjustable band hanger.
- E. Hangers for steel and copper piping where provisions for expansion are required shall be Grinnell Fig. 171 or Fig. 181, adjustable roller hanger with Grinnell Fig. 160, pipe covering protection saddles.

PART 3 - EXECUTION

- 3.01 INSTALLATION:
 - A. Hang pipe from substantial building structure. Pipe shall not be hung from other piping.
 - B. Provide a hanger within one foot of each elbow.
 - C. Unless specified otherwise, provide the following support spacing.

1. Pipe Size Support Spac	ing
---------------------------	-----

 1" and smaller
 5'-0"

 1-1/4" and larger
 10'-0"

SECTION 23 05 53

IDENTIFICATION FOR HVAC PIPING AND EQUIPMENT

PART 1 - GENERAL

- 1.01 APPLICABILITY:
 - A. All work specified in this Section shall comply with the provision of Section 15010, "Mechanical General".
 - B. All above ground piping inside the building shall be identified with color bands at each shutoff valve, each piece of equipment, branch take-off, and 40'-0" maximum spacing on exposed straight pipe runs.

PART 2 - PRODUCTS

- 2.01 PIPE MARKINGS:
 - A. Pipe markings shall be manufactured preprinted markings in accordance with the following:
 - 1. No tape or self-adhering markers will be allowed.
 - 2. Snap on pipe markers, W. H. Brady Co. or approved equal are acceptable.
 - 3. Markers shall be strapped on with nylon fasteners.
 - 4. Markers will be non-corrosive, non-conductive, mildew resistant and impervious to moisture.

2.02 BAND AND LETTER SIZE:

A. Band and letter sizes shall conform to American Society of Heating, Air Conditioning Engineers (ASHRAE) standards of the following table:

O.D. of Pipe	Width of Color Band	Size of Letter/Numbers
1-1/4" and smaller	8"	1⁄2"
1-1/2" to 2"	8"	3⁄4"
2-1/2" to 6"	12"	1- 1⁄4"

2.03 IDENTIFICATION:

A. Band legend and color and letter color shall conform to the following table:

Piping Band	Legend	Letters	Band Color
Refrigerant Liquid	RL	Black	Yellow
Refrigerant Suction	RS	Black	Yellow
Drain	D	Black	Green

B. All equipment, such as heat pump units, etc., furnished by this Contractor, shall be permanently labeled, in an approved manner, corresponding to the mark or name shown on the drawings and/or specifications, or Owners' sequences.

MDOT – Shop Complex - Hinds	23 05 53-1	Identification for HVAC Piping and
		Equipment

- C. For applications where existing color schemes may already be in place, all new work requiring identification and color coding shall match the existing color schemes.
- PART 3 EXECUTION
- 3.01 EXECUTION:
 - A. Locate pipe identification in the following areas:
 - 1. Each riser and each valve,
 - 2. One on each side where piping pass thru walls and floors,
 - 3. Locate at or near each change in direction,
 - 4. Every 40 feet along continuous runs,
 - 5. Located within 4 feet of exit or entrance to a vessel or tank.
 - B. Indicate pipe content flow direction with arrows of matching style and placed so the arrow points away from the legend.
 - C. If manufactured preprinted marking are used they shall be attached to the piping with selflocking nylon fasteners.

SECTION 23 05 93

TESTING, ADJUSTING AND BALANCING FOR HVAC

PART 1 - GENERAL

- 1.01 RELATED DOCUMENTS: Drawings and general provisions of Contract, including General Requirements and Division 01 Specification Sections apply to work in this section.
- 1.02 SUMMARY:
 - A. This Section specifies the requirements and procedures total mechanical systems testing, adjusting, and balancing. Requirements include measurement and establishment of the quantities of the mechanical systems as required to meet design specifications, and recording and reporting the results.
 - B. Test, adjust, and balance the following mechanical systems:
 - 1. Airside systems: Supply air and return air systems, all pressure ranges; Verify temperature control systems operations.
 - C. This Section does not include:
 - 1. Specifications for materials for patching mechanical systems; specifications for materials and installation of adjusting and balancing devices. If devices must be added to achieve proper adjusting and balancing, refer to the respective system sections for materials and installation requirements.
- 1.03 SCOPE OF WORK:
 - A. A Test and Balance Agency that is independent of any contractor or manufacturer shall perform the testing, adjusting and balancing and prepare reports, and deliver them to the Architect. The independent Test and Balance Agency shall be a certified member of the Associated Air Balance Council (AABC). The Test and Balance Agency contract shall not be assigned to any Subcontractor; the Agency shall work directly under the General Contractor.
 - B. Total System Balance shall be performed in accordance with the 6th edition of the AABC National Standards for Total System Balance, and in accordance with the scope of work defined by the Contract Documents.
 - C. Testing and Balance Agency as part of its contract shall act as an authorized inspection agency, responsible to the Owner's Representative, and shall, during the test and balance, list systems that are installed incorrectly, require correction, or have not been installed in accordance with Contract Drawings and Specifications.
 - D. Upon the completion of the test and balance work, the Agency shall compile the test data and submit the specified number of copies of the complete report to the Owner's Representative for his evaluation and approval.

- E. Test, adjust and balance the air and water systems. After testing, adjusting, and balancing is complete, the Contractor shall visit the job during the heating cycle and during the cooling cycle to make adjustments to provide uniform temperatures throughout the building. Schedule the trips during the months of December through February for the heating cycle, and June through August for the cooling cycle. Obtain signed statements from the Using Agency acknowledging these two trips and subsequent adjustments. Submit statements to the Architect.
- F. Owner to furnish test and balance contracting agency for this project. The Test and balance agency shall work under the direction of the Professional.
- 1.04 DEFINITIONS:
 - A. Systems testing, adjusting, and balancing is the process of checking and adjusting all the building environmental systems to produce the design objectives. It includes:
 - 1. The balance of air distribution systems;
 - 2. Adjustment of total system to provide design quantities;
 - 3. Electrical measurement;
 - 4. Verification of performance of all equipment and automatic controls;
 - B. Test: To determine quantitative performance of equipment.
 - C. Adjust: To regulate the specified air flow rate and air patterns as applicable at the terminal equipment (e.g., reduce fan speed, throttling).
 - D. Balance: To proportion flows within the distribution system (sub-mains, branches, and terminals) according to specified design quantities.
 - E. Procedure: Standardized approach and execution of sequence of work operations to yield reproducible results.
 - F. Report Forms: Test data sheets arranged for collecting test data in logical order for submission and review. These data should also form the permanent record to be used as the basis for required future testing, adjusting, and balancing.
 - G. Terminal: The point where the controlled fluid enters or leaves the distribution system. These are supply inlets and return inlets on air terminals such as AC units.
 - H. Main: Duct containing the system's major or entire air flow.
 - I. Sub-main: Duct or pipe containing part of the systems' capacity and serving two or more branch mains.
 - J. Branch Main: Duct serving two or more terminals.
 - K. Branch: Duct serving a single terminal.

1.05 SUBMITTALS:

- A. Agency Data:
 - 1. Submit proof that the proposed testing, adjusting, and balancing agency meets the qualifications specified below.
- B. Certified Representative and Technicians Data:
 - 1. Submit proof that the Test and Balance certified representative assigned to supervise the procedures, and the technicians proposed to perform the procedures meet the qualifications specified below.
- C. Certified Reports: Submit testing, adjusting, and balancing reports bearing the certified seal and signature of the Test and Balance representative. The reports shall be certified proof that the systems have been tested, adjusted, and balanced in accordance with the referenced standards; are an accurate representation of how the systems have been installed; are a true representation of how the systems are operating at the completion of the testing, adjusting, and balancing procedures; and are an accurate record of all final quantities measured, to establish normal operating values of the systems. Follow the procedures and format specified below:
 - 1. Draft reports: Upon completion of testing, adjusting, and balancing procedures, prepare draft reports on the approved forms. Draft reports may be hand written, but must be complete, factual, accurate, and legible. Organize and format draft reports in the same manner specified for the final reports. Submit 3 complete sets of draft reports. Only 1 complete set of draft reports will be returned.
 - 2. Final Report: Upon verification and approval of draft reports, prepare final reports, type written, and organized and formatted as specified below. Submit 4 complete sets of final reports.
 - 3. Report Format: Report forms shall be those standard forms prepared by the referenced standard for each respective item and system to be tested, adjusted, and balanced. Bind report forms complete with schematic systems diagrams and other data in reinforced, vinyl, three-ring binders. Provide binding edge labels with the project identification and a title descriptive of the contents. Divide the contents of the binder into the below listed divisions, separated by divider tabs:
 - a. General Information and Summary
 - b. Air Systems
 - c. Temperature Control Systems
 - d. Special Systems
 - 4. Report Contents: Provide the following minimum information, forms and data:
 - a. General Information and Summary: Inside cover sheet to identify testing, adjusting, and balancing agency, Owner, Owner's Representative, and Project. Include addresses, and contact names and telephone numbers. Also include a certification sheet containing the seal and name address, telephone number, and signature of the Certified Test and Balance registered representative. Include in this division a listing of the instrumentations used for the procedures along with the proof of calibration.

- b. The remainder of the report shall contain the appropriate forms containing as a minimum, the information indicated on the standard report forms prepared by the AABC for each respective item and system. Prepare a schematic diagram for each item of equipment and system to accompany each respective report form.
- D. Calibration Reports: Submit proof that all required instrumentation has been calibrated to tolerances specified in the referenced standards, within a period of six months prior to starting the project.
- 1.06 QUALITY ASSURANCE:
 - A. Agency Qualifications:
 - 1. Employ the services of an independent testing, adjusting, and balancing agency meeting the qualifications specified below, to be the single source of responsibility to test, adjust, and balance the building mechanical systems specified to produce the design objectives.
 - B. The independent testing, adjusting, and balancing agency certified by Associates Air Balance Council (AABC) in those testing and balancing disciplines required for this project, and having at least one registered in the State in which the services are to be performed, certified by AABC as a Test and Balance representative.
 - C. Codes and Standards:
 - 1. AABC: "National Standards For Total System Balance".
 - 2. ASHRAE: ASHRAE Handbook, 1984 Systems Volume, Chapter 37, Testing, Adjusting, and Balancing.
- 1.07 FINAL INSPECTION:
 - A. All systems, when completed, shall be operated by the organization to test the performance as directed by and to the satisfaction of the Using Agency.
 - B. Systems shall be balanced within the stated tolerances at the design conditions. The Owner's Representative may request or perform a check reading on up to 10 per cent of the outlets and duct traverses. If any reading varies beyond the stated tolerances, the system will be considered out of balance and the entire system be readjusted and a new report prepared at no additional cost to the Owner.
 - C. Heating, ventilation and air conditioning systems shall maintain uniform temperatures without drafts through the normal change of seasons.
 - D. Air ducts shall circulate without excessive noise.
 - E. All defects demonstrated by inspections and tests shall be remedied immediately to the Architect' satisfaction.
- 1.08 PROJECT CONDITIONS: Systems Operation: Systems shall be fully operational prior to beginning procedures.

PART 2 - PRODUCTS

2.01 PATCHING MATERIALS: Except as otherwise indicated, use same products as used by original Contractor for patching holes in insulation, ductwork, and housings which have been cut or drilled for test purposes, including access for test instruments, attaching jigs, and similar purposes.

PART 3 - EXECUTION

- 3.01 REQUIRED DOCUMENTS:
 - A. The Contractor shall provide the following, in a timely fashion, to the Test and Balance Agency:
 - B. Contract drawings (complete set)
 - C. Applicable specifications (Div. 23 & 26, as a minimum)
 - D. Related addenda
 - E. Related change orders
 - F. Related reviewed shop drawings
 - G. Related reviewed equipment manufacturer's submittal data
 - H. Reviewed equipment control drawings
- 3.02 COOPERATION:
 - A. The Contractor and his subcontractors shall cooperate fully with the Test and Balance Agency and provide:
 - 1. Completely operable systems
 - 2. The right to adjust the systems
 - 3. Access to systems components

3.03 BELT DRIVES:

- A. Adjustable speed drives are to be adjusted by the Test and Balance Agency. In cases where the specified capacities cannot be obtained with the original adjustable sheave or original fixed drive sheave, the Agency is to report to the Contractor the sheave size required to obtain the specified capacity.
- B. Where larger or smaller sheave sizes are required, the Contractor shall provide new sheaves and, if required, new belts at no additional cost to the Owner.
- 3.04 CONTROL PERFORMANCE CHECK: The results produced by the operation of fan systems controls shall be checked by the testing agency; controls requiring adjustment shall be listed and reported to the Contractor. This does not reduce the responsibility of the Contractor for the checking and adjustment required for a fully operational control system. The Test and Balance Agency is responsible only for final settings; the Contractor is responsible for completeness and correctness of all the control systems.

MDOT – Shop Complex - Hinds	23 05 93-5
-----------------------------	------------

Testing, Adjusting, and Balancing for HVAC

- 3.05 SETTINGS: The Test and Balance Agency shall permanently mark the settings of all dampers, valves and other adjustment devices in a manner that will allow the settings to be restored. If a balancing device is provided with a memory stop, it shall be set and locked.
- 3.06 MEASUREMENTS:
 - A. Provide all required instrumentation to obtain proper measurements, calibrated to the tolerances specified in the referenced standards. Instruments shall be properly maintained and protected against damage.
 - B. Provide instruments meeting the specifications of the referenced standards.
 - C. Use only those instruments which have the maximum field measuring accuracy and are best suited to the function being measured.
 - D. When averaging values, take a sufficient quantity of readings which will result in a repeatability error of less than 5 percent. When measuring a single point, repeat readings until 2 consecutive identical values are obtained.
 - E. Take all reading with the eye at the level of the indicated value to prevent parallax.
 - F. Take measurements in the system where best suited to the task.
- 3.07 PERFORMING TESTING, ADJUSTING, AND BALANCING:
 - A. Cut insulation and ductwork, for installation of test probes to the minimum extent necessary to allow adequate performance of procedures.
 - B. Patch insulation, ductwork, and housings, using materials identical to those removed. Seal ducts, and test for and repair leaks. Seal insulation to re-establish integrity of the vapor barrier.
 - C. Mark equipment settings, including damper control positions, and similar controls and devices, to show final settings. Mark with paint or other suitable, permanent identification materials.
 - D. Retest, adjust, and balance systems subsequent to significant system modifications, and resubmit test results.
- 3.08 RECORD AND REPORT DATA:
 - A. Record all data obtained during testing, adjusting, and balancing in accordance with, and on the forms recommended by the referenced standards, and as approved on the sample report forms.
 - B. Prepare report of recommendations for correcting unsatisfactory mechanical performances when system cannot be successfully balanced.
- 3.09 REPORT:
 - A. The following items shall be tested, recorded, and incorporated in the test and balance report. The report shall not be limited to these items, but shall include these tests as minimum requirements.
 - 1. Record each equipment manufacturer, model numbers and serial numbers.

MDOT – Shop Complex - Hinds	23 05 93-6
-----------------------------	------------

Testing, Adjusting, and Balancing for HVAC

- 2. Test, adjust and record required and measured total CFM for each air system and component.
- 3. Test, adjust and record all required and measured return air CFM.
- 4. Test and record required and measured system static pressures; filter differential, air coil differential, and fan total static pressure. Test and record pressure drop through the air system units.
- 5. Record all installed fan drive assemblies; fan sheaves, motor sheaves, and belts.
- 6. Record each installed motor manufacturer.
- 7. Record each installed motor horsepower.
- 8. Test and record each motor name plate and measured voltage and full load amperage.
- 9. Test, adjust, and record each blower RPM.
- 10. Test and adjust the CFM delivery of each diffuser, grille, and register.
- 11. Identify the location of each diffuser, grille, and register.
- 12. Record the size, type, and manufacturer of each grille, register and diffuser.
- 13. Data obtained for each diffuser, grille and register shall include required FPM velocity and test resultant velocity, required CFM and test resultant CFM after adjustments.
- 14. All diffusers, grilles, and registers shall be adjusted to minimize drafts.
- 15. All tests shall be made with supply and return systems operating, and all doors, windows, etc. closed or in their normal operating condition.
- 16. All damper positions shall be permanently marked after air balancing is complete.
- 17. The final balanced condition of each area shall include the testing and adjusting of pressure conditions. Front doors, exits, etc., should be checked for air flow so that exterior conditions do not cause excessive abnormal pressure conditions.
- 18. Indicate on floor plans the locations and results of the sound measurements taken.
- 3.10 SYSTEM BALANCING REQUIREMENTS: Testing, adjusting and balancing shall be provided for all airside systems and equipment specified and indicated in the Contract Documents.

END OF SECTION

23 05 93-7

SECTION 23 07 00

PART 1 - GENERAL

- 1.01 RELATED DOCUMENTS: Drawing and general provisions of Contract, including General and Supplementary Conditions and Division 01 Specification sections, apply to work of this section.
- 1.02 DESCRIPTION:
 - A. All insulation products used outside of mechanical rooms shall meet NFPA requirements for Flame Spread Rating 25, Smoke Developed Rating 50, and Fuel Contributed 50.
 - B. **Staples shall not be used for securing insulation.** All insulation shall be installed in accordance with the insulation manufacturer's recommendations. Insulation shall be continuous through wall, ceiling, floor and roof openings and sleeves, except at fire/smoke dampers.
 - C. Supports for insulated piping shall be outside the insulation. Inserts shall be provided at hangers. Inserts shall be Foamglass Insulation, Calcium Silicate or Perlite and shall be 2" longer than the pipe shields. Pipe shoes welded to the pipe shall be used for roll type hangers.
 - D. All required tests of the relevant section of pipe, ductwork, or equipment shall be completed before insulation is applied.
 - E. Do not store materials in building until it is enclosed and dry. Wet insulation shall not be installed.
 - F. Insulation products with self-sealing type jacket shall not be applied at temperatures below 40°F.
 - G. Items not to be insulated:
 - 1. Piping installed in enclosures for: Heat Pump Units
 - 2. Ducts with internal lining or factory insulated ducts.
 - H. Clean and dry all surfaces to be insulated from loose scale, dirt, oil, moisture and other foreign matter.
 - I. Insulate completely all metal surfaces of piping, ductwork and equipment other than hangers.
 - J. Surface finishes shall present a tight smooth appearance.
 - K. Permit expansion and contraction without causing damage to insulation or surface finish.
 - L. Surface finish shall be extended to protect all surfaces, ends, and raw edges of insulation.
 - M. Vapor barriers must be continuous and uninterrupted throughout the system where specified except where insulation is interrupted for fire dampers. See details for special conditions.

1.03 PIPING:

- A. Insulate all valves, strainers and fittings. For the purposes of this Specification, fittings include unions and flanges. Use premolded material where available. Insulate valves up to and including bonnets.
- B. Pipe Hangers that are installed in direct contact with the surface of the pipe, such as a pipe clamp shall have the insulation applied over the hanger as well as the pipe. Provide a rain shield on piping supported on hangers outdoors to prevent bulk water from entry.
- 1.04 DUCTWORK: Insulation shall cover all standing seams and metal surfaces. Materials shall be applied subject to their temperature limits.

1.05 QUALITY ASSURANCE:

- A. Codes and regulations referred to are minimum standards. Where the requirements of these specifications or drawings exceed those of the codes and regulations, the drawings and specifications shall govern.
- B. Any methods of application of insulation materials or finishes not specified in detail herein shall be in accordance with the particular manufacturer's published recommendations. Insulation shall be applied by experienced workers regularly employed for this type of work. Material shall be furnished to the job bearing the manufacturer's label.
- C. Insulation products shall be as manufactured by Pittsburgh Corning Corporation, Knauf, Resolco, Owens-Corning, Certainteed or Armstrong.
- 1.06 FITTING COVERS AND JACKETS: Where applicable, provide and install PVC covers and jacketing on fittings with fiberglass insulation as manufactured by Johns Manville Zeston 300 Series.

PART 2 - PRODUCTS

- 2.01 FIBERGLASS RIGID DUCT BOARD INSULATION:
 - A. EXTERIOR INSULATION FOR RECTANGULAR DUCTWORK: Insulation shall be equal to Knauf Fiberglass Insulation Board. Fiberglass duct insulation shall have an average thermal conductivity not to exceed 0.27 BTU-in. per sq. ft. per degrees F. per hour at a mean temperature of 75 degrees F. Insulation shall have a minimum density of 3.0 lb/cu. ft and a k-value of 0.23 at a mean temperature of 75°F. Vapor barrier shall be factory applied FSK reinforced, flame resistant, foil face. Surface burning characteristics shall not exceed 25 flame spread and 50 smoke development.
 - B. Insulate externally, all rectangular/square ductwork with 1-1/2" rigid fiberglass duct board. All seams to be taped with pressure sensitive tape or mastic. Metal fasteners shall be located 3" from the edges and spaced no greater than 18" on centers

2.02 EXTERIOR WRAP FOR ROUND DUCTWORK:

- A. **Insulation equal to Knauf Duct Wrap**. Insulate externally, all round ductwork with 2" thick blanket fiberglass duct insulation. All seams to be taped with pressure sensitive tape and banded with nylon ties on 3'-0" centers.
- B. The board type shall have a minimum 3# density, 1 ½" thick with ASJ jacket. Insulation board shall have an average conductivity not to exceed 0.27 BTU/inch/ square foot/degree F / hour at a mean temperature of 75°F.

2.03 ACOUSTICAL DUCT LINER:

- A. **Duct liner shall be equal to Knauf Textile Duct Liner.** Acoustical duct liner shall be a flexible type with a minimum 1" thickness using long fiberglass with a smooth firmly bonded fire-resistant surface to prevent erosion of the insulation. Surface not to exceed 25 flame spread and 50 smoke development. Thermal conductivity shall not exceed 0.26 at 75° F. mean temperature.
- B. Noise reduction coefficient (NRC) shall not be less than .60 based on acoustical materials test, Mounting No. 6. Completely coat all duct surfaces with Benjamin Foster 85-15 adhesive. Neoprene coated side on liner shall face air stream. Sections shall be jointed by coating the edges with Foster 30-36. Secure liner to duct system with self-adhering pins adhered to clean surface and secure with self locking washers, space pins not more than 4" from the edges and not more than 16" on centers. Lining shall meet National Board of Fire Underwriters' Standards for Internal Duct Application and shall have a minimum density of 3 lbs. per cu. ft. All duct liner shall be marked with the density located so as to be visible on the exposed surface of the liner. Air friction correction factor shall not exceed 1.40 at 2000 FPM and 1.5 at 4000 FPM.
- C. Insulate all rectangular supply and return air ductwork internally as described in Paragraphs A and B.
- 2.04 FOAMED PLASTIC SHEET, AND TUBING: Refrigerant Piping: Provide and install 1" thick Armaflex flexible foam plastic insulation on all refrigerant suction piping.

PART 3 - EXECUTION

- 3.01 GENERAL:
 - A. Surfaces to be insulated shall be clean, dry, and free of foreign material, such as rust, scale and dirt when insulation is applied. Perform pressure tests required by other Sections before applying insulation.
 - B. Where existing insulation is damaged due to the new work, repair damage to match existing work or replace damaged portion with insulation specified for new work.
- 3.02 INSULATION FOR ALL PIPING SYSTEM:
 - A. Insulate pipe, fittings, flanges, unions and valves.
 - B. Install insulation materials with smooth and even surfaces, jackets drawn tight and cemented down smoothly at longitudinal seams and end laps. Do not use scrap pieces of insulation where a full length section will fit.
 - C. Install insulation, jackets and coatings continuous through wall and floor openings and sleeves.
 - D. Fittings, valves and flanges shall be insulated with field fabricated multiple mitered segments of molded fiberglass insulation of the same thickness as adjoining pipe insulation. Secure fitting insulation segments with 20 gauge galvanized steel wire and apply a smoothing coat of insulating cement. White fabric and mastic shall be used on exposed fittings.
 - E. Application of all materials shall be in accordance with the manufacturer's instructions.

- F. Butt all joints of pipe insulation together and secure all jacket laps with lap adhesive. Seal all butt joints with joint straps furnished with insulation.
- G. Care shall be taken so as not to place insulation over vent and drain inlets and outlets.
- H. Staples are not permitted on pipe insulation.

SECTION 23 09 13

INSTRUMENTATION AND CONTROL DEVICES FOR HVAC

PART 1 - GENERAL

- 1.01 DESCRIPTION:
 - A. All work specified in this Section is subject to the provisions of Electrical Division 26.
 - B. Each system shall be controlled by individual 7-Day programmable thermostats with separate heating and cooling set-points, fan "on-off-auto" switch, and system "heat-off-cool" switches. Thermostat locations shall be as shown on drawings.
 - C. Remote position indicators for the electric controllers shall be located adjacent to the controllers and controlled devices.
 - D. High limit thermostats shall be provided in discharge air of all supply fans except where smoke detectors are provided.
 - E. Smoke detectors shall be provided under Mechanical Division 23 and installed by Mechanical Division 23 in the return air and supply air path (s) at each air handling unit. Detectors shall be ionization duct-mounted type. All necessary interlocks, relays, contactors, etc., with the smoke detection system and mechanical equipment, shall be provided under Mechanical Division 23. Wiring for unit shut-down shall be provided under Mechanical Division 23.

PART 2 - PRODUCTS

- 2.01 MATERIALS AND COMPONENTS:
 - A. All electrical components of the control systems shall conform to the requirements of Electrical Division 26.
- PART 3 EXECUTION
- 3.01 SEQUENCE OF OPERATION:
- A. The automatic temperature controls shall be installed in complete conformance with the manufacturer's recommendations and the Contract Documents.
- B. The Automatic Temperature Control systems shall be installed to provide a completely functional and fully coordinated system of control.
- C. Systems shall have an automatic heating/cooling changeover programmable thermostat with single stage cooling and with stages to match heating unit scheduled capability, shall be utilized in conjunction with a humidistat to control temperature and humidity for the interior environment. The humidistat shall be single stage to match cooling staging capability.

Instrumentation and Control Devices for HVAC

23 09 13-1

- D. The programmable thermostat shall automatically sequence heating/cooling functions to maintain set points for occupied and unoccupied period. The thermostat shall be time clock based with minimum 48-hour reserve battery backup, to allow separate 7-day, 24-hours per day scheduling to match Owner's use of the facility. The thermostat installation shall include an integral manual override switch which allows Owner's personnel to override thermostat control during normally unoccupied period for special "after hour" limited use of the facility, as Honeywell Model T7300.
- E. A humidistat, set normally at 58% RH, shall automatically sequence the cooling equipment, and allow the thermostat to energize duct reheat capability, in steps, as specified, to maintain temperature and humidity setpoint. The temperature setpoint shall match the Owner's setpoint tied to timed based occupancy/unoccupied schedule.
- F. Ionization smoke detectors, mounted in supply and return ductwork/plenums, shall automatically de-energize system controls upon detection of combustion. Provide manual reset capability and interlock with fire alarm system.
- G. Provide full controls submittal with information on all controllers, relays, timers, interlocks, etc. Submit control schematic and wiring diagram and control sequence for approval.

SECTION 23 23 00 REFRIGER

REFRIGERANT PIPING

PART 1 - GENERAL

- 1.01 RELATED DOCUMENTS:
 - A. The requirements of the General Conditions and Supplementary Conditions.
 - B. Refer to Specification Section 23 05 29 "Hangers and Supports for HVAC Piping and Equipment" for specification and installation requirements of the pipe support system.
 - C. Refer to Specification Section 23 07 00 "HVAC Insulation" for specification and installation of thermal insulation for the various types of pipe, fittings, and accessories specified in this section.
- 1.02 DESCRIPTION OF WORK:
 - A. Extent of the piping systems work is indicated on the Drawings and schedules, and by the requirements of this section.
 - B. The construction requirements herein shall include appurtenant structures and buildings to which the piping system is to be connected.
- 1.03 QUALITY ASSURANCE:
 - A. Codes and regulations referred to are minimum standards. Where the requirements of these specifications or drawings exceed those of the codes and regulations, the drawings and specifications shall govern.
 - B. Firms regularly engaged in manufacture of piping products of types, materials and sizes required, whose products have been in satisfactory use in similar service for not less than five (5) years are approved.
 - C. Certify brazing procedures, brazes and operators in accordance with Section IX ASME Boiler and Pressure Vessel Code (ANSI B31.5). Two copies of the qualification test report and certification shall be submitted to the Architect.
- 1.04 DEFINITIONS:
 - A. Pipe sizes listed are for outside diameter of the pipe (O.D.).

PART 2 - PRODUCTS

- 2.01 REFRIGERANT PIPE:
 - A. All Pipe Sizes:
 - 1. Type: Copper tubing of the pipe sizes listed.
 - 2. Class: ACR Type L hard drawn tubing, ASTM B-88
 - 3. Fitting: Sweat type wrought copper.
 - 4. Joints: Socket brazed with 95-5 tin-antimony
- MDOT Shop Complex Hinds 23 23 00-1

Refrigerant Piping

B. Accessories: The refrigeration system shall include all accessories for complete and operable system. Accessories shall include, but not limited to: oil traps, filter dryers, expansion valves, sight glasses, solenoid valves, liquid charging, valves and strainers.

PART 3 - EXECUTION

- 3.01 GENERAL PIPE SYSTEM:
 - A. Nonferrous Metallic Pipe: Where nonferrous metallic pipe, e.g., copper tubing, crosses ferrous piping material, a separation must be maintained between pipes.
 - B. Cut pipe accurately to measurements, and ream free of burrs and cutting splatter. Carefully align and grade pipe, and work accurately into place. Fittings shall be used for any change in direction. Provide for expansion at every building expansion joint. Protect open pipe ends to prevent trash being placed in the lines during installation. Clean all dirt and cutting debris from pipes before making the next joint.
 - C. Install piping so as to preserve access to all valves, air vents, and other equipment and to provide the maximum headroom possible.
 - D. Joints shall be made with nitrogen gas in the pipes to prevent oxidation. All piping shall be installed parallel to or at right angles with building walls, columns, and partitions.
 - E. Clean inside of refrigerant lines with methyl alcohol before assembly and take care thereafter to prevent foreign matter from entering and being sealed in. Cut pipe ends square and de-burr. Clean pipe and fitting with #00 steel wool before joining.
- 3.02 TESTS:
 - A. Test refrigerant piping, equipment, valves and fittings at a pressure of 245 psi on the low side and 300 psi on the high side by introducing refrigerant and dry carbon dioxide (C0₂) or nitrogen throughout the refrigerant circuit. Bubble test joints with soap lather, clean joints of soap and leak-test with a halide torch. The system shall be pumped out and the entire circuit placed under 27 inches of vacuum and allowed to stand sealed off for a period of 8 hours, without any loss of vacuum.
 - B. Submit an affidavit signed by the Architect's representative and the Contractor's representative stating they have witnessed and approved the dehydration test.
- 3.03 SUBMITTALS:
 - A. Submittals shall include but shall not be limited to a diagram approved by the compressor manufacturer, to include the size and length of the refrigerant piping, all offsets and elbows required for the installation location of all valves, filter dryers, moisture and liquid indicators and flexible connectors where required.

SECTION 23 30 00

HVAC AIR DISTRIBUTION

PART 1 - GENERAL

- 1.01 DESCRIPTION:
 - A. All work specified in this Section is subject to the provisions of Division 23.
 - B. Ductwork shall be provided to meet the minimum capacities indicated, shall meet all constraints of construction, and shall comply with all Specification Sections.
 - C. See Section 23 07 00, "HVAC Insulation" for ductwork insulation.
 - D. No ductwork shall be fabricated until fabrication shop drawings have been prepared, submitted and reviewed.

PART 2 - PRODUCTS

- 2.01 DUCTWORK GENERAL:
 - A. SMACNA Standards indicated shall mean standard published by the Sheet Metal and Air Conditioning Contractor's National Association, Inc. Ductwork shall be constructed in complete conformance with the latest edition of the SMACNA Manual. Duct classification shall be as follows:
 - 1. All supply and return air ductwork: Low pressure 2" static pressure, Class A seals.
 - B. DUCTWORK RECTANGULAR LOW PRESSURE: Provide all ductwork as indicated in these documents for each and every air conditioning system. This includes all mains, all branches, related fittings and accessories. All duct and fittings shall be manufactured by the same company. Ductwork shall be round, oval or rectangular as indicated on drawings. Ductwork shall be constructed of G90 galvanized sheet steel, unless otherwise specified herein. Low pressure duct including fittings shall be constructed of steel sheet metal. All duct sheet metal gauges for the various duct sizes shall be as listed in the latest edition of SMACNA.
 - C. ELBOWS: The construction of radius type elbows in rectangular ductwork shall maintain a centerline radius of 1-1/2 times the cross sectional dimension of the duct in the horizontal plane of the duct turn. Ductwork shall be constructed of G90 galvanized sheet steel, unless otherwise specified herein. Where radius turns are prohibited, hard 90 degree elbows with turning vanes may be installed. All duct fittings (tees, elbows, etc.) metal gauges for the various fittings shall be as listed in the latest edition of SMACNA. Ductwork fabrication shop drawings shall including drawings of fittings as a part of the shop drawing submittal.

- D. TURNING VANES: Turning vanes shall be installed in all 90 degree square and rectangular elbows and at other locations as shown. Vanes shall also be installed on all turns greater than 40 degrees in all rectangular supply, return, outside air and exhaust ductwork. All turning vanes shall be constructed of galvanized steel, two metal gauges heaver than that of the adjacent ductwork. All vanes shall have minimum 4" radius of the curvature, a maximum 4" spacing and no less than 3 vanes in each installation. The turning vanes shall be double thickness type, with vanes secured to the runners and runners secured to the duct. Elbows in round ductwork and other radius elbows shall have an inside radius equal to the diameter of the duct. All duct specialties, i.e. turning vanes, shall be as listed in the latest edition of SMACNA.
- E. DUCTWORK ROUND LOW PRESSURE; Low pressure round ducts up to and including 12" in diameter shall be longitudinal lock seam construction. Low pressure round ducts larger than 12" and all medium pressure round ducts shall be spiral lock seam construction. All duct sheet metal gauges for the various duct sizes shall be as listed in the latest edition of SMACNA.
 - 1. Girth joints in ducts up to and including 12" shall be beaded crimp type and each joint shall be fastened with sheet metal screws, equally spaced, not more than 8" on centers and with a minimum of 3 screws in each joint. The beaded-crimp joint shall provide at least a 1" lap to accommodate the sheet metal screws.
 - 2. Girth joints in ducts larger than 12" shall be the beaded sleeve type. The beaded sleeve joints shall be fabricated of the same gauge galvanized sheet steel and the duct shall be a minimum of 3 screws in each section.
- F. SUPPORT FOR RECTANGULAR DUCTWORK: For ductwork with static pressures greater than 2", provide and install sufficient angle iron steel supports to maintain the rectangular configuration. The angle iron sizes and the dimensions of spacing of the supports shall be as listed by the latest edition of SMACNA.
- G. HANGERS AND SUPPORTS: Duct hangers and supports shall be in accordance with Section IV (pages 4-1 through 4-13) of the referenced SMACNA Standard, except:
 - 1. Hangers shall be spaced not over 8'-0" on centers.
 - 2. For rectangular ducts with longest dimensions up through 60", hangers shall be the galvanized steel strap type; with the longest dimension 61" and larger, hangers shall be trapeze type constructed of galvanized steel angles with round hanger rods. Sizes for strap hangers and trapeze angles and rods shall be based on duct size as scheduled in the SMACNA Standard, Table 4-1 (page 4-8) for strap hangers and Table 4-3 (page 4-10) for trapeze hangers.
 - 3. For round ducts, hangers shall be galvanized steel strap hangers. Sizes and number of strap hangers shall be based on duct size as scheduled in the SMACNA Standard, Table 4-2 (page 4-9). For duct sizes requiring 2 hangers, the hanger supports shall be minimum 3/8" round steel hanger rods.
- 2.02 MANUAL DAMPERS AND DAMPER HARDWARE:
 - A. Splitter dampers shall be constructed of not less than 20 gauge galvanized steel sheet. The length of the damper blade shall be the same as the width of the widest duct section at the split, but in no case shall blade length be less than 12".

- B. Volume Control Dampers:
 - 1. Dampers shall be single blade butterfly type in ducts up to and including 12" x 12" size; for ducts larger than 12" x 12", in either or both dimensions, the dampers shall be the multi-blade type. All dampers in O.A. ductwork shall shut tightly and have vinyl edge seals.
 - 2. Single blade butterfly dampers shall be constructed of not less than 16 gauge galvanized steel blade mounted in a galvanized steel frame. For rectangular dampers, the top and bottom edges of the blade shall be crimped to stiffen the blade. Damper shall be provided with an extended rod to permit installation of a damper regulator.
 - 3. Dampers larger than 12" in either direction shall be multi-blade dampers and shall be the opposed blade type, constructed of not less than 16 gauge galvanized steel blade mounted in galvanized steel channel frame. Blade spacing shall not exceed 6" and the top and bottom edges of the blade shall be crimped to stiffen the blades. Damper blades shall be interconnected by rods and linkages to provide simultaneous operation of all blades. Damper shall be provided with an extended rod to permit installation of a damper regulator.
 - 4. When dampers occur above other than lay-in ceilings, provide Young Model No. 270-275 controller mounted on top of diffuser with the 5020CC damper. Damper assembly complete with supports, bearings and Young No. 1 regulators with an additional end bearing and chromium plated ceiling escutcheon.
- C. Hardware for Manual Dampers:
 - 1. Splitter damper hardware When neither dimension of a damper exceeds 18", the damper shall be provided with a ball joint bracket attached to the outside of the duct. The bracket shall have a setscrew for securing damper rod in position. The damper operating rod shall be not less than 1/4" diameter steel rod and shall be secured to the damper blade with a clip. When either dimension of a damper exceeds 18", the damper shall be provided with 2 ball joint brackets and rods. The rods shall be located at quarter points on the damper.
 - 2. Duct mounted regulators with operating handle and locking quadrant shall be provided on manual volume control dampers.
 - 3. Damper hardware shall be Ventfabrics, Young Regulator of Duro-Dyne provided the equipment meets or exceeds the Contract Documents.
- D. Dampers shall be Ruskin or approved equal by Air Balance, Price, or American Warming and Ventilating.
- 2.03 FLEXIBLE DUCTWORK:
 - A. Flexible ductwork shall be Class 1, UL 181-air duct with an aluminized mylar or polyester inner liner laminated to a corrosion resistant steel wire helix. Aluminum helix is not acceptable.
 - B. A 1" thick, one (1) pound density fiberglass insulation and vinyl outer jacket shall cover the wire helix.

- C. The maximum allowable length of low pressure flexible ductwork shall be 4'-0" and shall be limited to short run-outs and end runs connected to round neck ceiling supply diffusers. Provide a spin-in fitting with integral volume damper at all flexible run-out connections in low-pressure ductwork.
- D. The maximum allowable length of medium pressure flexible ductwork shall be 1'-0" and shall be limited to short run-outs connecting FPB and VAV units to medium pressure sheet metal ductwork.
- E. Flexible ductwork shall be designed for pressures up to 4" W.G. for low-pressure ductwork and 10" W.G. for medium pressure ductwork.
- F. Low pressure flexible ductwork shall be Clecon Model Flex 28 VF Series or Genflex Type SLS-181 or Wiremold Type WGC and medium pressure flexible ductwork shall be Clecon Model FLEX 28 VF Series, Genflex 1HPL-181 or Wiremold Type WGC.
- 2.04 FLEXIBLE DUCT CONNECTIONS:
 - A. Flexible duct connections shall be non-combustible, installed at all belt-driven equipment and where shown. Material shall be glass fabric double coated with neoprene (30 0z. per square yard minimum) and shall be Vent Fabrics, Duro-Dyne or Young Regulator, provided the equipment meets or exceeds the Contract Documents. Provide duct supports on each side of flexible connections.

PART 3 - EXECUTION

- 3.01 INSTALLATION:
 - A. Install all ductwork and accessories as shown and in accordance with applicable SMACNA Standards.
 - B. All joints in ductwork shall be sealed with a fire retardant duct sealant. Tape is not acceptable.
 - C. Duct liner shall be cut to provide overlapped and compressed longitudinal corner joints. Liner shall be installed with coated surface facing the air stream. Duct liner shall be adhered to the ductwork with 100% coverage of the sheet metal surfaces using a fire retardant adhesive applied by spraying. Coat all exposed leading edges and all transverse joints with fire retardant adhesive. All leading and trailing edges shall be secured with sheet metal airfoils.
 - D. Sound Proof Construction for Duct Penetrations is required for openings between ductwork and interior spaces. The method for soundproofing shall be as follows:
 - 1. Fill openings with fibrous glass blanket or board for full depth of penetration.
 - 2. Caulk each side of opening with non-hardening, non-aging caulking compound equal to Johns-Manville "Duxeal".
 - 3. Duct system sound levels shall be maintained at such as level as to not exceed a maximum of NC 35 for all spaces. Duct fabrication and installation shall be altered if noise levels are exceeded at no cost to the Contract.

- 4. Unavoidable obstruction: Where structural elements or pipes must pass through a duct, provide two-piece streamliners, and enlarge duct to compensate for net loss of area. Round pipes and rods smaller than three (3) inches need not have special treatment. Note: This provision will not be used to justify obstructions, which can be avoided.
- 3.02 PRESSURE TESTING OF DUCTWORK:
 - A. Testing Procedures: All pressure testing of ductwork shall be preformed prior to the installation of external insulation. Duct sealant shall be applied within the factory recommended temperature range and fully cured prior to any tests.
 - B. The contractor shall determine pressure range and capacity of the test apparatus to insure the pressure is suitable for the ductwork being tested.
 - C. Allowable leakage chart:

System Types	Minimum Test Press	Max Allowable Leakage
1) Small exhaust/supply fans. Fractional HP fan systems.	0.5" W.C.	2%
2) Small split D.X systems	1.00" W.C.	2%
3) Single zone systems/ L.P. VAV and CAV systems, RA duct systems.	2.00" W.C.	2%
 4) Constant volume ductwork in chases, concealed spaces, main R.A. ducts on VAV and CAV systems & main ducts on exhaust and/or supply systems. 	3.00" W.C.	1%

- D. Report of Test Data:
 - 1. Once the testing of all duct systems has been completed, this contractor shall provide a report of leakage results that will include the following:
 - a) The project name and location
 - b) Date of test
 - c) Name of person making test including the name of Architect, Engineers, Contractor, or witness to said test.
 - d) Description of test including the sealing clarification and duct classification
 - e) The design and actual test static pressure
 - f) The design and actual leakage rate
 - g) Duct test to conclude if test passed or failed
- E. All pressure testing of ductwork shall be in accordance with the Associated Air Balance Council (AABC) standards for Total System Balance, 2002 Edition.

END OF SECTION

23 30 00-5

SECTION 23 37 16 FABRIC AIR DISTRIBUTION DEVICES

PART 1 – GENERAL

- 1.01 DESCRIPTION OF WORK: Extent of non-metal ductwork is indicated on drawings and by requirements of this section.
- 1.02 QUALITY ASSURANCE:
 - A. Codes and Standards: Product must be classified by Underwriter's Laboratories in accordance with the 25/50 flame spread/smoke developed requirements of NFPA 90-A.
- 1.03 SUBMITTALS:
- A. Product Data: Submit manufacturer's specifications on materials and manufactured products used for work of this section.
- 1.04 DELIVERY, STORAGE AND HANDLING:
 - A. Protect fabric air dispersion systems from damage during shipping, storage and handling. Where possible, store products inside and protect from weather. Where necessary to store outside, store above grade and enclose with a vented waterproof wrapping.

PART 2 – PRODUCTS

- 2.01 APPROVED MANUFACTURER:
 - A. Provide ductwork equal to DuctSox Fabric Air Dispersion Products, Q-Sox or as approved by the engineer.
- 2.02 FABRIC AIR DISPERSION:
 - A. TfTex Fabric: Air diffusers shall be constructed of a coated woven fire retardant fabric complying with the following physical characteristics:
 - 1. Fabric Construction: 100% Polyester
 - 2. Coating: Special non-air permeable coating
 - 3. Weight: 8.2 oz./yd▲ per ASTM D3776-96
 - 4. Color: Shall be as selected by Architect
 - 5. Air Permeability: 0 cfm/ft per ASTM D 737-96, Frazier
 - 6. Temperature Range: 0 degrees F to 180 degrees F
 - 7. Fire Retardancy: Classified by Underwriters Laboratories in accordance with the flame spread/smoke development requirements of NFPA 90-A.

- B. Systems Fabrication Requirements
 - 1. Dispersion orifice sizing, up to 5 inch diameter (design dependent).
 - 2. Size, quantity and location of orifices to be specified and approved by manufacturer.
 - 3. Inlet connection includes zipper for easy removal / maintenance.
 - 4. Inlet connection includes cinch and loop attachment supplied by manufacturer.
 - 5. Lengths to include required zippers as specified by manufacturer.
 - 6. Fabric system shall include connectors to attach to suspension system listed below.
 - 7. End cap includes zipper for easy maintenance.
 - 8. Any deviation from a straight run shall be made using a gored elbow or an efficiency tee. Normal 90-degree elbows are 5 gores and the radius of the elbows is 1.5 times the diameter of the DuctSox.
- C. Design Parameters
 - 1. Fabric air diffusers shall be designed form 0.25" water gage minimum to 3.1" maximum, with 0.5" as the standard.
 - 2. Fabric air diffusers shall be limited to design temperatures between 0 degrees F and 180 degrees F.
 - 3. Design CFM, static pressure and diffuser length shall be designed or approved by the manufacturer.
 - 4. Do not use fabric diffusers in concealed locations. Use fabric diffusers only for positive pressure air distribution components of the mechanical ventilation system.
- D. Suspension Hardware
 - 1. One Row, H-Trace / Snap Tab: System shall include aluminum H-Trace system 1.5" above TDC of DuctSox system. Hardware to include 10' sections of track, snap sliders, splice connections, vertical cable supports for 5" spacing, cable clamps and end caps as required. System attachment shall be made using snap tab connector to slider spaced 24 inches. Optional for all aluminum track:
 - (a) Radius aluminum track for support of the elbows through the corners using either Snap Tabs or Cord-In.

PART 3 – INSTALLATION

- 3.01 INSTALLATION OF FABRIC AIR DISPERSION SYSTEM:
 - A. Install chosen suspension system in accordance with the requirements of the manufacturer. The manufacturer shall provide instructions for installation with product.

- B. Temporary Closure: At ends of ducts which are not connected to equipment or distribution devices at time of ductwork installation, cover with polyethylene film or other covering which will keep the system clean until installation is completed.
- C. If DuctSox systems become soiled during the installation, they should be removed and cleaned following the manufacturers standard terms of laundry.

SECTION 23 81 48

SPLIT SYSTEM HEAT PUMP

PART 1 - GENERAL

- 1.01 DESCRIPTION:
 - A. All work specified in this Section is subject to the provisions of Section 23 05 10, "HVAC General Requirements".
 - B. Split system air handler shall be provided with minimum capacities scheduled, shall meet all constraints of construction, and shall comply with all sections of this specification.
- 1.02 COORDINATION:
 - A. The units of one manufacturer have been used as a basis of design. Any modifications to ductwork, piping, wiring, building structure, etc., that result from the use of nay other units shall be coordinated with all trades prior to delivery of approved equipment from the manufacturer to the job site. Any costs incurred because of these modifications shall be the responsibility of the Contractor.
- 1.03 ACCEPTABLE MANUFACTURERS:
 - A. The following manufacturers are acceptable on this project: Trane, York, Lennox, and Carrier. The manufacturer shall have a local distributor with repair parts in stock or have access to repair parts within a 24-hour period.

PART 2 - PRODUCTS

- 2.01 INDOOR HEAT PUMP UNIT:
 - A. Furnish and install units of the type and size as shown on the drawings. The unit and application rating data shall bear the ARI and UL seal. Units shall be for arrangement as shown on drawings.
 - B. The cabinet shall be constructed of heavy gauge steel. The cabinet shall be reinforced, braced and welded for maximum strength. All interior casing parts exposed to moisture laden atmosphere shall be zinc-coated sheet metal. Casing on cabinet unit shall be sound and thermal insulated with a glass fiber blanker fastened with waterproof adhesive. The basic unit front shall have heavy density ½" glass fiber insulation for thermal and acoustic insulation.
 - C. The coil shall be of the copper or aluminum tube, aluminum fin direct expansion type and shall meet the capacities as specified.
 - D. The unit drain pan shall have a zinc protective coat and shall be insulated on the underside. The drain pan is pitched to provide a smooth surface for positive condensate drainage, provided the unit is installed level.
 - E. The fans shall be centrifugal forward curved, double width. The fan housing volutes shall be metal high strength material.
 - F. Motors shall have thermal overload protection with resilient mounts.

- G. Unit shall be furnished with built-in electric heating coil sized as shown on drawings. Coil shall have nichrome element, contactor, and safety controls. Coil shall be UL listed.
- H. Unit shall be furnished with filter frame and 2 sets of 1" throwaway filters, Farr 30/30 or approved equal. Filter frame shall be furnished by manufacturer or job built to unit manufacturer's specifications.
- I. Unit shall be Trane, York, Lennox, Carrier, or approved equal by Engineer of Record.
- 2.02 OUTDOOR HEAT PUMP UNIT:
 - A. Furnish and install in accordance with the manufacturer's instructions air-cooled heat pump compressor/coil/fan units as shown on the drawings. Units shall be ARI rated.
 - B. The unit frame shall be a one piece welded assembly with zinc coated steel formed channel members. Exterior surfaces shall be phosphatized, epoxy primed and finished with baked on enamel.
 - C. Compressor shall be of the hermetic reciprocating type. Compressor shall have a forced feed lubrication system with strainers, magnetic plugs and centrifugal cleaning, reversible, positive displacement oil pump, two point lubrication for each bearing surface, built-in crankcase heater, internal spring loaded relief valves between high and low sides. Hermetic motors shall be suction gas cooled, sized for operation within the limits of the motor rating. Solid state sensors imbedded in motor windings shall protect the motor fan over temperature or overloads.
 - D. Condenser fans shall be of the vertical discharge, propeller type, direct drive, statically and dynamically balanced, with aluminum blades, and zinc plated corrosion resistant hubs. Motors shall have permanently lubricated ball bearings in accordance with NEMA Standard MG-1 complete with built-in current and thermal overload protections. Motors shall have weather-tight slingers over the bearings.
 - E. Condenser coils shall be of the copper or aluminum tube, aluminum fin design with fins mechanically bonded to the tubes. Coils shall be factory tested at 450 PSIG air pressure under warm water and vacuum de-hydrated. Coil guards shall protect the coils form mechanical damage.
 - F. The control circuit shall include fusing, four way reversing valve, and control power transformer. Unit shall be wired complete with magnetic contactors for compressors and condenser fan motors. Compressor and condenser fan motors shall have overload protection. Unit safety controls shall include high and low pressure cutouts.
 - G. Units shall be Trane, Lennox, Carrier, or Engineer approved equal.
- 2.03 CONTROLS FOR SPLIT SYSTEM HEAT PUMP:
 - A. Controls shall be furnished by the unit manufacturer and shall include room thermostat with sub-base. Thermostat shall be 7-Day programmable system "Heat-Off-Cool" switch and "On-Auto" fan switch. Wiring diagrams shall be furnished as required for installation.

Error! Bookmark not defined.PART 3 – EXECUTION

3.01 INSTALLATION:

- A. The entire split system air handler and associated items shall be installed in complete conformance with the manufacturer's recommendations and these Contract Documents.
- B. Units shall be provided with duct connections as indicated on the drawings, and all connections shall be made with flexible connectors as specified herein.
- C. All low voltage wiring shall be installed in conduit by a licensed electrician. Low voltage control wiring shall be installed under this division. All line voltage wiring (115V and higher) shall be installed under Electrical Division 26.

SECTION 26 05 10

ELECTRICAL GENERAL REQUIREMENTS

PART 1 GENERAL

- 1.01 SCOPE
 - A. This Division and the accompanying electrical drawings cover furnishing all labor, equipment and materials and performing all operations in connection with the installation of a complete and operational electrical system.
 - B. There are many interfaces between the work involved with this Division and the work in other Divisions, particularly with Divisions 22 & 23. Be aware of the responsibilities at the interfaces. The exact locations of apparatus, fixtures, equipment and raceways shall be ascertained from all concerned and the work shall be installed accordingly. In addition, coordinate with all equipment suppliers and other trades to verify the actual installation requirements prior to rough-ins.
 - C. The plans and specifications are considered cooperative and complimentary. Where one contradicts the other the specifications shall govern the Architect for clarification prior to any installation.
 - D. All applicable portions of the General and Specific Conditions are included herein by reference.
- 1.02 DEFINITIONS
 - A. Install: Receive, store, place, fix in position, secure, anchor, etc., including necessary appurtenances and labor so the equipment or installation will function as specified and intended.
 - B. Furnish: Purchase and supply equipment and components, including shipping and receiving.
 - C. Provide: Furnish, install, connect, test, demonstrate and leave operational.
 - D. Wiring: Wire or cable installed in raceway with all required boxes, fittings, connectors, etc.
 - E. Work: Materials completely installed, including the labor involved.
 - F. Or approved equal: Equal in type, design, quality and appearance, as determined by the Architect.
 - G. Raceway: Galvanized rigid steel conduit (GRC), electrical metallic tubing (EMT), schedule 40 Polyvinyl Chloride (PVC), flexible steel (FLX), sheathed flexible steel (SLT), code gauge wireway (WW).
- 1.03 CODES AND REGULATIONS
 - A. All work shall comply with all local laws, ordinances and regulations applicable to the electrical and fire alarm/life safety system installation, NFPA, OSHA, ANSI, SBC, municipal ordinances governing electrical work, and with the requirements of the latest edition of the National Electrical Code.
 - B. Where different sections of any of the aforementioned codes and regulations, the specifications or the plans require different materials, methods of construction, or other
- MDOT Shop Complex Hinds 26 05 10-1 Electrical General Requirements

requirements, the most restrictive or stringent shall govern. In any conflict between a general provision and a special provision, the special provision shall govern.

- C. Obtain all permits and licenses, and pay all fees as required for execution of the Contract. Arrange for necessary inspections required by the Architect, city, county, state and other local authorities having jurisdiction (LAHJ) and present certificates of approval to the Architect or his designated representative.
- D. Under no circumstances will asbestos, or asbestos related materials, be allowed on this project.
- E. Communicate with all required utility offices to meet utility schedules and regulations. Coordinate the local utility requirements with the requirements of these contract documents. Should conflicts arise, notify the Architect immediately. Acquire services to avoid project delays. Conform to regulations of the local utility company with respect to metering, service entrance and service access.
- 1.04 SITE VISIT
 - A. All parties shall visit the site and thoroughly familiarize themselves with the local conditions and existing conditions which may affect the cost of the Work prior to any project activity or submission of bids.
 - B. No allowances will be made for lack of knowledge of existing job conditions which could reasonably be identified during site visit.
 - C. Where work under this Division requires extension, relocation, reconnection or modifications to the existing equipment or systems, the existing equipment or systems shall be restored to their original condition prior to completion of this Project.
 - D. Verify the service entrance voltage and short circuit contribution with the serving power utility and provide written confirmation of same to the Engineer prior to submitting shop drawings or ordering any materials for use in the building served. Provide service entrance equipment fully rated to interrupt the available fault current from the serving utility.
- 1.05 DRAWINGS AND SPECIFICATIONS
 - A. The Electrical Drawings are diagrammatic, and are not intended to show the exact location of raceways, outlets, boxes, bends, sleeves, fire sealant, couplings or other such elements except where dimensions are noted. Provide all required offsets, extensions or pull boxes required for a fully coordinated and operational system.
 - B. The Drawings and Specifications shall both be considered as part of the Contract. Any work or material shown in one and omitted in the other, or which may fairly be implied by both or either, shall be provided in order to give a complete job.
 - C. Should conflicts exist between the Drawings and Specifications, notify the Engineer for clarification prior to installation.
 - D. Refer to the Architectural (Interiors), Structural, Mechanical, and Civil plans in conjunction with other project construction and shop drawings for dimensions, and properly fit the work to conform to the details of building construction.
 - E. The right is reserved to shift any switch, receptacle, ceiling outlet or other outlet which has been roughed-in a maximum of 10'-0" from its location as shown before it is permanently

installed, without incurring additions to the Contract in time or cost. In addition, refer to the Architectural Drawings for exact location of devices and equipment.

- F. All conduit and wiring shown on the Electrical Drawings shall be provided under this Division regardless of its function.
- G. Review the drawings and specifications provided for other systems for additional work which may be required under this Division. Provide service to and make connections to all such equipment requiring electrical service.
- H. Equipment configuration is based upon one manufacturer's product. Where the equipment selected by the Contractor for use on this Project differs from the configuration shown, the Contractor shall be responsible for coordinating space requirements, connection arrangements, interfaces with mechanical and plumbing equipment and all other affected trades and providing access for future maintenance and repair. Submit proposed revisions for approval by the Engineer.
- 1.06 DEVIATIONS
 - A. No deviations from the drawings and specifications shall be made without the full knowledge and consent of the Engineer.
 - B. If it is found that existing conditions make desirable a modification in requirements covering any particular item, report such item to the Engineer for their review and instructions.
- 1.07 EQUIPMENT CONNECTIONS
 - A. Coordinate with other trades and review the drawings of other divisions and provide suitable control equipment and feeders/branch circuits so that the above requirements shall be met without incurring additions to the Contract in time or cost. Conform with UL Listing and nameplate requirements for equipment furnished. Such adjustments shall be subject to the approval of the Architect.
 - B. Provide suitable overcurrent protection and disconnecting means in conformance with the requirements of the NEC, for all items or equipment utilized on the project no matter how, or by whom, furnished. However, duplication, or redundancy, is not required. Coordinate said requirements with equipment furnished and with applicable trades.
 - C. Branch circuits supplying control panels and similar equipment shall be coordinated at the submittal stage and provided under Division 26. Provide emergency power where required to accomplish emergency equipment operations in accordance with Divisions 22 & 23 requirements. All control wiring for plumbing and heating, ventilation and air conditioning systems shall be installed under Divisions 22 & 23. Review Division 22 & 23 specifications and shop drawings for control systems to assure system compatibility between equipment furnished under Division 26 and system wiring and controls furnished under Divisions 22 & 23.
 - D. Motor controllers shall be furnished and installed by Division 26 where automatic control of equipment is required, unless specified to be furnished as an integral part of packaged equipment. Provide the number and type of auxiliary contacts and relays necessary to interlock the equipment and provide the specified control sequence, reserving spare NO and NC contacts for future use. Power wiring to all motors and motor controllers and between motors and controllers shall be furnished under Division 26.
 - E. Where drawings indicate, or specifications require, equipment to be controlled by line voltage interlock, safety device or control, provide line voltage control wiring in Division 26.
- MDOT Shop Complex Hinds 26 05 10-3 Electrical General Requirements

F. For each electrical connection required, provide pressure connectors, terminals (lugs), electrical insulating tape, heat-shrinkable insulating tubing, cable ties, solderless wire connectors, and other items required to complete splices and terminations of the necessary types. Cover splices or terminations with electrical insulation equivalent to insulation of conductors terminated.

PART 2 PRODUCTS

2.01 STANDARDS FOR MATERIALS AND WORKMANSHIP

- A. All material shall be new and shall bear the inspection label of Underwriter's Laboratories, Inc. (UL).
- B. The published standards and requirements of the National Electrical Manufacturer's Association (NEMA), Underwriters' Laboratories (UL), Electrical Testing Laboratories (ETL), American National Standards Institute (ANSI), Institute of Electrical and Electronic Engineers (IEEE), Insulated Cable Engineers Association (ICEA), National Fire Protection Association (NFPA), Occupational safety Health Association (OSHA) and the American Society for Testing and Materials (ASTM) shall govern and apply where such have been established for the particular material in question.
- C. Specified catalog numbers and trade or manufacturers names are intended to describe the material, devices, or apparatus desired for type, construction features, electrical characteristics, ratings, operating functions, style and quality. Similar materials of other manufacturers, not less than specified quality, capacity or character may be substituted in conformity with the provisions of the General and Supplementary Conditions. Materials of the same type shall be the product of one manufacturer. Refer to Shop Drawing requirements.
- D. Furnish all materials specified herein or indicated on the drawings.
- E. All work shall be installed in a practical and workmanlike manner by competent workmen, licensed and skilled in their trade.

2.02 SHOP DRAWINGS

A. Provide complete electrical characteristics for all equipment. Submit for approval data of the materials and equipment to be incorporated into the Work. Submittals shall include descriptive materials, catalog cuts, diagrams, performance characteristics, and charts published by the manufacturer indicating conformance to the specification and drawing requirements; model numbers alone will not be acceptable. Submittals shall be made by Specification section number, tabbed, within three ring binders, grouped and submitted in packages as indicated below. Submittals for lighting fixtures shall include full photometric data. Shop drawings shall be submitted for the following equipment and items suitably bound, and marked:

Package I: Section 26 05 19 Low-Voltage Electrical Power Conductors and Cables Section 26 05 33 Raceway and Boxes for Electrical Systems Section 26 27 26 Wiring Devices
Package II: Section 26 24 16 Panelboards

Package III: Section 26 50 00 Interior Lighting Fixtures, Lamps, and Ballasts

- B. Shop drawings and/or catalog data submittals on all items of equipment and materials shall be submitted in conformity with requirements of the General and Supplementary Conditions. Do not submit more than the required number of sets as indicated by Architect. Do not submit equipment or materials not requested in the Specifications.
- C. All material lists and shop drawing submittals shall include a stamped indication by the Contractor signifying that the submittals have been previously reviewed for complete compliance with the Contract Documents, that all coordination required between trades prior to field installation has occurred and that the material being submitted is approved for installation. The stamped indication shall include the name of the contracting firm, the date of the review and the signature of the contractor. The Engineer will not review the shop drawing submittals without the contractor's stamped approval already on the shop drawings. The responsibility of complying with the Contract Documents will not be relieved by the Architect's review, which requires 10 working days from the date the shop drawings are received by the Architect.
- D. All pricing is to be based upon the products, manufacturers, and processes described in the Contract Documents. Requests for approval of substitutions shall be written and delivered to the Architect's/Engineer's office in conformity with the provisions of the General and Supplemental Conditions. Do not submit any shop drawing or product data that does not conform with the contract documents.
- E. Resubmittals, if necessary, shall be made as specified above. Resubmittals will highlight and indicate any and all revisions made there to and will include the following text " Resubmittal #____", typed in a prominent location on the cover sheet.
- F. The Contractor shall provide with the shop drawing submittal dimensioned layouts of all electrical rooms and spaces using the equipment he intends to furnish. Switchboard, panelboards, distribution panels, etc., will be rejected without dimensioned room layouts.
- G. Samples of all materials proposed for use shall be presented to the Engineer for his approval when requested.
- H. Submittals shall be noted with any deviations, alterations or limitations of product from the specified materials. The product will be rejected upon failure to indicate this information. Any conflict or failure to perform comparably to the originally specified materials will result in product rejection. It will be the Contractor's responsibility to replace the alternate material or equipment with the originally specified one and to demolish, replace, repair and retest the equipment, including repair or replacement of any component of the building, finishes or other systems affected by said replacement, at no additional costs to the Owner.

2.03 SUPPORT FASTENER DEVICES

- A. Anchors for post tensioned concrete applications shall be cast in place continuous or spot insert channel providing a safety factor of 3 in 3000 lb hard rock concrete.
- B. Anchors for cast in place concrete shall be insert type expansion shields and bolts, lead shields and bolts or self drilling expansion shields and bolts. Powder actuated pins of 1500 pound pull out strength may be utilized in concrete.

MDOT – Shop Complex - Hinds	26 05 10-5	Electrical General Requirements
-----------------------------	------------	---------------------------------

- C. Anchors for wood construction shall be lag bolts or power driven wood screws.
- D. Anchors in hollow masonry shall be toggle bolts.
- E. Anchors for steel attachment shall be machine screws, bolts, or beam clamps.
- F. Equipment mounted to drywall construction shall be secured to power channel (13/16" x 1 5/8" minimum). Secure channel to a minimum of two (2) dry wall studs with drywall screws and washers.
- 2.04 SUPPORTS: Furnish and install under this contract all angle iron, channel iron, rods, threaded rod, supports or hangers required to install or mount all electrical equipment, material or related devices. Conduit shall not be supported from steel decking, roof decking, bridging, ceiling or ceiling support wires.

2.05 IDENTIFICATION

- A. All equipment or devices specified in Division 26 shall be identified with an engraved plastic nameplate. Identification of flush equipment shall be on the inside of the cover. Surface equipment shall be identified on the outside. Plastic nameplates shall be multicolored laminated plastic with engraved lettering. Nameplates shall be provided as scheduled:
 - 1. 240/120 volt normal power equipment shall be white faceplate/black core (1 ½"x 6" with 3/8" high letters).
 - 240/120 volt emergency power equipment shall be white faceplate/red core (1 ¹/₂" x 8" with ¹/₂" high letters). Face plate shall read "Emergency 120/208 Volts".
 - 3. Computer power equipment (i.e. UPS, isolated ground, etc.) shall be orange faceplate/white core (1 ½: x 8" with 3/8" Faceplate shall read "Computer _____ Volts".
 - 4. Provide 3" high x (length as required) for electrical switchboards.
 - 5. Junction boxes for emergency power, lighting, fire alarm systems, etc. shall have circuit numbers indicated and labeled as required.
 - 6. Junction boxes for general power, lighting and misc., systems etc. shall have circuit numbers indicated and voltage (system) labeled as required.

2.06 AS-BUILT (RECORD) DRAWINGS

- A. Maintain on the job site at all times during construction a set of "As-Built" mylar sepias with all changes during construction marked thereon. This set shall be utilized for no other purpose. Include any addenda, change orders, field orders, project sketches or "marked-up" drawing prints as may be generated on the job site to assist in recording the changes.
- B. The "As-Built" sepias shall show all changes and deviations from the Contract Drawings including relocation of outlets, conduit and equipment. Record final dimensioned locations of switchboards, panelboards, transformers, disconnect switches, etc. Make sufficient measurements to locate all underground conduit. Show exact locations of underground cable and conduits, both interior and exterior, fully dimensioned from building column lines or permanent exterior structures. These drawings shall be available for reference at the time of final inspection.
- C. At the completion of construction, the Contractor shall purchase a set of reproducibles from the Owner at cost of printing and shipping. All changes noted above shall be incorporated thereon by the Contractor. The reproducible drawings, with one set of blueline prints thereof and the original sketches and marked-up "As-Built" prints shall be presented to the Owner.

2.07 MAINTENANCE AND INSTRUCTION MANUALS

- A. Submit to the Architect/Engineer/Owners Representative upon completion of the work and prior to final inspection, copies of maintenance and instruction manuals for equipment provided as outlined below:
 - 1. Three sets of the following data are required:
 - a. Operating and maintenance instructions.
 - b. Spare parts list.
 - c. Copies of approved submittal data.
 - d. Copies of panelboard circuit directories reflecting all field changes.
 - e. Test reports of all tests performed.
 - f. Contact names and phone numbers for parts suppliers of submitted equipment.
- B. Arrange each set of data in a orderly way and bind each set in a separate 3-ring hardcover binder with appropriate label identifying the Project, Architect, Engineer, Contractor, Subcontractor and Date.
- 2.08 SUBMISSION OF DRAWINGS: Submission of Architect's drawings for shop drawings and unaltered Engineer's drawings for "As-Built" will not be acceptable.

PART 3 EXECUTION

- 3.01 COORDINATION
 - A. Before any piping, conduit, outlets, equipment or lighting fixtures are located in any area, coordinate the space requirements with all trades. Such shall be arranged so that space conditions will allow all trades to install their work, and will also permit access for future maintenance and repair. Coordinate the installation of recessed electrical equipment with concealed ductwork, piping, insulation, structural appurtances and wall thickness.
 - B. Piping, ductwork, conduit and equipment installed at variance with the above requirements shall be relocated and/or revised to conform with the above requirements without incurring additions to the Contract.
 - C. Coordination of space requirements with all trades shall be performed so that:
 - 1. No piping or ductwork, other than electrical, shall be run within 42" of panelboards, switchboards or transformers.
 - 2. No pipes or ducts that operate at a temperature in excess of 75 degrees F. shall be installed nearer than 3" to any electrical conductor.
 - D. Do not scale drawings. Obtain dimensions for layout of equipment from the Architectural drawings unless noted on the Electrical drawings.
 - E. Contractor for work under this division shall be fully responsible for determining in advance of purchase that proposed equipment and materials for installation shall fit into the confines indicated and allow sufficient clearance for maintenance and service of all equipment including other trades.
 - F. Clearances in front of electrical switchboards, panelboards, motor starters, etc. (equipment requiring maintenance while energized) shall be installed in accordance with N.E.C. 110.
- 3.02 PROTECTION OF MATERIALS

- A. Refer to the general requirements section of the Specifications for storage, protection and handling requirements.
- B. Provide dry, weather tight staging and storage for materials and equipment requiring protection from weather and moisture per manufacturer's recommendations. Install temporary lighting or heat sources to prevent moisture accumulation. Provide protection against direct sunlight, precipitation, wind, ice, fire or excessive heat. Store materials in original undamaged packaging with manufacturer's labels and seals intact. Containers which are broken, damaged or watermarked are not acceptable and are subject to rejection.
- C. Materials and equipment will not be installed until the environmental conditions of the project are suitable to protect same per manufacturer's recommendations. Equipment or materials damaged or subjected to moisture, precipitation, direct sunlight, cold or heat are not acceptable and shall be removed from the project and replaced at no additional costs to the Owner.
- D. All conduit and other openings shall be kept protected to prevent entry of foreign matter or construction debris. Fixtures, equipment, and apparatus shall be kept covered for protection against dirt, water, chemical or mechanical damage before and during construction.
- E. The original finish, including shop coat of paint of fixtures, apparatus or equipment that has been damaged shall be restored without incurring additions to the Contract in time or price.
- 3.03 HOUSEKEEPING PADS: Provide 4" minimum height concrete pad, integral with floor, under all floor mounted electrical equipment or apparatus. Provide a 4" high concrete pad under the Automatic Transfer Switch. Pad shall be constructed next to the building at location shown on the site plan. Automatic Transfer Switch shall be fastened to the building, and pas shall act as a secondary support.
- 3.04 CUTTING AND PATCHING: The Contractor is responsible for all cutting and patching, including escutcheon plates where necessary, whether or not such cutting and patching is shown or indicated.
- 3.05 CLEANING AND PAINTING
 - A. Remove foreign materials, drywall compound, overspray, oil, dirt and grease from all raceway, fittings, supports, boxes, cabinets, pull boxes, panelboard trims and equipment to provide clean surfaces for painting. Remove surface oxidation and restore galvanized surfaces with cold process galvanizing compounds. Touchup marred or scratched surfaces of fixtures, panelboard and cabinet trims, motor control centers, switchboards, cabinets, and equipment enclosures with paint furnished by the equipment manufacturer specifically for that purpose. When touchup is required, provide one base coat over imperfection and subsequent coat over entire side or surface of equipment.
 - B. Do not paint trim hinges, latches, clamps, locks, device covers or trim covers. Mask or remove such items prior to finishing.
 - C. Unless otherwise noted herein, all painting shall conform to the "Painting" section of the specifications.
 - D. Where plywood backboards are utilized to mount electrical or electronic equipment provided under Division 26, finish same with two (2) coats of light gray fire resistant semigloss paint.
- MDOT Shop Complex Hinds 26 05 10-8 Electrical General Requirements

3.06 ACCESS TO ELECTRICAL ITEMS: Install all concealed electrical equipment, junction and pull boxes, apparatus, or devices so as to maintain access for maintenance, operations and replacement. Access doors or covers shall be provided where required by NEC or LAHJ and shall be installed in accordance with manufacturer's instructions. Refer to the Engineer for approved types, means, methods and appearance. Locate each access unit accurately in relation to electrical work requiring access.

3.07 EQUIPMENT CONNECTIONS

- A. Review all divisions of specifications where equipment requiring electrical service is specified to determine the complete scope of work under this division of the specifications. Provide electrical connections and service to all equipment specified elsewhere requiring such connections or service.
- B. Connect all equipment requiring electrical connections in accordance with the equipment manufacturer's requirements. Where equipment connections require specific locations, determine and coordinate same with submittals. Provide concealed service to central plant equipment locations and pads.

3.08 NAMEPLATES AND IDENTIFICATION

- A. Provide and install nameplates for transformers, switchboards, switchgear, power and lighting panels, disconnect switches, time switches, pull boxes, junction boxes, fire alarm equipment, contactors, relays and other unit equipment. Nameplates shall be affixed with epoxy cement. Refer to 26 05 10-2.05 for additional requirements.
- B. Install nameplates plumb and level.
- C. Provide and install sleeve type wire markers on all conductors at all termination points and access points. Branch circuit identification (as "LP-21") shall be installed on hot and neutral conductors. Dedicated circuits and isolated ground technical power circuits shall have wire markers installed on ground conductor. Label junction and pull box covers with all circuit numbers contained therein.

3.09 EXCAVATION AND BACKFILLING

- A. Provide and perform all excavation required to install conduit, ductbanks and pullboxes indicated on the drawings and/or specified. Trenches shall be of uniform width required with minimum 8" clearance on both sides. Remove and dispose of all materials not to be used for backfill. Maintain dry excavations for electrical work, by removing water. Grade areas to prevent surface water from entering excavation. Remove any accumulated water by pumping. Perform all excavation by open cut. Excavate with vertical-sided excavations where possible. Where necessary, provide sheeting and cross-bracing to sustain sides of excavations. Provide materials for shoring and bracing, such as sheet piling, uprights, stringers and cross-braces, in good serviceable condition. Establish requirements for trench shoring and bracing to comply with local codes and LAHJ. No tunneling shall be permitted.
- B. The bottom of all trenches and excavation shall be graded to provide uniform bearing surface for conduits or ductbanks on undisturbed soil at every point along entire length. Tamp overexcavation with specified backfill materials. Remove unstable materials unsuitable for supporting equipment or installation and replace with specified materials for a minimum of twelve (12) inches below invert of equipment or installation.
- C. Specified materials shall be utilized for backfilling, in not more than six (6) inch layers and tamped until the installation has cover of not less than the adjacent grade and not more than two (2) inches above same. Remove sheeting and cross-bracing during backfilling wherever such removal would not endanger the work or other property. Equalize
- MDOT Shop Complex Hinds 26 05 10-9 Electrical General Requirements

backfilling operation to avoid shifting of materials and equipment installed. Compaction of backfill materials shall be at least equal to surrounding undisturbed material. Backfill trenches with concrete where excavations pass within 18" of footings or other utility lines. Do not settle backfill with water. Conform to compaction requirements and methods specified elsewhere.

D. Electrical duct shall be installed a minimum of 24" below finished grade with bottom of duct below geographic frost line. Duct cark shall not be in direct contact with building structure (slab) except for vertical riser supports.

3.10 TESTS AND CERTIFICATIONS

- A. Upon completion of the electrical work and prior to final inspection, conduct an operating test in the presence of the Architect or his designated representative.
- B. The installation shall be demonstrated to operate in accordance with the Contract Documents. Any material or workmanship which does not meet with the approval of the Architect shall be removed, repaired or replaced as directed without incurring additions to the Contract in time or cost. All electrical systems shall be tested for compliance with the specifications.
- C. Furnish all instructions, tools, test equipment and personnel required for the test. Have sufficient tools and personnel available to remove equipment covers, coverplates, etc., as required for review of internal wiring and proper inspection. Provide hand tools, flashlights, ladders, outlet testers, VOM, meters and keys required to access and observe system operation and characteristics. Turn circuits on and off as directed and demonstrate operation of equipment as directed.
- D. Contractor shall test all wiring and connections for continuity and grounds by megger testing. Upon indication of defective insulation, Contractor shall remove and replace the defective conductor and demonstrate by testing that the new conductor is acceptable. Record feeder load currents and line voltages measured at each transformer, switchboard and panelboard after installation of all equipment and lighting. Adjust transformer taps as required to provide optimum voltage levels. Adjust single phase load connections to balance feeder load and document on as-built drawings. Provide the Owner with full documentation of all testing for future reference.
- 3.11 TEMPORARY WIRING: Provide a temporary electrical lighting and power distribution system of adequate size to properly serve the construction requirements, including adequate feeder sizes to prevent excessive voltage drop. Temporary work to be installed in accordance with the National Electrical Code, Article 305, and as required by OSHA or applicable local safety codes, rules and regulations.

3.12 WARRANTY

A. All systems and components shall be provided with a one-year warranty from the time of final acceptance. The warranty shall cover all defects in materials, design and workmanship. During this warranty period, all defects in materials and workmanship shall be corrected without incurring additions to the Contract. The correction shall include removing the defective part(s), replacing and installing the new parts (including shipping and handling), all required cutting, patching, repainting, or other work involved, including repair or restoration of any damaged sections or parts of the premises resulting from any fault included in the warranty, entirely at the expense of the Contractor.

B. In addition to this general warranty, present to the Owner any other guarantees or warranties from equipment or system manufacturers. These supplemental guarantees or warranties shall not invalidate the general warranty.

END OF SECTION

SECTION 26 05 19 LOW-VOLTAGE ELECTRICAL POWER CONDUCTORS AND CABLES

PART 1 GENERAL

- 1.01 DESCRIPTION
 - A. All work specified in this Section shall comply with the provisions of Section 26 05 10 "Electrical General Requirements".
 - B. This Section covers the furnishing, installation and connections of the building wiring system. Interior wiring, power distribution, lighting, appliance and equipment, motor and exterior wiring systems extending beyond the building are included. The wiring system shall be complete from electrical service entrance to every electrical device requiring an electrical connection.

PART 2 PRODUCTS

2.01 CONDUCTORS

- A. Conductors shall be copper of 98% conductivity, soft temper, 600 volt insulation. Sizes specified are American Wire Gage (AWG) for No. 4/0 and smaller and thousand circular mils (kcmil) for all sizes larger than No. 4/0. Service entrance conductors shall be 600 volt, type XHHW.
- B. Conductors No. 10 and smaller shall be solid and type "THHN" / THWN" insulation. No. 8 and larger shall be stranded and type "THHN" / "THWN" or "XHHW" insulation.
- C. All wire and cable shall be U. L. Listed and shall bear the U. L. Label.
- D. All conductors shall have size, grade of insulation, voltage and manufacturer's name permanently marked on the exterior at maximum 24 inch intervals.
- E. Conductor size shall be a minimum of No. 12 AWG. Conductor size shall be not less than indicated on the drawings. The minimum size of all emergency circuits shall be No. 10 AWG.
- F. Fixture wire shall be No. 14 AWG silicone rubber insulated, stranded fixture wire, Type THAN (90 degrees C.).
- G. Control conductors for use on 120 volt control wiring shall be No. 14 AWG stranded Type THHN/THWN, unless indicated otherwise on the drawings or as required for compliance with voltage drop requirements.
- H. Where cables are used for switch leg, the white conductor shall be permitted to supply the switch, but not as a return to the switchboard.
- 2.02 PREFABRICATED CABLE ASSEMBLIES: Metal clad cable type MC may be utilized for concealed branch circuit wiring only as permitted by local authority having jurisdiction. Insulated ground conductor shall be provided.

2.03 CONNECTORS

- A. Terminations and connections shall be made with U. L. Listed connectors applied per manufacturer's recommendations.
- B. Connections of #10 AWG and smaller size power and lighting branch circuit conductors shall be made with insulated spring steel wire nut connectors. Size #8 AWG and larger connections shall be made with hydraulically applied compression type connectors with insulated covers.
- C. Connections of special system conductors shall be made via dedicated terminal strips labeled to indicate wire number and system type. Wire nut connections in system junction box are not acceptable.
- 2.04 ACCEPTABLE MANUFACTURERS
 - A. Wire and Cable products:
 - 1. Southwire Co.
 - 2. Rome Cable
 - 3. Alcan Cable
 - 4. Carol Cable
 - 5. AFC Cable Systems
 - 6. American Insulated Wire
 - 7. Cerro Wire & Cable
 - 8. General Cable
 - 9. Triangle PWC
 - 10. Cabelec
 - 11. Okonite
 - B. Signal Cable products:
 - 1. Belden
 - 2. Continental
 - 3. Dekoron
 - 4. West Penn
 - C. Connector products:
 - 1. AMP
 - 2. Burndy
 - 3. Eagle
 - 4. Gould
 - 5. Ideal
 - 6. Joslyn
 - 7. O-Z Gedney
 - 8. Thomas & Betts
 - 9. Ilsco
 - 10. Buchanan
 - 11. King
 - D. Wire management products:
 - 1. AMP
 - 2. Thomas & Betts
 - 3. Panduit
 - 4. Wieland
- MDOT Shop Complex Hinds

26 05 19 - 2

Low - Voltage Electrical Power Conductors and Cables

- E. Wire & Cable identification products:
 - 1. Thomas & Betts SM series
 - 2. Wieland C type
 - 3. Brady type XC
- F. Wire Pulling lubrication products:
 - 1. Ideal Yellow 77
 - 2. Electro Y ER EAS
 - 3. Burndy Silkon

PART 3 EXECUTION

- 3.01 WIRING
 - A. All conductors shall be installed in conduit, unless noted otherwise. All conductors shall be pulled in at the same time. No conductors shall be pulled into the conduit until the conduit system is complete and plaster/drywall construction has dried. Clean, swab and evacuate conduit system before pulling in conductors. Do not exceed the manufacturer's maximum pulling tension.
 - B. Conductors shall be continuous from outlet to outlet and from outlet to junction box or pull box. All splices and joints shall be carefully and securely made to be mechanically and electrically solid with proper U. L. Listed connectors. Where connection is made to any terminals of more than 30 amperes capacity and where conductors larger than No. 10 are connected to any terminal, copper terminal lugs shall be secured to the conductors. Where multiple connections are made to the same terminal, individual lugs for each conductor shall be used.
 - C. Each conduit shall have a minimum of three (3) conductors pulled in unless that particular conduit is noted as being for systems other than electrical circuitry and/or future use or unless noted otherwise. Grounding conductors are not shown in wire count, but are required from circuit origin to last device.
 - D. Conductors for lighting and receptacle circuits shall have color coded jackets. The wiring shall be color coded with the same color used with its respective phase through the entire job. Follow accepted industry standards for the voltage and phase of the project.
 - E. The feeder and service entrance conductors shall be color coded by the use of one (1) inch wide colored plastic tape applied within 6" of each conductor end.
 - F. Branch circuit conductors shall not be smaller than No. 12 and where the home run from panel to first device exceeds 100'-0", the conductors from home run outlet to panel shall be No. 10 minimum.
 - G. Branch circuit wiring which supplies more than one fluorescent fixture through wireway of other fixtures shall be rated for use at 105 degrees C.
 - H. For branch circuits terminating in outlet without device, leave minimum of 12" of slack wire coiled for connection of equipment.

MDOT – Shop Complex - Hinds	26 05 19 - 3	Low - Vol
· · ·		

Low - Voltage Electrical Power Conductors and Cables

- I. All conductors shall be identified with proper circuit numbers at all access points, terminals, junction boxes and at panelboards within 6" of conductor ends.
- J. Special systems conductors shall be color coded in accordance with system manufacturer's recommendations or in a manner approved by the Engineer.
- K. Furniture system branch circuits shall have minimum #10 neutral home run conductors pulled to system junction box.
- L. Maintain phase rotation established at service entrance point throughout entire project.
- M. Taps and splices, where permitted by these specifications, shall be performed with an encapsulating watertight connection kit which insulates and moisture seals the connection.
- N. Grounding conductors are not indicated in the wire count shown on the drawings, but are required in all branch circuit and feeder installations. Provide insulated ground conductor (sized per NEC requirements) in all raceways.

3.02 CONTROL WIRING

- A. Control wiring is defined as the wiring which provides connections between control circuit elements and does not provide the power circuit.
- B. Generally, control wiring is specified in Divisions 22 & 23; however, where a control device such as a push-button, thermostat, firestat, etc. is to be installed in the power circuit, these devices shall be received, stored and installed as part of the work of this Division. Control wiring, conduit etc. shall be coordinated with Divisions 22 & 23 and provided as required.

3.03 CONNECTIONS

- A. All connectors shall be U.L. Listed and shall be utilized in full accordance with manufacturer's requirements.
- B. Splices shall be made only where specifically approved by the Engineer. Conductors shall be continuous from origin to first outlet box or pull box. Splices made exterior to the structure, or below grade, shall be compression type connections with insulated, waterproof covers. Submit splicing requests for review and approval prior to installation.
- C. Termination lugs shall be applied to all single cables #8 and larger, and shall be compression type fittings. The use of mechanical type lugs, kerneys or other pressure type connections will not be permitted.
- D. All compression connections shall be long barrel type installed using hydraulic tools designed for the purpose.
- E. Insulated spring steel wire nut connectors shall be used for branch circuit connections of #10 and smaller conductors. Connections of #8 and larger sizes shall be made with compression type connections with insulated covers. Where exposed to moisture or corrosion spring steel wire nut connectors shall be silicone filled.
- F. Control and special system riser and junction boxes shall be fitted with terminal strips and all conductors shall be labeled per system requirements. The installation of wirenuts in special system riser and junction boxes is not acceptable.

MDOT – Shop Complex - Hinds	26 05 19 - 4	Low - V
		- ·

- G. Phase rotation at service equipment shall be maintained throughout entire project, color coding of conductors shall be consistent for feeders and branch circuits through out entire project.
- 3.04 IDENTIFICATION
 - A. All conductors shall be identified with full circuit number at all access points, boxes, and at panelboards within 6 inches of conductor end. Identification shall be permanently marked PVC split sleeve or tubing type
 - B. Tape or laminated type wire markers are not acceptable
 - C. Permanently mark the junction box cover with the circuit numbers for all conductors contained within. Utilize black marker for normal power and red marker for emergency power and fire alarm.
- 3.05 WIRE MANAGEMENT
 - A. Power and control wiring within all special system cabinets and enclosures, and within switchboards and electrical equipment shall be bundled or routed within slotted wiring duct in a workmanlike manner.
 - B. Any knockout, cutout or slot containing wiring shall be fitted with bushing or continuous grommet strip to avoid fraying or abrasion.
 - C. Train and lace all conductors within panelboard or control enclosures with cable ties or spiral wrapping.
 - D. Spare conductors installed shall be identified and capped.

END OF SECTION

SECTION 26 05 26

GROUNDING AND BONDING FOR ELECTRICAL SYSTEMS

PART 1 GENERAL

1.01 DESCRIPTION

- A. All work specified in this Section shall comply with the provisions of Section 26 05 10 "Electrical General Requirements".
- B. This section covers the installation of the building grounding system. The grounding system shall be established with equipment grounding conductors; the use of metallic raceways as the only method of equipment grounding is not acceptable.
- C. In addition, this section covers ground fault protection for the main service entrance equipment.

PART 2 PRODUCTS

2.01 GROUNDING CONDUCTORS

- A. Grounding electrode conductors shall be bare or green insulated copper conductor sized as indicated on the drawings.
- B. Equipment grounding conductors shall be green insulated type THHN/THWN, or XHHW conductors sized as indicated on the drawings. Where size is not indicated on the drawings, conductor size shall be determined from the National Electrical Code table on sizes of equipment grounding conductors.
- C. Bonding jumpers shall be flexible copper bonding jumpers sized in accordance with the National Electrical Code tables for grounding electrode conductors.
- 2.02 PANELBOARDS, TRANSFORMERS, MOTOR CONTROLLERS, AND DISCONNECT SWITCHES
 - A. Provide each low voltage distribution and branch circuit panelboard with a copper equipment grounding bar brazed or riveted to the associated enclosures or cabinet and an insulated neutral bar.
 - B. Provide a conductor termination grounding lug bonded to the enclosure of each equipment item.
- 2.03 DEVICES: Each receptacle and switch device shall be furnished with a grounding screw connected to the metallic device frame.
- 2.04 GROUND RODS
 - A. Ground rods shall be 3/4" x 10'-0 copper clad steel.
 - B. Sectional ground rods shall be hot dip galvanized 5/8" x 10' sections with an internal stainless steel splined coupling pin.

2.05 HYDRAULIC AND MECHANICAL TERMINATIONS

- A. Acceptable manufacturers for hydraulically applied terminations are Square D, Burndy and Thomas and Betts (T & B).
- B. Acceptable manufacturers for mechanically applied terminations are Ideal, Burndy and Thomas and Betts (T & B).

PART 3 EXECUTION

3.01 INSTALLATION

- A. Ground all non-current carrying parts of the electrical system, i.e. raceways, equipment enclosures and frames, junction and outlet boxes, machine frames and other conductive items in close proximity with electrical circuits, to provide a low impedance path for potential grounded faults.
- B. Service entrance and separately derived electrical systems, grounding electrode system:
 - 1. The neutral conductor of the electrical service serving the premises wiring system shall be grounded to the ground bus bar in the service equipment which shall be grounded to the cold water system, the ground rod system, and other grounding electrodes specified herein or indicated on the drawings. Grounding electrode conductors shall be installed in rigid, nonmetallic conduit to point of ground connection, unless subject to physical damage in which case it shall be installed in galvanized rigid steel. Where metallic conduit is permitted, bond conduit at both ends to grounding electrode conductor with a U.L. bonding busing.
 - 2. Make connection to main water line entering the building. Make connections ahead of any valve or fittings whose removal may interrupt ground continuity. Install a bonding jumper of the same size as the grounding conductor around the water meter.
 - 3. Bond together the following systems to form the grounding electrode system. All system connections shall be made to the electrodes as close as possible to the service entrance equipment and each connected at the service entrance equipment ground bus. Do not connect electrode systems together except at ground bus.
 - a. Ground rod system
 - b. Main rebar in foundation footing
 - c. Building structural steel components.
 - d. Generator grounding system
 - 4. Grounding Electrode connections to structural steel, reinforcing bars, ground rods, or where indicated on the drawings shall be with chemical exothermic weld connection devices recommended for the particular connection type. Connections to piping shall be with U.L. listed mechanical ground clamps.
 - 5. Bonding shall be in accordance with the National Electrical Code.
 - 6. Install ground rods with the top of the ground rods 12 inches below finished grade.
- C. Equipment Grounding Conductor:
 - 1. Grounding conductors for branch circuits are not shown on the drawings; however, grounding conductors shall be provided in all branch circuit raceways and cables. Grounding conductors shall be the same AWG size as branch circuit conductors.

- 2. Grounding conductors for feeders are typically indicated on the drawings and the raceway is sized to accommodate grounding conductor shown. Where grounding conductor size is not indicated on the drawings, conductor shall be in accordance with the equipment grounding conductor table of the National Electrical Code.
- 3. A grounding conductor shall be installed in all flexible conduit installations. For branch circuits, grounding conductor shall be sized to match branch circuit conductors.
- 4. The equipment grounding conductor shall be attached to equipment with bolt or sheet metal screw used for no other purpose. Where grounding conductor is stranded, attachment shall be made with lug attached to grounding conductor with crimping tool.
- 5. Ground all motors by drilling and tapping the bottom of the motor junction box and attaching the equipment grounding conductor to the box with a round head bolt used for no other purpose. Conductor attachment shall be through the use of lug attached to conductor with crimping tool.
- 6. Equipment grounding conductors shall terminate on panelboard, switchboard, or motor control center grounding bus only. Do not terminate on neutral bus. Provide a single terminal lug for each conductor. Conductor shall terminate in the same section as the phase conductors originate. Do not terminate neutral conductors on the ground bus or equipment grounding conductors on the neutral bus.
- D. Other Grounding Requirements:
 - 1. Each telephone backboard shall be provided with a No. 6 grounding conductor. When backboard is located in vicinity of electrical service equipment, the "point of grounding" of this conductor shall be the main cold water service with connections made ahead of any valves or joints. Remote backboards shall use building steel as "point of ground". Terminate conductor by stapling to backboard.
 - 2. At each building expansion joint flexible copper bonding jumpers shall be attached to building structure by chemical weld process. Install bonding jumpers in concealed locations that will not subject connections or jumpers to physical abuse.

3.02 TESTING:

- A. Upon completion of the ground rod installation, the Contractor shall test the ohmic value of the grounding system. Grounding resistance reading shall be taken before connection is made to the building cold water piping system. Ground resistance readings shall not be taken within forty-eight hours of rainfall. Results of ground resistance readings shall be forwarded, in writing, immediately to the Project Engineer.
- B. If the resistance to ground exceeds 5 ohms, additional rods shall be driven and bonded together, until a reading of 5 ohms or less to ground is obtained. After completion of the grounding system, measure the system ground resistance with a "Megger Earth Tester". Submit directly to the Project Engineer two (2) copies of each test report certified by the testing technician and the electrical contractor.
- C. All grounding electrode conductors and ground bus shall be measured by the Contractor for objectionable levels of current, and to detect any inadvertent connection of neutral to ground.

- D. If the ground current exceeds 10% of the rating of the conductor ampacity, all devices on that feeder or circuit shall be rechecked for proper connection.
- E. All grounding system connections shall be rechecked at final checkout for correct wiring termination methods and mechanical strength.

END OF SECTION

SECTION 26 05 33

RACEWAYS AND BOXES FOR ELECTRICAL SYSTEMS

PART 1 - GENERAL

- 1.01 DESCRIPTION
 - A. All work specified in this Section shall comply with the provisions of Section 26 05 10 "Electrical General Requirements".
 - B. This Section covers the installation of all interior and exterior conduit and raceway systems, outlet boxes, pull boxes, junction boxes and wiring troughs or other boxes throughout the wiring system, including supports.
 - C. Outlets are located diagrammatically on the drawings. Outlets shall be located so as to be symmetrical with Architectural details.

PART 2 - PRODUCTS

2.01 GENERAL MATERIAL REQUIREMENTS

- A. All boxes shall be U. L. Listed and labeled.
- B. Boxes shall be of one-piece construction, fabricated from NEC gauge galvanized steel, unless rustproof cast metal boxes are specified or required by NEC, or unless otherwise shown on the drawings.
- 2.02 CONDUIT
 - A. Galvanized rigid steel conduit (GRC) shall be low carbon, hot-dipped zinc galvanized steel to meet U.L. 6 Standards, ANSI C80.1 and shall have NPT (ANSI B1.20.1) full cut threaded joints, galvanized after forming. IMC shall carry U. L. Label. Conduit with integral couplings may be utilized for 2.5 inch sizes and above provided it conforms to U. L. Safety Standard #514-B.
 - B. Electrical metallic tubing (EMT) shall be high grade mild ductile steel, hot galvanized exterior with a clear organic polymer topcoat to meet U.L. 797 Standards and ANSI C80.3. Interior to be finished with corrosion inhibiting clear organic coating. Conduit with integral set screw couplings may be utilized for 2.5 inch sizes and above provided it conforms to U. L. Safety Standard #514-B.
 - C. Plastic conduit (PVC) shall be schedule 40 PVC heavy wall type for 4" and smaller, Schedule 20 for 5" and larger. PVC shall be U.L. Listed, NEMA TC 2, sunlight resistant and suitable for use with 90 degree C conductors.
 - Flexible metal conduit (FLX) shall be extra flexible, extra strength galvanized steel conduit tubing and shall meet U. L. Standard for Flexible Steel Conduit and U.L. Standard for Safety #1. The use of aluminum flexible conduit is not permitted.
 - E. Liquid-tight flexible metal conduit (WFX) shall be UL Listed with galvanized steel core of square locked or interlocked design, integral ground conductor and thermoplastic PVC (polyvinyl chloride) cover. The use of aluminum core or non-metallic types is not permitted.

- F. Steel conduit approved manufacturers are Allied, Triangle, Republic, Wheatland and Pittsburg.
- G. Flexible conduit approved manufacturers are Anamet (Anaconda) and Republic.
- H. PVC conduit approved manufacturers are Carlon, Triangle, and Johns-Manville.
- I. PVC coated metallic conduit approved manufacturers are Robroy, Permacote and Occidental.
- 2.02 CONDUIT FITTINGS
 - A. GRC conduit fittings shall be zinc-coated, ferrous metal and taper threaded type, U. L. Labeled.
 - B. EMT fittings shall be zinc-coated steel and shall be Type 1 or 2 (raintight compression or concrete tight set-screw type). EMT connectors shall have insulated throats. Die cast, malleable iron or pressure cast material will not be accepted. Fittings shall bear U. L. Label. Two (2) inch and larger fittings shall be compression type or shall utilize dual set screws for each side of fitting.
 - C. PVC fittings, elbows and cement shall be NEMA TC3, produced by the same manufacturer. All joints shall be solvent welded in accordance with the manufacturer's recommendations.
 - D. Conduit connections to switchboards, motor control centers, transformers, panels, cabinets, and pull boxes shall have locknuts designed to bite into the metal.
 - E. Each conduit end shall be provided with either an insulated throat connector or separate locknut and insulated bushing. Bushing shall be installed before any wire is pulled.
 - F. Expansion fittings shall be provided in all conduits which crosses an expansion joint either in, across, or through same. Fittings shall be U.L. 467 and 514 Listed. Fittings shall contain an internal flexible metal braid to maintain system ground continuity.
 - G. Flexible conduit fittings shall be cast malleable iron or stamped steel type with integral fastener. Fittings shall be U.L. Listed for the application. The use of "squeeze" type cast or stamped steel connectors is not permitted.
 - H. Liquidtight flexible metal conduit fittings shall be liquidtight with neoprene bushing, nylon gland, tapered hub threads and outlet bushing. Fittings shall be U.L. Listed for the application. The use of non-metallic or thermo-plastic insert connectors is not permitted.
 - 1. EMT conduit fittings approved manufacturers are Raco, Steel City, Crouse-Hinds, O.Z Gedney, Thomas & Betts, Efcor and Appleton.
 - 2. GRC fittings approved manufacturers are Appleton, Crouse-Hinds, O.Z. Gedney or Thomas & Betts.
- 2.03 SMOKE AND FIRE STOP FITTINGS: If and where required, smoke and fire stop fittings shall be U.L. listed for that purpose. The fittings used to seal conduit either on the outside of the conduit or cable or internally shall have heat activated intumescent material which expands to fill all voids and shall be O.Z./Gedney "FIRE-SEAL" or Dow Corning silicone RTV foam with an hourly fire-rating equal to or higher than the rating of the floor, ceiling or wall through which the cable or conduit passes. The seals for conduit shall be of the flanged type. Penetration of any fire rated wall, floor, or ceiling shall use Through-Penetration Firestop Systems described in the current Underwriters Laboratories Building Materials Directory.

2.04 RACEWAY SUPPORTS

- A. Raceways and systems shall be supported independent of any other equipment or appurtenances except the building structure. Suspended ceiling systems will not be considered as structure for support purposes, even if so rated by the manufacturer.
- B. All support components shall be zinc-coated or have equivalent corrosion protection. Unprotected components shall be removed and replaced at no additional costs to the Owner.
- C. Conduit support straps shall be single hole cast malleable iron or dual hole stamped steel type with zinc coating sized for type of raceway used. Conduit clamps for single conduit support shall be stamped steel with bolt & nut fastener and threaded rod support. Multiple conduit support channel straps shall be galvanized stamped steel two piece clamps with bolt & nut fasteners.
- D. Conduit support channel shall be minimum 1 5/8" x 1 5/8" x 12 gauge roll formed pregalvanized steel or painted steel conforming to ASTM A-570 Grade 33 or ASTM A-446 Grade A requirements. Channel cross section shall be increased to provide higher load bearing capability, if required by this installation. Channel shall have elongated holes at two (2) inch centers.
- E. Drop wire type hangers will not be permitted. Any hanger which may distort the ceiling support structure will not be permitted. Lathers channel and chain are not acceptable for conduit hangers.
- F. Furnish and install under this contract all angle iron, channel iron, rods, threaded rod, supports or hangers required to install or mount all electrical equipment, material or related devices. Conduit shall **not** be supported from steel decking, roof decking, bridging, ceiling or ceiling support wires.
- G. Before any piping, conduit, outlets, equipment or lighting fixtures are located in any area, coordinate the space requirements with all trades. Such shall be arranged so that space conditions will allow all trades to install their work, and will also permit access for future maintenance and repair. Coordinate the installation of recessed electrical equipment with concealed ductwork, piping, insulation, structural appurtenances and wall thickness.
- H. Support branch circuit conduits and raceways at intervals not exceeding ten (10) feet and within three (3) feet of each termination. Support feeder conduit and raceway at intervals not exceeding twelve (12) feet and within three (3) feet of each termination.
- I. Piping, ductwork, conduit and equipment installed at variance with the above requirements shall be relocated and/or revised to conform with the above requirements without incurring additions to the Contract.
- J. Raceway installed within reinforcing steel of elevated or slab on grade concrete construction shall be tied to the re-steel at intervals not exceeding three (3) feet.
- 2.05 SUPPORT FASTENER DEVICES
 - A. Anchors for post tensioned concrete applications shall be cast in place continuous or spot insert channel providing a safety factor of 3 in 3000 lb hard rock concrete.

- B. Anchors for cast in place concrete shall be insert type expansion shields and bolts, lead shields and bolts or self drilling expansion shields and bolts. Powder actuated pins of 1500 pound pull out strength may be utilized in concrete.
- C. Anchors for wood construction shall be lag bolts or power driven wood screws.
- D. Anchors in hollow masonry shall be toggle bolts.
- E. Anchors for steel attachment shall be machine screws, bolts, or beam clamps.
- F. Equipment mounted to drywall construction shall be secured to power channel (13/16" x 1 5/8" minimum). Secure channel to a minimum of two (2) dry wall studs with drywall screws and washers.
- G. Under no circumstance will nylon or composition type tie wraps or straps be permitted for use in supporting electrical raceway. Utilize galvanized tie wire or prefabricated steel clips for such support.
- 2.06 OUTLETS
 - A. Outlet boxes and covers shall be of such form and dimensions as to be adapted to their specified usage, locations, size and quantity of conduit, and size and quantity of conductors entering the boxes.
 - B. Outlet boxes for flush mounted light fixtures shall be four inch square boxes 1 1/2" deep, with blank cover, installed adjacent to fixture served. Connection to fixture shall be with flexible steel conduit and fixture wire.
 - C. Flush ceiling outlets for surface or pendant mounted lighting fixtures shall be one-piece 4" square or octagonal pressed steel boxes, minimum two (2) inch depth.
 - D. Boxes for devices in unfinished masonry walls or stud walls shall be 4" square boxes with a square cornered tile wall cover (plaster ring), set flush with masonry or drywall construction. Where only one conduit enters box or one wiring device is provided, 2 3/4" deep box may be used. Outlet boxes for dimmers, GFI outlets, and all other conditions shall be full depth. Use multigang boxes where more than one device is mounted together under common coverplate. Do not use sectional switch boxes.
 - E. Boxes in concrete ceiling slab shall be octagonal, concrete-tight two (2) inch deep concrete boxes. Welded boxes are not acceptable.
 - F. All outlet boxes in plaster, drywall, stucco or masonry walls or ceiling shall be provided with plaster rings.
 - G. Junction boxes and all outlets not indicated as containing wiring devices or lighting fixtures shall have covers. Covers for outlets in walls shall be as specified for wall switches and receptacles.
 - H. Outlet boxes exposed to the weather, used in exterior wiring system and outlet boxes for vaportight lighting fixtures and devices shall be of cast corrosion resistant type.
 - I. In special "Fire Rated" partitions, outlets shall comply with ASTM No. E119 and maintain fire barrier ratings.
 - J. Utility (handy) boxes with matching covers may be used in mechanical and electrical spaces for switches and 15A/120V receptacles.

MDOT – Shop Complex - Hinds	26 05 33-4
-----------------------------	------------

Raceways and Boxes for Electrical Systems

K. Where special purpose devices are utilized and require larger outlet box than specified herein, provide outlet box suitable for specific device. These outlet boxes shall be of the same type as specified herein for the installation required. Coordinate requirements prior to rough-in installation.

2.07 JUNCTION AND PULL BOXES

- A. Dimensions of pull boxes and junction boxes shall not be less than those dimensions required by the National Electrical Code (NEC) article 370-18 for the number, size and position of conductors and raceway entering the box. Only a single extension ring shall be permitted on a box to increase the volume.
- B. Pull boxes required in finished spaces shall be installed out of sight lines and located per Engineers's direction. Box shall be flush mounted cabinets provided with trim, hinged door and flush latch and lock to match panel trim for flush mounted electrical panelboard.
- C. Pull boxes for horizontal feeders containing more than one feeder (not including parallel conductors) shall be provided with reinforced flange shall be compartmented by barriers (or feeder conductors shall be fire-taped) and provided with minimum 1 5/8" x 1 5/8" fiberglass channel strut (removable) for support of conductors. Wood supports within pull boxes are not acceptable.
- D. Provide box covers for all junction and pull boxes of same materials and construction as box. Identify feeder or branch circuit conductors contained within on outside of cover for surface mounted boxes and within cover on flush mounted boxes.

2.08 EXTERIOR PULL BOXES & HANDHOLES

- A. Exterior pull boxes shall be Quazite "PC" style Gasketed boxes, resistant to sunlight exposure, weathering and chemicals, with solid base, penta-head security bolts, heavy duty rated cover with logo to suit purpose, with compressive strength of 11,000 psi, or approved equal. Size shall be minimum 12"w x 18"d x 12"h unless noted otherwise. Set assembly at final finished grade elevation.
- B. Exterior handholes shall be Quazite "PG" style stackable service box assemblies resistant to sunlight exposure, weathering and chemicals, with solid base, penta-head security bolts, heavy duty rated cover with logo to suit purpose, with compressive strength of 11,000 psi, or approved equal. Size shall be minimum 24"w x 36"d x 18"h unless noted otherwise. Provide extensions as required to bring assembly to final finished grade elevation.
- 2.09 CONDUIT BODIES & FITTINGS: Conduit bodies and fittings shall be NEMA FB-1 zinc coated steel or malleable iron, taper threaded type, of material matching conduit type with gasketed cover containing captive screws.
- 2.10 WIRING TROUGH: Wiring trough shall be NEMA 1, unless noted otherwise, hinged cover with captive screws, grey enamel finished inside and outside, 16 or 14 gauge steel as per NEC requirements. Size of trough based on NEC requirements.

2.11 PULL BOXES & ENCLOSURES

A. Pull boxes for feeder and power conductors shall be NEMA 1 with 14 or 12 gauge galvanized steel bodies and 12 or 10 gauge galvanized steel screw covers. Seams shall be continuously welded and ground smooth. Cover screws shall be captive, stainless steel type. Provide oil-resistant gasket and adhesive. Size pullboxes as specified.

B. Enclosures for termination of special systems wiring shall be NEMA 1 panel enclosures with 14 gauge steel bodies and removable hinged doors. Provide back panel of 14 gauge steel construction and wiring terminal blocks. Enclosures shall be painted ANSI 61 and panels shall be white enamel. Size enclosures for quantity of terminations required plus 25% spare capacity.

2.12 ACCEPTABLE MANUFACTURERS

- A. Outlet boxes:
 - 1. Steel City
 - 2. Hubble/RACO
 - 3. Crouse-Hinds
 - 4. Appleton
- B. Exterior junction boxes & handholes:
 - 1. Quazite
 - 2. Nelson
 - 3. Killark
 - 4. Associated Plastics
- C. Conduit bodies & fittings:
 - 1. Adalet-PLM
 - 2. Myers
 - 3. O-Z Gedney
 - 4. Appleton
 - 5. Efcor
 - 6. Crouse-Hinds
- D. Wiring troughs:
 - 1. Electromate
 - 2. Square D
 - 3. Universal
 - 4. Hoffman
 - 5. Wiegmann
 - 6. General Metals
 - 7. Keystone
- E. Pull boxes & enclosures:
 - 1. Hoffman
 - 2. Electromate
 - 3. Wiegmann
 - 4. Universal
 - 5. American Electric
 - 6. Crouse-Hinds
 - 7. Square D
- PART 3 EXECUTION
- 3.01 INSTALLATION
 - A. Provide galvanized steel or cast type boxes for all outlets, and for junction or pull boxes. All boxes shall be accessible and sized per NEC requirements. Provide access panels in any non-accessible spaces to allow access to boxes installed.
- MDOT Shop Complex Hinds

26 05 33-6

Raceways and Boxes for Electrical Systems

- B. Where outlet boxes are used to support lighting fixtures, as junction boxes, or device outlet boxes, the box shall be anchored to the structural members of the building per NEC 370-13.
- C. Outlet boxes shall be flush mounted unless they are specifically shown as being used with exposed conduit or are located above a ceiling.
- D. Where outlets are supplied from conduit run in or below floor slabs, the conduit shall be stubbed up at the location shown and the wall built up around the conduit.
- E. Cuts for outlet boxes in masonry walls shall be made so that the coverplate will completely cover the cut. The mounting height of switch, receptacle and other outlets may be varied slightly, with the Architect's approval, so that the outlet box, top or bottom, will occur at a masonry joint.
- F. The edge of all outlet boxes shall be flush with the surface in which they are recessed. The devices that fit into the outlet boxes shall be screwed tight before the cover plate is installed and the coverplate shall not be used as a means of tightening the devices in place. Provide box extensions as required to permit the above. Coordinate fabric panels, finishes and woodwork provisions in order to determine exact requirements.
- G. Where outlets are shown as being adjacent and different mounting heights are specified for each, they shall be mounted one directly over the other, on the centerline of the group.
- H. Electrical outlet boxes may be installed in vertical fire resistive assemblies classified as fire/smoke and smoke partitions without affecting the fire classification, provided such openings occur on one side only in each framing space and that openings do not exceed sixteen square inches. All clearances between such outlet boxes and the gypsum board shall be completely filled with joint compound or approved fire-resistive compound. The wall shall be built around outlet boxes larger than sixteen square inches so as not to interfere with the wall rating.
- I. Where a low voltage device is to be installed in common boxes with line voltage device (or devices of different operating voltage), provide insulated barrier within boxes to establish separate compartments.
- J. Remove only knockouts required and plug all unused openings per NEC 370-18/373-4 requirements.
- K. Extend branch circuit grounding conductor to each box. Provide grounding pigtail via dedicated fastener.
- L. Outlet boxes in the same wall shall not be mounted back-to-back but shall be offset a minimum of six (6) inches, except in acoustical rated walls where 24" is required.
- M. Install pull boxes only in unfinished spaces or concealed above accessible ceilings. Provide pull boxes when any of the following conditions apply:
 - 1. Where indicated on the drawings.
 - 2. Where conduit run exceeds 150 feet from access point to access point.
 - 3. Where conduit run contains in excess of 360 degrees bend or offset.

MDOT – Shop Complex - Hinds	26 05 33-7	Raceways and Boxes
		for Electrical Systems

- 4. To facilitate conductor installation or to insure that manufacturer's maximum pulling tension is not exceeded.
- 5. Where requirements of the special system or telephone installer/vendor dictate raceway access or provisions.
- N. Splices are permitted in pull boxes where specifically approved in writing by the Engineer. Where splices are permitted, make splices as specified in Wire & Cable Specifications.
- O. Where pull boxes are required:
 - 1. Circuit conductors and feeders shall be individually laced with nylon straps and nylon identification tabs. Conduits shall enter pull box in such manner that conduits enter and exit in the same plane (both horizontal and vertical).
 - 2. Feeder circuits shall be separated by full height and length sheet metal (NEC gage) or polyester resin barrier secured with angle brackets.
- P. Where exterior junction or pull boxes are required, install in the following manner:
 - 1. Exterior junction or pull boxes shall be mounted flush with finished grade, unless noted otherwise. Coordinate with the final grade elevation.
 - Heavy traffic rated covers shall be provided in sidewalks, paved areas or within six
 (6) feet of same.
 - 3. Seal conduit entries into boxes with duct seal to prevent entrance of water, after conductors are installed.
 - 4. Taps and splices, where permitted by these specifications, shall be performed with an encapsulating watertight connection kit which insulates and moisture seals the connection.
- Q. After completion, clean all work of dirt, construction debris, paint and refuse.
- 3.02 COVERS:
 - A. All junction boxes, outlet boxes, multi-gang switch boxes, utility boxes, etc., shall be covered with a coverplate. The coverplate shall be a finished plate as specified elsewhere unless designated otherwise.
 - B. Coverplates shall be mounted vertically unless designated otherwise.
 - C. Permanently mark each junction box and pull box cover with the circuit numbers for all conductors contained within. Utilize indelible ink black marker for normal power and red marker for emergency power and fire alarm.
- 3.03 EQUIPMENT ANCHORING
 - A. Support all boxes from structure:
 - 1. Secure to wood with wood or sheet metal screws.
 - 2. Secure to hollow masonry with toggle bolts.
 - 3. Secure to light gage metal with sheet metal screws.
- MDOT Shop Complex Hinds 26 05 33-8

Raceways and Boxes for Electrical Systems

- 4. Secure to heavy gage metal with bolts or clamps.
- 5. Anchors for solid masonry and concrete shall be self-drilling or insert expansion shields with bolts or powder actuated drive pin studs (except in post-tension construction).
- 6. Secure outlet boxes to dry wall studs with steel mounting bracket screwed into stud having support leg to restrain box.
- 7. Where box is suspended below structure, support from structure with threaded steel rod secured with double nuts. Pull boxes larger than 18" x 18" x 8" shall be supported from power strut and threaded steel rod suspension. Provide seismic bracing where required by local authority.
- B. All items of electrical equipment, such as enclosures, panels, troughs, pull boxes, etc., shall be securely anchored to the building structure. The anchoring shall be accomplished by utilizing a minimum size of 3/8" steel anchor bolts in the structure and to the item of equipment. A minimum of two (2) anchor bolts shall be provided on each side of each item of equipment with the following exceptions:

Exception No. 1: If the equipment manufacturer includes more than two (2) anchor holes per side in the base or base frame of the equipment item, then there shall be one anchor for each anchor hole.

Exception No. 2: If the equipment manufacturer recommends a particular quantity greater than two (2) per side, then that quantity of anchors shall be provided.

- 3.04 CONDUIT
 - A. Rigid galvanized conduit shall be used for service entrance and all feeders and branch circuits where exposed to damage or moist conditions.
 - B. EMT shall be used for feeders, branch circuits, fire alarm and telephone when not underground or in concrete in contact with the earth. Raceway underground or in concrete in contact with the earth shall be rigid galvanized conduit, or Schedule 40 PVC. Conduit exiting elevated slabs or slab on grade shall be GRC. PVC conduit exiting slab is not permitted.
 - C. Conduit shall be continuous from outlet to outlet, from outlet to cabinet, junction box and pull box. Conduit shall enter and be secured to all boxes, etc., in such a manner that each system will be electrically continuous from service to all outlets. All conduit from cabinets and junction boxes shall terminate in approved outlet box or conduit fittings. Conduit connections to any box which has no threaded hub shall be double locknutted and bushing installed.
 - D. Provide junction boxes or pull boxes where shown and where necessary to avoid excessively long runs or too many bends between outlets. The conduit sizes shown may be increased if desired to facilitate the pulling of cables.
 - E. All conduit shall be concealed unless indicated otherwise. Install exposed conduit parallel with or at right angles to the building walls and support from walls or ceilings at intervals required by Code with approved galvanized malleable iron or stamped steel clamps or hangers. Concealed conduit above the ceiling shall be supported independent of ceiling construction. Where ceilings of lay-in type are used, conduit must be installed minimum six (6) inches above ceiling structure to permit removal of ceiling panels and lighting fixtures.

- F. Use threaded rods and hangers consisting of double-nutted threaded rods and channel or angles of 12 gauge minimum steel for supporting multiple conduit. Refer to drawing details.
- G. Minimum size conduit for exposed branch circuits shall not be smaller than 1/2". Raceway installed in concrete slabs shall be minimum 3/4". Home runs shall extend from outlets shown to panel designated. Home runs shown shall not be combined. Home run conduit shall not be smaller than 3/4".
- H. Type GRC conduit shall be cut and threaded with similar die heads. Deburr outside of all cuts prior to cutting threads. Cut threads one thread short so that they meet in the coupling and all threads are covered when wrench tight. Deburr inside of end after cutting threads. Right and left hand couplings shall not be used; conduit couplings of the Erikson Type shall be used at locations requiring such joints. Utilize only rigid type hand benders, "Chicago" type benders or power benders. Utilize only U.L. Listed conduit fittings, elbows and junction boxes (IMC or GRC types).
- I. All conduit for future use and for special systems such as telephone, data or TV wire shall be left with No. 16 gauge wire or approved pull cord pulled in them.
- J. Expansion fittings shall be installed in all conduit penetrations through, around or in expansion joints, and all straight runs in excess of 150 feet. Watertight flexible metallic conduit, connectors and couplings may be utilized for exposed transitions. U.L. 467 & 514 Listed fittings are required in slab.
- K. Provide non-hardening elastic type duct seal compound, Neer No. DC, 3M Co. "Scotchfil," or Gardner Bender duct seal, for each conduit entering the building from outside, for each conduit entering exterior equipment and for each conduit passing from one space into another which is normally at a lower temperature.
- L. Provide GRS conduit and watertight conduit hubs on conduit terminating in a box or cabinet exposed to the weather or damp locations.
- M. Space in sleeves or around conduit that pass through fire resistive or fire rated walls, partitions, floors or ceilings shall be closed by packing with an U.L. labeled fire resistive material, or provide mechanical fire stop fittings that will maintain the rating of the barrier penetrated. Conform with local authority requirements and UL Building Materials Directory.
- N. Coordinate the conduit routing and installation location with the actual electrical equipment furnished. Review submittals for termination locations. Coordinate with all Specification Divisions and submittals to determine termination and access locations. Coordinate installation sequence with all other trades to avoid conflicts and provide the fastest overall installation schedule.
- O. Dented, malformed or flattened conduits are not permitted and shall be removed and replaced.
- P. Protect conduits against dirt, plaster, and construction debris with the use of conduit plugs. Tape is not acceptable. Plugs shall remain in place until all masonry or/and drywall construction is complete. Protect conduit stubups during construction from damage, and replace any bent conduits.
- Q. Conduits serving roof mounted equipment shall pass through roof curb where such is provided. Roof penetrations outside this equipment will not be permitted.

- R. Separate raceway systems shall be provided for power systems and for control, signal and communications systems. Do not install above systems cables in the same raceway as branch circuit or feeder cables.
- S. Service entrance and fire pump feeders shall be installed "Outside" of the building as defined by NFPA and the N.E.C. Provide concrete encasement where required to conform with Code requirements.
- T. All conduits installed exposed shall be GRC to a minimum elevation of ten (10) feet AFF. Exposed boxes shall be type FS cast metal.
- U. Where hazardous locations, as classified by the National Electrical Code, exist, all raceway and fittings and the installation of these materials shall comply with Article 500 requirements.
- V. Maintain minimum three (3) inch clearance when raceway crosses piping and/or systems operating above 75[•]F and provide twelve (12) inches separation when installed parallel to hot piping, flues or appliances operating above 75[•]F.
- W. Nonmetallic fittings shall be applied with compatible solvent welding cement and shall be fitted while solvent is liquid. Overwrap all fittings used in concrete encasement with suitable tape. Provide o-rings at terminal points to provide watertight seal.

3.05 FLEXIBLE CONDUIT

- A. Watertight flexible metallic conduit shall be used in making short flexible connections to all motors, transformers, bus duct switches, kitchen equipment and rotating or vibrating machinery or equipment. The flexible conduit at these locations shall be as short as possible, but shall have a minimum length of 12". Flexible metallic conduit shall be used in making connections to heaters, fixed equipment or flush mounted light fixtures.
- B. A green stranded bonding jumper shall be installed inside of all flexible conduit that extends directly from a non-flex conduit to a rotating or vibrating machine. Where a junction box is used, the green stranded bonding jumper shall be installed inside the flexible conduit and attached to the junction box and to the machine

3.06 CONDUIT PROTECTION

- A. All threaded joints in galvanized rigid conduit that is encased in concrete shall have a U.L. listed joint compound applied. All conduit installed outside the building underground shall be buried a minimum of 30" below finished grade but in no case shall be buried deeper than 48". Where conduit inside building is installed below the floor slab, the vapor barrier shall be run below the conduit concrete encasement. Conduit installed in any slab, where permitted above, shall be above the bottom steel and below the top steel. No conduit shall be spaced less than 3" apart. Submit conduit layout to structural consultant for review and approval prior to rough-in.
- B. Conduit shall be secured in place and protected where necessary to prevent damage to work during construction. The ends of all conduit shall be plugged with suitable caps (not tape) to avoid filling with any foreign matter. All conduit shall be blown out and swabbed clear of water and trash prior to pulling wire.
- C. Provide identifying marker tape the entire length of each conduit installed in the ground outside the building. The tape shall be constructed of inert polyethylene, resistant to acids, alkalis, etc., in the soil, and shall be a minimum 4 mil thickness. The tape shall be yellow, 6" wide, and shall have the words, "CAUTION ELECTRIC LINE BURIED BELOW," imprinted

MDOT – Shop Complex - Hinds 26 05 33-11

Raceways and Boxes for Electrical Systems

with contrasting permanent ink. The imprint shall repeat itself for the entire length of the tape. The tape shall be buried at a maximum of 18" below finished grade, above a portion of the earth fill. Identify all underground and underslab conduit locations on as-built drawings for future reference.

D. Damaged, oxidized, warped or improperly stored raceway will be removed from the jobsite and replaced with new materials. Non-metallic conduit stored on site prior to installation shall be stored on a flat surface off the ground and shall be protected from direct sunlight and debris.

3.07 CORING, CUTTING AND PATCHING

- A. Perform all coring, cutting and patching of existing walls and floors in order to install the work. Set sleeves for conduit accurately before the concrete floors are poured, or set boxes on the forms so as to leave openings in the floors in which the required sleeves can be subsequently located. Fill in the voids around the sleeves with concrete.
- B. Should the performance of this preliminary work be neglected and should cutting be required in order to install conduit, then the expense of the cutting and restoring of surfaces to their original conditions shall be accomplished without incurring additions to the Contract.

3.08 BELOW GRADE RACEWAY INSTALLATION

- A. Provide and perform all excavation required to install conduit, ductbanks and pullboxes indicated on the drawings and/or specified. Trenches shall be of uniform width required with minimum 8" clearance on both sides. Remove and dispose of all materials not to be used for backfill. Maintain dry excavations for electrical work, by removing water. Grade areas to prevent surface water from entering excavation. Remove any accumulated water by pumping. Perform all excavation by open cut. Excavate with vertical-sided excavations where possible. Where necessary, provide sheeting and cross-bracing to sustain sides of excavations. Provide materials for shoring and bracing, such as sheet piling, uprights, stringers and cross-braces, in good serviceable condition. Establish requirements for trench shoring and bracing to comply with local codes and LAHJ. No tunneling shall be permitted.
- B. The bottom of all trenches and excavation shall be graded to provide uniform bearing surface for conduits or ductbanks on undisturbed soil at every point along entire length. Tamp over excavation with specified backfill materials. Remove unstable materials unsuitable for supporting equipment or installation and replace with specified materials for a minimum of twelve (12) inches below invert of equipment or installation.
- C. Specified materials shall be utilized for backfilling, in not more than six (6) inch layers and tamped until the installation has cover of not less than the adjacent grade and not more than two (2) inches above same. Remove sheeting and cross-bracing during backfilling wherever such removal would not endanger the work or other property. Equalize backfilling operation to avoid shifting of materials and equipment installed. Compaction of backfill materials shall be at least equal to surrounding undisturbed material. Backfill trenches with concrete where excavations pass within 18" of footings or other utility lines. Do not settle backfill with water. Conform to compaction requirements and methods specified elsewhere.
- D. Concrete encased underground ductbanks shall be installed where indicated on the drawings. Ductbank conduits shall be non-metallic type EB, thin wall PVC with concrete encasement.

- 1. Stagger couplings of adjacent conduit runs by a minimum of two (2) feet. Provide prefabricated conduit supports installed per manufacturer's recommendation. Anchor ductbank assembly in trench to avoid "floating" during concrete pour.
- 2. Changes in direction shall be made by the installation of long sweep bends of minimum twenty-five (25) foot radius. All 90 degree ells shall be long sweep type of minimum twenty-four (24) inch radius.
- 3. Below all paving and traffic areas, all ductbank shall be reinforced with the installation of No. 5 rebar six (6) inches on center at each corner and on all sides, parallel to duct, and with continuous No. 3 rebar perpendicular to duct on sixteen (16) inch centers. Concrete cover for reinforced ductbanks shall be minimum six (6) inches with at least three (3) inches above rebar. Reinforcing of duct bank shall continue at least ten (10) feet to each side of required areas.
- 4. All ductbanks shall be sloped to drain toward manholes and shall be laid with minimum grade of four (4) inches per hundred feet.

END OF SECTION

SECTION 26 24 16 PANELBOARDS

PART 1 GENERAL

- 1.01 DESCRIPTION
 - A. All work specified in this Section shall comply with the provisions of Section 26 05 10 "Electrical General Requirements".
 - B. This section covers lighting and appliance panelboards and load centers.

PART 2 PRODUCTS

- 2.01 PANELBOARDS
 - A. Panelboards (panels) shall be general purpose enclosures and shall be surface or flush mounted as indicated. Panels shall be of the automatic circuit breaker type, factory assembled by the manufacturer of the circuit breakers. Panels shall be rated for the voltage indicated with the quantity of poles and ampacity of circuit breakers shown.
 - B. Boxes and trim shall be made from code gauge steel. Boxes shall be of sufficient size to provide a minimum gutter space of 4" on all sides. Boxes shall be minimum 20" width and 5-3/4" depth.
 - C. Hinged door covering all device handles shall be included in all panel trim. Doors shall have flush-type cylinder lock and catch, except that doors over 48" in height shall have auxiliary fasteners at top and bottom of door in addition to flush-type cylinder lock and catch. Door hinges shall be concealed. All locks shall be keyed alike. Directory frame and card having a transparent cover shall be furnished with each panel door.
 - D. Trims for flush panels shall overlap the box by at least 3/4" all around. Surface trims shall have the same width and height as the box. Trims shall be mountable by a screwdriver without the need for special tools. After installation, trim mounting mechanism or hardware shall not be accessible when panel door is closed and locked.
 - E. All exterior and interior steel surfaces of the trim shall be cleaned and finished with gray paint over a rust-inhibiting phosphatized coating.
 - F. All interiors shall be completely factory assembled with protective devices, wire connectors, and shall be so designed that devices may be changed without machining, drilling or tapping.
 - G. Interiors shall be so designed that devices can be replaced without disturbing adjacent units and without removing the main bus connectors.
 - H. Bus bars for the mains shall be of copper in accordance with U.L. Standards. Full size bars shall be included. Bus bar taps for panels with single pole branches shall be arranged for sequence phasing of the branch circuit devices. Phase bussing shall be full height without reduction. Cross and center connectors shall be of the same material as the bus.
 - I. The neutral bus shall have 200% rating and utilize set-screws to bond the neutral wire to the neutral bus through holes drilled in the neutral bar. A sheet copper neutral bus utilizing flathead screws to hold the neutral wires will not be acceptable. Ground bus shall be sized in accordance with U.L. standards.

Panelboards

- J. Spaces for future devices shall be molded case, included as indicated and shall be bussed for the maximum rated device that can be fitted into them.
- K. All circuit breakers shall be manually operated, thermal-magnetic, automatic, of the ampacity and poles as indicated. They shall be quick-make, quick-break, both on manual and automatic operation. Breakers shall be over-the-center toggle operating type, with the handle going to a position between ON and OFF to indicate automatic tripping. All multipole breakers shall have internal common trip. Breakers shall have a minimum of 10,000 RMS symmetrical amperes interrupting capacity unless designated otherwise.
- L. The breakers furnished shall be determined by the specifications and by the minimum U.L. labeled RMS symmetrical amperes interrupting capacity at circuit voltage. All circuit breakers shall be bolted on and rigidly braced.
- M. Panels having sub-feed lugs for feeding through shall have 8" minimum extra gutter space at the lug end and on one side.
- N. Each panel as a complete unit shall have a short-circuit current rating equal to or greater than the equipment rating indicated.
- O. Acceptable manufacturers are Square D, Siemens or Cutler Hammer.

PART 3 EXECUTION

- 3.01 INSTALLATION
 - A. Provide a typewritten directory under plastic for all panelboards with spares left blank.
 - B. Provide all necessary hardware to secure panelboards to structure as required by the manufacturer's instructions. Make all electrical connections for supply and load circuits and leave in operating condition.
 - C. Clean enclosure of all panelboards of all foreign matter, including dust.
 - D. Bond separate ground bars to panelboard boxes and to the main service entrance ground bus with a code-sized grounding conductor installed in the same conduit as the phase and neutral conductors.
 - E. Provide six circuit breaker handle lock-on devices for each lighting panelboard for circuits as directed by the Project Engineer to prevent unauthorized personnel from turning off circuits to controls, unit heaters, clocks, night lights, etc. Turn spare lock-on devices over to the Owner for his use.

END OF SECTION

SECTION 26 27 00

LOW-VOLTAGE DISTRIBUTION EQUIPMENT

PART 1 GENERAL

- 1.01 DESCRIPTION
 - A. All work specified in this Section shall comply with the provisions of Section 26 05 10.
 - B. This section covers describes the Electrical service entrance requirements to the building from the power company transformer.
 - C. Electric service shall be obtained from the local Electrical Utility Company having jurisdiction.
 - D. Primary service shall be provided and installed as directed by the Electric Utility Company rules, regulations and installation guide.
 - E. Electric service shall be as indicated on the plans.
 - F. Electrical Contractor shall make all arrangements with the Electric Utility that are necessary to obtain electrical service, both temporary and permanent.
 - G. Metering and current transformers shall be provided and installed as directed by the Electric Utility Company. This contractor shall make all provisions necessary for the installation of the Electric Utility metering equipment in accordance with utility company.
 - H. Electrical Contractor shall make all arrangements for temporary electrical service to the site during the construction phase, and maintain electric service to existing facilities as required.

PART 2 PRODUCTS

- 2.01 SERVICE ENTRANCE CABLES
 - A. Install service entrance cables as shown on drawings and as specified herein.
 - B. All materials and methods of construction for service provisions shall comply with the Electric Utility Company requirements. See the site plan drawings.

PART 3 - DISTRIBUTION

- 3.01 INSTALLATION
 - A. Obtain all necessary standards and detail drawings from the Electric Utility Company before building construction or excavation adjacent to service equipment is started.
 - B. Coordinate service and connections with the Electric Utility Company.

END OF SECTION

282

SECTION 26 27 26 WIRING DEVICES

PART 1 GENERAL

- 1.01 DESCRIPTION
 - A. All work specified in this Section shall comply with the provisions of Section 26 05 10 "Electrical General Requirements".
 - B. This Section covers wiring devices and cover plates including receptacles, switches, dimmer controls, plugs, plug connectors, floor outlets, concealed service floor outlets and poke-through device assemblies.

PART 2 PRODUCTS

2.01 MANUFACTURED WIRING DEVICES

- A. Provide manufactured wiring devices and cover plates, in types, colors, and electrical ratings for applications indicated and complying with NEMA Standard WD 1. Where types and grades are not indicated, provide specification grade selection as determined to fulfill wiring requirements, and complying with NEC and NEMA standards for wiring devices. Provide white color devices and cover plates except as noted otherwise. Color selection shall be verified with the Architect prior to purchase and installation.
- B. The devices specified herein are the products of one manufacturer. Provide heavy-duty specification grade devices selected from approved manufacturer listing.

2.02 WALL SWITCHES

- A. Wall switches shall be Institutional, heavy-duty specification grade, plastic body, nylon or lexan toggle, totally enclosed base & cover, quiet type, self-grounding, back wired, 240 volts AC and 20A rating. Receptacles shall be installed with
 - 1. Single Pole: Hubbell No. 1221
 - 2. Double Pole: Hubbell No. 1222
 - 3. Three-way: Hubbell No. 1223
 - 4. Four-way: Hubbell No. 1224
- B. Flush motor switches shall have a red pilot light and overload protection for actual fractional horsepower motors furnished. Square D FSJ-1P or approved equal.

2.03 RECEPTACLES

- A. Duplex receptacles shall be heavy-duty specification grade, plastic base, nylon face, twopole, three wire, self-grounding, back/side wired, 125 volts AC and NEMA 5-15R (15A) or NEMA 5-20R (20A) rating as indicated on drawings.
 - 1. Duplex NEMA 5-15R Hubbell CR5262
 - 2. Duplex NEMA 5-20R Hubbell CR5362
- B. Isolated ground duplex receptacles shall be orange heavy-duty specification grade, plastic base, nylon face, two-pole, three wire, self-grounding, back/side wired, 125 volts AC and NEMA 5-15R (15A) or NEMA 5-20R (20A) rating as indicated on drawings.
 - 1. Duplex IG NEMA 5-15R Hubbell IG5262
 - 2. Duplex IG NEMA 5-20R Hubbell IG5362
- MDOT Shop Complex Hinds 26 27 26-1

Wiring Devices

- C. Ground fault circuit interrupting (GFCI) duplex receptacles shall be heavy-duty, specification grade, plastic base, nylon face, two-pole, three wire, supplied with prestripped wire leads, feed-through protection, 125 volts AC and NEMA 5-15R (15A) or NEMA 5-20R (20A) rating as indicated on drawings.
 - 1. Duplex GFCI NEMA 5-15R Hubbell GFR5262
 - 2. Duplex GFCI NEMA 5-20R Hubbell GFR5362
- D. Single receptacles shall be heavy-duty specification grade, plastic base, nylon face, twopole, three wire, self-grounding, back/side wired, 125 volts AC and NEMA 5-20R (20A) rating.
 - 1. Single NEMA 5-20R Hubbell 5361
- E. Special purpose outlets shall be heavy-duty specification grade, plastic base, nylon face, poles as noted, wires as noted, grounding type, back/side wired, with voltage and capacity rating noted. Conform to NEMA configuration requirements.
- F. Exterior flush-mounted duplex outlets shall be GFCI heavy-duty, industrial specification grade, plastic base, nylon face, two-pole, three wire, supplied with pre-stripped wire leads, feed-through protection, 125 volts AC and NEMA 5-15R (15A) recessed mounted in TayMac gasketed enclosure model Masque 72206 or approved equal. Unit assembly shall protrude no more than 1/2" and shall be rainproof in use per NEC 410-57. Provide color as specified by the Architect.
- 2.04 COVERPLATES
 - A. Cover-plates for flush mounted devices shall be one piece standard size high impact smooth nylon surface. Color shall match wiring device finishes. Device plates for masonry walls shall be jumbo type.
 - B. Telephone/data outlet cover-plates shall be the same finish as above and have two (2) modular jack openings with blank fillers as required. All Computer Lab cover-plates shall have four (4) modular jack openings.
 - C. Cover-plates for flush mounted GFCI devices shall be engraved "GFCI PROTECTED".
 - D. Cover-plates for flush mounted IG devices shall be engraved "ISOLATED GROUND".
 - E. Cover-plates for flush mounted EMERGENCY POWER devices shall be engraved "EMERGENCY" and additionally shall have the panel name and circuit engraved on it.
 - F. Cover-plates for flush mounted UPS POWER devices shall be engraved "COMPUTER ONLY".
- 2.05 PLUGS & CONNECTORS: Plugs and connectors shall be of nylon construction, heavy duty specification grade, brass contacts and terminations, conforming to UL 94 & 498, with cord grips, 600 VAC working range, straight blade or locking type and NEMA type as noted.

2.06 ACCEPTABLE MANUFACTURERS

- A. Wiring devices & cover plates:
 - 1. Arrow-Hart
 - 2. Sierra
 - 3. Eagle
 - 4. Hubbell
 - 5. Leviton
- MDOT Shop Complex Hinds

- 6. Pass & Seymour
- 7. Square D
- 8. TayMac
- B. Plugs & connectors:
 - 1. Arrow-Hart
 - 2. Eagle
 - 3. Hubbell
 - 4. Leviton
 - 5. Pass & Seymour

PART3 EXECUTION

- 3.01 STANDARDS COMPLIANCE: Installation and provision of all specified equipment shall be in accordance with:
 - 1. National Electrical Code NFPA 70
 - 2. Underwriters Laboratories (UL) UL 20, 498, 943
 - 3. National Electrical Manufacturer's Association (NEMA) NEMA STDS WD 1, 2, 5
- 3.02 INSTALLATION
 - A. Coordinate installation rough-in requirements with architectural and structural features, equipment installed under other portions of these specifications, and electrical equipment.
 - B. Coordinate the installation of switches with the door swings to insure that the devices are located on the strike side of the door.
 - C. Review the architectural and/or interiors drawings and elevations for devices requiring specific locations.
 - D. The mounting height of devices is indicated in the legend on the drawings and is intended to mean the bottom of the device above the finished floor unless otherwise noted.
 - E. Mount all devices within outlet boxes to allow device cover-plates to be in contact with wall on all sides. Verify all outlet boxes in grouping are at the same elevation.
 - F. Install vertically mounted receptacles with the ground connection up.
 - G. Install switches with "Off" position down.
- 3.03 WIRING DEVICES
 - A. Install wiring devices as indicated, in compliance with manufacturer's written instructions, applicable requirements of NEC and NECA's "Standard of Installation", and in accordance with recognized standard industry practices to fulfill project requirements.
 - B. Where more than one wiring device is indicated at a location, the devices shall be gangmounted in combined multi-gang boxes and covered jointly by a common cover-plate. Provide barriers as required by the devices and voltages being used.
 - C. Install wiring devices only in electrical outlet boxes which are clean, free from construction debris, drywall compound and dirt. At final inspection all wiring devices shall be clean, free of paint overspray, unbroken and in new condition.

- D. Ground all wiring devices by electrically continuous, pigtail connection such that removal of device does not open grounding path to any downstream device. Connect the grounding screw of each device to the equipment grounding conductor.
- E. Prior to energizing circuits, test wiring system for electrical continuity, freedom from faults, and proper polarity of connections. After energizing circuits, test wiring devices to demonstrate compliance with these requirements.
- 3.04 COVER-PLATES
 - A. All junction boxes, outlet boxes, multi-gang switch boxes, utility boxes, etc., shall be covered with a cover-plate. The cover-plate shall be a finished plate as specified unless designated otherwise.
 - B. Cover-plates shall be mounted vertically unless designated otherwise.
 - C. Do not install cover-plates until after painting and/or other finish work is complete.
 - D. Where the cover-plate does not completely cover the wall opening, replace the plate with an oversized (midi or jumbo) plate or repair the wall opening. Where one oversize plate is used, replace all cover-plates in the room with the oversize plates.
 - E. At final inspection, all wiring devices and cover-plates shall be clean, without paint overspray, undamaged and unscratched or broken.

END OF SECTION
SECTION 26 29 10

MOTOR CONTROLS AND WIRING

PART 1 GENERAL

1.01 SCOPE:

- A. All work specified in this Section shall comply with the provisions of Section 26 05 10 "Electrical General Requirements".
- B. All motors shall be provided under Division 22 & 23.
- C. All motor starters shall be furnished under Division 26 for each motor except for package units, which will be furnished with integral starters. Motor starters shall be installed either in a Motor Control Center or separately mounted adjacent to the motor served, as indicated on plans.
- D. Motor power wiring is defined as those conductors between the energy source and the motor. This power wiring shall be terminated at the motor terminals.
- E. All control wiring required for automatic starting and stopping of motors shall be provided under Division 23 unless specifically shown on the electrical drawings.
- F. Power wiring shall be connected through all line voltage control devices such as firestats and thermostats provided by Division 23.

PART 2 PRODUCTS

- 2.01 MOTOR STARTERS:
 - A. Starters for motors 1/3 horsepower or smaller shall be manual unless remote or automatic starting is required, in which case the starters shall be magnetic, full voltage, non-reversing, single-speed, unless otherwise indicated. Refer to mechanical drawings, specifications and schedules to determine which motors are not remote started. All other starters shall be magnetic.
 - B. Each starter for a single-phase motor shall be furnished with two (2) overload relays sized for the full load running current of the motor actually provided. Provide an external "RESET" button or "HAND-OFF-AUTO" selector switch as scheduled with red "RUNNING" light. Provide a green pilot light to indicate motor "STOPPED." Each pilot light shall have a legend plate indicating reason for signal.
 - C. Each overload relay shall have a normally open alarm contact which will close only when actuated by an overload (not to be confused with N.O. or N.C. auxiliary contacts). These contacts shall be properly wired to their respective blue pilot light provided on the starter front cover and having a "TRIPPED" legend plate.
 - D. Individually mounted motor starters shall be in a NEMA Type 1 general purpose enclosure in unfinished areas and shall be flush mounted in all finished areas. Each starter shall have a laminated nameplate to indicate Division 15 unit number, function and circuit number. Starters installed outdoors shall be NEMA 3R.
 - E. All motor starters, push buttons and pilot lights shall be of the same manufacture as the switchboard and shall be Westinghouse-Cutler Hammer, GE, or ITE/Siemens.

2.02 COMBINATION STARTERS:

- A. Combination starters shall consist of a circuit breaker or fused switch and a motor starter mounted in a common NEMA Type 1 general purpose enclosure.
- B. The motor starter components shall be as specified in paragraph 2.01 for motor starters.
- C. The circuit breaker component shall be a minimum 22,000 RMS interrupting capacity and shall be as required in Section 26 24 16 "Panelboards".

PART 3 EXECUTION

- 3.01 INSTALLATION:
 - A. Provide power wiring to and install all motor starters, unless integrally factory mounted on a piece of equipment.
 - B. Provide power wiring to all motors except packaged units that are prewired between the starter and motor.
 - C. Where line voltage control devices are mounted at, on or inside a unit, such as aquastats, firestat for single phase devices, etc., the power wiring to the unit shall be connected through such a control device.
 - D. On final inspection, it shall be demonstrated to the Architect or his representative that each overload relay control circuit is properly wired and functioning correctly by manually tripping each overload relay individually, one at a time. This inspection procedure shall not involve removing of any wiring or disconnecting any current carrying parts.

END OF SECTION

SECTION 26 43 00

TRANSIENT VOLTAGE SUPPRESSION

- PART 1 GENERAL
- 1.01 DESCRIPTION:
 - A. All work specified in this Section shall comply with the provisions of Section 26 05 10.
 - B. This section describes the electrical and mechanical requirements for a modular, highenergy transient voltage surge suppressor system (abbreviated as TVSS throughout) including integrated TVSS in switchboards, distribution and panel boards and motor control centers. The system shall provide protection for sensitive electronic devices against the harmful effects of surges, transients and electrical line noise.

1.02 STANDARDS:

- A. The most recent edition of the specified unit shall be designed, manufactured, tested and installed in compliance with the following standards:
 - 1. ANSI/IEEE C62.41 and C62.45
 - 2. Canadian Standards Association (CSA)
 - 3. Federal Information Processing Standards Publication 94 (FIPS PUB 94)
 - 4. National Electrical Manufacturers Association (NEMA)
 - 5. National Fire Protection Association (NFPA 20)
 - 6. National Electrical Code
 - 7. Underwriters Laboratories (UL 1449 and 1283)
 - 8. Institute of Electrical and Electronic Engineers (IEEE)
 - 9. Occupational Safety and Health Act (OSHA)
- B. The system shall be UL listed and labeled under UL 1449 (Second Edition) Standard for Transient Voltage Surge Suppression including UL listed short circuit (fault) current rating and the ratings shall be permanently affixed to the TVSS. The units shall also be listed and labeled to UL1283 Standard for Electromagnetic Interference Filters, CE marked, and CSA listed.
- 1.03 QUALITY:
 - A. The system shall meet the following requirements:
 - 1. Protection Modes. In accordance with NEMA Standard LS 1, the unit shall provide protection in all modes. Wye-configured systems shall provide Line-to-Neutral, Line-to-Ground, and Neutral-to-Ground protection. Delta-configured systems shall provide Line-to-Line protection in ungrounded systems and Line-to-Line and Line-to-Ground protection in grounded systems.
 - 2. The manufacturer shall own and operate a surge simulation system which creates an IEEE C62.41 Category C3 (20 KV/10 KA) surge event.
- MDOT Shop Complex Hinds 26 43 00-1 Transient Voltage Suppression

3. The transient voltage surge suppression system shall meet or exceed the following criteria:

Minimum per phase (L-N, L-G) surge capacity

High Exposure	Medium Expos	ure Low Ex	cposure
Service Entrance	320KA/phase	240KA/phase	160KA/phase
Distribution Panels	160KA/phase	120KA/phase	120KA/phase
Branch Panels	120KA/phase	80KA/phase	80KA/phase

4. The UL 1449 suppression voltage rating for each mode of protection shall not exceed the following:

System Voltage	e Surge Voltage	Rating		
L-N	N-G	L-G	L-L	
120/240	330 volts	400 volts	400 volts	N/A
120/208	330 volts	400 volts	400 volts	N/A
240	800 volts	800 volts		
277/480	700 volts	800 volts	800 volts	N/A
480	1200 volts	1500 volts		

- 5. The unit shall be UL 1283 listed as an electromagnetic interference filter. The system shall provide 50-dB insertion loss from 100 kHz to 100 MHz when used in a coordinated facility system.
- 6. The TVSS and all components in the suppression path (including all current diversion components) maximum continuous operating voltage (MCOV) shall be not less than 115% or greater than 125% of the nominal phase to phase operating voltage.
- 7. The operating frequency range of the system shall be at least 47 63 Hz.
- 8. At service entrance, a UL listed rotary handle disconnect switch shall be provided as a means of disconnect.
- 9. The TVSS shall be modular in design. Modules shall be fused with a surge rated fuse and incorporate a thermal cutout device.
- 1.04 SUBMITTALS:
 - A. Equipment Manual. The manufacturer shall furnish with each unit delivered an equipment manual that details the installation, operation and maintenance instructions for the specified unit.
 - B. Drawings. Electrical and mechanical drawings shall be provided by the manufacturer with the submittal and with each unit delivered that show unit dimensions, weights, mounting provisions, connection details and layout diagram of the unit.
 - C. UL 1449 Suppression Voltage Rating. Documentation of unit and system's UL 1449 suppression voltage rating shall be included as required product data submittal information. A line item by line item specification compliance matrix is required in the submittal package to assist the engineer in the equipment approval process.

1.05 WARRANTY:

A. The manufacturer shall provide a full five-year parts and labor warranty from date of shipment against any part failure when installed in compliance with manufacturer's written instructions, UL Listing requirements and any applicable national, state or local electrical codes. Direct factory trained, must be available for 48-hour assessment. A 24-hour 800 number must be available to support warranty.

PART 2 - PRODUCTS

2.01 ENCLOSURE:

- A. The TVSS enclosure shall be designed for wall mounting and shall be rated NEMA 12. Enclosures that have disconnects shall have type "J" replaceable fuses combined with the disconnect and the system designed so that when the disconnect is in the energized position, the door cannot be opened.
- 2.02 STANDARD FEATURES:
 - A. The TVSS shall include an 8 digit surge event counter with 10 yr. batteries to maintain accurate counts in the event of total loss of power.
 - B. Also the TVSS must have electrically isolated Form C dry contacts, one normally open and one normally closed to allow connection to the building management system.
- 2.03 OPTIONAL FEATURES:
 - A. The TVSS system shall be provided with a monitoring panel complete with mounting bezel and an integral status panel containing externally visible LED status indicators that monitor the on-line status of each phase of the unit.
- 2.04 INSTALLATION:
 - A. External mounted TVSS shall follow manufacturer's recommendation with lead lengths as short (less than 24") and straight as possible and gently twisted together.
- 2.05 ACCEPTABLE MANUFACTURERS:
 - A. The unit shall be designed and manufactured in the USA by a qualified manufacturer of the suppression filter system equipment. The qualified manufacturer shall have engaged in the commercial design and manufacture of such products for a minimum of five (5) years.
 - B. Acceptable manufacturers are Liebert, United Power, Current Technology, Cutler Hammer.

END OF SECTION

SECTION 26 50 00 LIGHTING

PART 1 GENERAL

- 1.01 DESCRIPTION:
 - A. All work in this Section shall comply with the provisions of Section 26 50 10.
 - B. Provide all lighting fixtures and lamps as specified herein and as shown.
 - C. All lamps shall be operating at the time of the final inspection.
 - D. Confirm exact locations of all lighting fixtures by coordination with the Architectural Reflected Ceiling Plans and mechanical equipment above or on the ceiling.
 - E. Confirm all ceiling types before ordering lighting fixtures.
 - F. Each lighting fixture shall have been tested and certified for proper operation by the fixture manufacture for the type mounting and ceiling on/in which it is installed.
 - G. Lamps and ballasts shall be compatible.

PART 2 PRODUCTS

- 2.01 LAMPS:
 - A. The type lamps shall be as specified with each lighting fixture and shall be suitable for use in the fixture for which it is specified.
 - 1. The lamp catalog number is given as a standard of the quality and performance required. Equal lamps by General Electric, Sylvania or Phillips/Westinghouse will be acceptable. When a lamp manufacturer's name is used along with the catalog number in the lighting fixture schedule, it is considered unequaled by any other lamp and shall not be substituted. The lamp performance with energy conserving ballasts furnished under this Section shall be certified by a nationally recognized independent testing laboratory.
 - 2. Energy conserving and standard (non-energy conserving) fluorescent lamps shall be by the same manufacturer.
 - B. Fluorescent Lamps:
 - 1. Fluorescent lamps shall be as specified in Lighting Fixture Schedule.
 - 2. Floor lamps shall be listed by manufacturer as suitable for use on the ballasts intended for use.
 - C. High Intensity Discharge (HID) lamps shall be the voltage and type specified in the lighting fixture schedule.

2.02 BALLASTS:

- A. Provide ballasts of the proper voltage rating to match the circuit voltage from which the units are supplied.
- B. Fluorescent ballasts shall be the high power factor type, Class "A" sound rating, non-PCB, CBM certified and shall have an automatic resetting thermostat to provide Class P ballast protection.
- C. Fluorescent ballasts shall be energy-saving, solid-state, full light output type. Electromagnetic interference shall be minimal. Ballast shall be protected from voltage transients and minimum power factor shall be 90%. Ballast current third harmonic content shall be less than 10%. Average input wattage shall be 65 or less when operating 2 – 32 watt energy-saving lamps. Ballasts shall be as manufactured by Magnetek or approved equal by Advance or Motorola.
- D. Ballasts for High Intensity Discharge (HID) lamps shall be Constant Wattage Autotransformer (CWA) type or equal type with 90% minimum power factor. Low power factor or normal power factor (NPF) ballast shall not be used.
- 2.03 DIFFUSERS:
 - A. Unless specified otherwise, all prismatic diffusers for fluorescent lighting fixtures shall be prismatic acrylic with a thickness of 0.125", measured from the back side to the peak of the prism.
 - B. All wraparound lenses shall be virgin acrylic, one-piece and injection molded.
- 2.04 LIGHTING FIXTURE TRIM:
 - A. Each recessed lighting fixture shall have a trim to match the type of ceiling (plaster, exposed grid, concealed spline, exposed panel, etc.) in which it is being installed, regardless of catalog number given.
 - B. Each lighting fixture recessed in a plastered ceiling of any type shall have a plaster frame.
- 2.05 LIGHT FIXTURE TYPES:
 - A. Most lighting outlets are lettered or groups of outlets are indicated by a letter.
 - B. Each lighting fixture shall have a manufacturer's label affixed and shall comply with the requirements of all authorities having jurisdiction.
 - C. The lighting fixtures that are indicated by the letters shall be as indicated on the Lighting Fixture Schedule.
- 2.06 RECESSED INCANDESCENT FIXTURES: All recessed incandescent fixtures shall comply with Article 410-65, C of the N.E.C.
- 2.07 LIGHTING CONTROL:
 - A. Provide a Photo/Control system with mechanically held contactor for exterior lighting. Photo control shall operate to energize the contactor circuits whenever natural lighting falls below 25 footcandles.

PART 3 EXECUTION

3.01 SUPPORT OF LIGHTING FIXTURES:

- A. All lighting shall be supported from the building structure. The fixtures shall be supported in a manner that will insure the fixture weight being equally distributed from each support and the fixture remaining in a level position.
- B. Fluorescent fixtures installed recessed in a suspended ceiling system shall be supported form the building structure with two (2) 12 gauge wires on diagonal corners of the fixture. In addition, the fixture shall be clipped to members of the ceiling suspension system.
- C. Fluorescent fixtures installed in or on any ceiling other than a suspended ceiling system specifically mentioned above shall be supported with concealed steel rods. Rods shall be 1/4" diameter minimum and shall be located where recommended by the fixture manufacturer. Provide a minimum of two (2) supports for each 4' or 8' fixture chassis. Supports shall be maximum of 48" centers. For incandescent fixtures, steel hanging wire may be used by attaching the wire to the fixture mounting frame.
- D. Pendant mounted incandescent fixtures shall be stem supported by a fixture stud mounted in the outlet box. Suspended fluorescent fixtures shall have mounting stems located as per the manufacturer's recommendations, but in no case shall have less than two (2) stems per chassis.
- 3.02 AIMING OF ADJUSTABLE LIGHT FIXTURES: All fixtures with lamp position, tilt, shutters, rotation, or other types of adjustment shall be rough adjusted at the time of installation. The Engineer or his representative will determine the final inspection. Fixtures serving areas where day lighting is predominant will be adjusted after sunset.
- 3.03 LIGHTING FIXTURES IN MILLWORK, IF AND WHERE REQUIRED:
 - A. Special attention shall be given to lighting fixtures indicated to be mounted within, under, on or otherwise incorporated into millwork or cabinetry.
 - B. Refer to the Architectural drawings and details for specific dimensions. This coordination shall occur prior to ordering fixtures to assure fixtures will fit the space limitations of the millwork.
 - C. This requirement is intended to preclude incurring additions to the Contract due to fixtures being too small or too large for the space.

END OF SECTION

SECTION 31 23 11 EXCAVATION, FILLING AND GRADING FOR BUILDING

PART 1 - GENERAL.

1.01 SECTION INCLUDES

- A. The extent of excavation, filling and grading is shown on the Drawings. Preparation of subgrade for building slabs is included as part of this Work. Backfilling of trenches within the building lines is included as part of this Work.
- 1.02 RELATED SECTIONS
 - A. Section 01 45 29 Testing Laboratory Services.

1.03 SUBMITTALS

- A. Notification shall be provided to Project Engineer indicating source of borrow material in advance of start of Work and certification provided that proposed soil material is satisfactory for specified use.
- 1.04 QUALITY ASSURANCE
 - A. Perform excavation Work in compliance with applicable requirements of governing authorities having jurisdiction.
 - B. Compaction density shall be 95 percent of the maximum dry density value as determined by ASTM D 698 (Standard Proctor Test) of AASHTO T-99.
 - C. Soils compaction control tests shall be performed as specified herein and under Section 01455-Testing Laboratory Services. Stability is defined as absence of significant yielding or pumping of soils under compaction effort.
 - D. Number of Tests: Make test(s) in accordance with AASHTO T-99 for each class of material. Make in-place density tests in accordance with AASHTO T-238 (Nuclear Method) for density tests, as the fill and backfill work progresses. At least one test per lift of any isolated portions and each footing.
 - E. Work on Non-Tested Areas: Placing permanent construction over fill that has not been tested and approved may require removal of permanent Work, recompacting the fill and replacing the Work at no additional cost to the Owner.

1.05 EXISTING UTILITIES

- A. Locate existing underground utilities in the areas of Work. If utilities are to remain in place, provide adequate means of protection during earthwork operations. Should uncharted, or incorrectly charted, piping or other utilities be encountered during excavation, consult the Utility Owner immediately for directions. Cooperate with Owner and utility companies in keeping respective services and facilities in operation. Repair damaged utilities to satisfaction of utility owner.
- B. Do not interrupt existing utilities serving facilities occupied and used by Owner or others except when permitted in writing by Project Engineer and then only after acceptable temporary utility services have been provided. Demolish and completely remove from site existing underground utilities indicated "To Be Removed". Coordinate with utility companies for shut off of services if lines are active.
- MDOT Shop Complex Hinds 31 23 11 1 Excavation, Filling, and Grading for Bld'g

1.06 PROTECTION OF PERSONS AND PROPERTY

- A. Barricade open excavations occurring as part of this Work and post with warning lights. Operate warning lights as recommended by authorities having jurisdiction. Protect structures, utilities, and other facilities from damage caused by settlement, lateral movement, undermining, washout and other hazards created by earthwork operations.
- 1.07 USE OF EXPLOSIVES
 - A. The use of explosives is not permitted.

PART 2 - PRODUCTS

- 2.01 BACKFILL AND FILL
 - A. Select fill shall be an approved select material free from trash, debris, stones larger than 3 inches, roots and other organic matter.
- 2.02 GRANULAR FILL
 - A. Below existing natural grade line: Sandy clay with a liquid limit less than 45 and PI in range of 10 to 22, or clayey sand with PI not less than 7 and liquid limit not greater than 35.
 - B. Above existing natural grade under slabs and footings: Silty or sandy clay as above or clayey-sand with LL less than 35 and PI of 3 to 15.

PART 3 - EXECUTION

3.01 INSPECTION

A. Examine the areas and conditions under which excavating, filling, and grading are to be performed and notify the Contractor, in writing of conditions detrimental to the proper and timely completion of the Work. Do not proceed with the Work until unsatisfactory conditions have been corrected in an acceptable manner.

3.02 EXCAVATION

- A. Excavation consists of removal and disposal of material encountered when establishing required grade elevations.
- B. Earth excavation includes removal and disposal of pavements and other obstructions visible on ground surface, underground structures and utilities indicated to be demolished and removed, material of any classification indicated in data on subsurface conditions, and other materials encountered that are not classified as rock excavation or unauthorized excavation.
- C. Unauthorized excavation consists of removal of materials beyond indicated subgrade elevations or dimensions without specific direction of Project Engineer. Unauthorized excavation, as well as remedial Work directed by the Project Engineer, shall be at the Contractor's expense. Under footings, foundation bases, or retaining walls, fill unauthorized excavation by extending the indicated bottom elevation of the footing or base to the excavation bottom, without altering required top elevation. Lean concrete fill may be used to bring elevations to proper position, when acceptable to Project Engineer.
- MDOT Shop Complex Hinds 31 23 11 2 Excavation, Filling, and Grading for Bld'g

- D. Elsewhere, backfill and compact unauthorized excavations as specified for authorized excavations of same classification, unless otherwise directed by Project Engineer.
- E. Additional Excavation: When excavation has reached required subgrade elevations, notify the Project Engineer who will make an inspection of conditions. If unsuitable bearing materials are encountered at the required subgrade elevations, carry excavations deeper and replace the excavated material as directed by the Project Engineer. Removal of unsuitable material and its replacement as directed will be paid on the basis of contract conditions relative to changes in work.
- F. Stability of Excavations. Slope sides of excavations to comply with local codes and ordinances having jurisdiction. Shore and brace where sloping is not possible because of space restrictions or stability of material excavated. Maintain sides and slopes of excavations in a safe condition until completion of backfilling.
- G. Shoring and Bracing: Provide materials for shoring and bracing, such as sheet piling, uprights, stringers and cross braces, in good serviceable condition. Establish requirements for trench shoring and bracing to comply with local codes and authorities having jurisdiction. Maintain shoring and bracing in excavations regardless of time period excavations will be open. Carry down shoring and bracing as excavation progresses.
- H. Dewatering: Prevent surface water and subsurface or groundwater from flowing into excavations and from flooding project site and surrounding area. Do not allow water to accumulate in excavations. Remove water to prevent softening of foundation bottoms, undercutting footings, and soil changes detrimental to stability of subgrade and foundations.
 - 1. Provide and maintain pumps, well points, sumps, suction and discharge lines, and other dewatering system components necessary to convey water away from excavations.
 - 2. Convey water removed from excavations and rainwater to collecting or run-off areas. Establish and maintain temporary drainage ditches and other diversions outside excavation limits for each structure. Do not use trench excavations as temporary drainage ditches.

3.03 MATERIAL STORAGE

A. Stockpile satisfactory excavated materials where directed, until required for backfill or fill. Place, grade and shape stockpiles for proper drainage. Locate and retain soil materials away from edge of excavations. Dispose of excess soil material and waste materials as herein specified.

3.04 EXCAVATION FOR STRUCTURES

A. Conform to elevations and dimensions shown within a tolerance of plus or minus 0.10 feet, and extending a sufficient distance from footings and foundations to permit placing and removal of concrete formwork, installation of services, other construction, and for inspection. In excavating for footings and foundations, take care not to disturb bottom of excavation. Excavate by hand to final grade just before concrete reinforcement is placed. Trim bottoms to required lines and grades to leave solid base to receive concrete.

3.06 EXCAVATION FOR TRENCHES

- A. Dig trenches to the uniform width required for the particular item to be installed, sufficiently wide to provide ample working room. Excavate trenches to the depth indicated or required. Carry the depth of trenches for piping to establish the indicated flow lines and invert elevations. Beyond the building perimeter, keep bottoms of trenches sufficiently below finish grade to avoid freeze-ups.
- B. Grade bottoms of trenches as indicated, notching under pipe bells to provide solid bearing for the entire body of the pipe. Backfill trenches with concrete where trench excavations pass within 18 inches of column or wall footings and which are carried below the bottom of such footings, or which pass under wall footings. Place concrete to the level of the bottom of adjacent footings.
- C. Do not backfill trenches until tests and inspections have been made and backfilling authorized by the Project Engineer. Use care in backfilling to avoid damage or displacement of pipe systems.

3.07 COLD WEATHER PROTECTION

- A. Protect excavation bottoms against freezing when atmospheric temperature is less than 35 degrees F.
- 3.08 COMPACTION
 - A. Control soil compaction during construction providing minimum percentage of density specified for each area classification.
 - B. Building Slabs: Compact top 12 inches of subgrade and each layer of backfill or fill material at 95 percent maximum dry density.
- 3.09 MOISTURE CONTROL
 - A. Where subgrade or layer of soil material must be moisture conditioned before compaction, uniformly apply water to surface of subgrade, or layer of soil material, to prevent free water appearing on surface during or subsequent to compaction operations. Remove and replace, or scarify and air dry, soil material that is too wet to permit compaction to specified density.

3.10 BACKFILL AND FILL

- A. Place acceptable soil material in layers to required subgrade elevations, for each area classification listed below.
- B. Under buildings use sub-base material, or satisfactory excavated or borrow material, or combination of both. Backfill excavations as promptly as work permits, but not until completion of the following:
 - 1. Acceptance by Project Engineer of construction below finish grade including, where applicable, dampproofing, waterproofing, and soil treatment.
 - 2 Inspection, testing, approval, and recording locations of underground utilities.
 - 3. Removal of concrete formwork, shoring and bracing, and backfilling of voids with satisfactory materials.
 - 4. Removal of trash and debris.

3.11 GROUND SURFACE PREPARATION

A. When existing ground surface has a density less than that specified under "Compaction" for the particular area classification, break up the ground surface, pulverize, moisture condition to the optimum moisture content, and compact to required depth and percentage of maximum density.

3.12 PLACEMENT AND COMPACTION

- A. Place backfill and fill materials in layers not more than 8 inches in loose depth for material compacted by heavy compaction equipment, and not more than 4 inches in loose depth for material compacted by hand-operated tampers.
- B. Before compaction, moisten or aerate each layer as necessary to provide the optimum moisture content. Compact each layer to required percentage of maximum dry density for each area classification. Do not place backfill or fill material on surfaces that are muddy, frozen, or contain frost or ice.
- C. Place backfill and fill materials evenly adjacent to structures, to required elevations. Take care to prevent wedging action of backfill against structures by carrying the material uniformly around structure to approximately same elevation in each lift.

3.13 GRADING

- A. Uniformly grade areas within limits of grading under this section, including adjacent transition areas. Smooth finished surface within specified tolerances, compact with uniform levels or slopes between points where elevations are shown, or between such points and existing grades.
- B. Grading Outside Building Lines: Grade areas adjacent to building lines to drain away from structures and to prevent ponding. Finish surfaces free from irregular surface changes, and as follows:
- C. Grading Surface of Fill Under Building Slabs: Grade smooth and even, free of voids, compacted as specified, and to required elevation. Provide final grades within a tolerance of 1/2 inch when tested with a 10-foot straightedge.

3.14 COMPACTION

A. After grading, compact subgrade surfaces to the depth and percentage of maximum density for each area classification.

3.15 MAINTENANCE

- A. Protect newly graded areas from traffic and erosion. Keep free of trash and debris. Repair and re-establish grades in settled, eroded, and rutted areas to specified tolerances.
- B. Reconditioning Compacted Areas: Where subsequent construction operations or adverse weather disturbs completed compacted areas, scarify surface, re-shape, and compact to required density prior to further construction.

3.16 DISPOSAL OF EXCESS AND WASTE MATERIALS

A. Remove waste materials, including unacceptable excavated material, trash and debris, and dispose of it off the Owner's property.

END OF SECTION

SECTION 31 31 16 SOIL TREATMENT FOR TERMITE CONTROL

PART 1 - GENERAL

- 1.01 SECTION INCLUDES
 - A. Soil treatment for control of all species of subterranean termites including Formosan termites.
- 1.02 SUBMITTALS
 - A. Submit manufacturer's technical product data and application instructions prior to application for Project Engineer's approval.
 - B. Submit sample copies of the Termite Soil Treatment Guarantee form prior to application for Project Engineer's approval.
 - C. Quality Control: Submit identification of at least 3 projects of similar scope along with name, address, and telephone number of the Architect, Owner and General Contractor.

1.03 QUALITY ASSURANCE

- A. In addition to the requirements of these Specifications, comply with manufacturer's instructions and recommendations for the Work, including preparation of substrate and application.
- B. Engage a professional pest control operator, licensed by the State of Mississippi, Mississippi Department of Agriculture and Commerce, Bureau of Plant Industry, and in accordance with regulations of governing authorities for application of soil treatment solution. The pest control operator is to have the aforementioned valid license, the company technician is to have a valid identification card for pest control, and the company vehicle is to be clearly marked with the company name.
- C. The professional pest control operator specializing in Soil Treatment for Termite Control, with 5 years minimum experience, shall have completed work similar to that indicated for this Project and have a record of successful in-service performance.
- D. Comply with Mississippi Regulations Governing Pest Control Operators in following the labels of the termiticide.

1.04 PROJECT CONDITIONS

- A. Do not apply soil treatment solution until excavating, filling and grading operations are completed, except as otherwise required in construction operations.
- B. To insure penetration, do not apply soil treatment to frozen or excessively wet soils or during inclement weather. Comply with other handling and application instructions of the soil toxicant manufacturer.
- C. Remove all non-pressure treated wood contacting soil. Remove grade stakes prior to applying horizontal barrier and all form boards, stakes and concrete over pour prior to applying vertical soil treatment.

1.04 GUARANTEE

A. Furnish 3 copies of written guarantee certifying that the applied soil poisoning treatment will prevent the infestation of subterranean termites, including Formosan termites, and that termite contractor will re-treat the soil and also repair or replace any damage caused by termite infestation WITHOUT EXPENSE to the Owner. Provide guarantee for a period of 5 YEARS from the date of treatment, signed by the Applicator and the Contractor.

PART 2 - PRODUCTS

2.01 SOIL TREATMENT SOLUTION

- A. Use an emulsible concentrate insecticide for dilution with water specially formulated to prevent infestation by subterranean termites as recommended by the Southern Forest Experiment Station, Forest Insect Laboratory at Gulfport, Mississippi, and registered by the Bureau of Plant Industry for use in structural pest control work. Fuel oil will not be permitted as a diligent. Provide a working solution of one of the following chemical elements:
 - 1. Horizontal barrier: Cypermethrin, Prevail or Talstar.
 - 2. Vertical barrier: Fipronil.
- B. Other solutions may be used as recommended by Applicator and if acceptable to local and state governing authorities. Use soil treatment solutions that are not injurious to plants.

PART 3 - EXECUTION

3.01 INSPECTION

A. Applicator must examine the areas and conditions under which soil treatment for termite control is to be installed and notify the Contractor in writing of conditions detrimental to the proper and timely completion of the Work. Do not proceed with the Work until unsatisfactory conditions have been corrected in a manner acceptable to the Applicator.

3.02 APPLICATION

- A. Remove foreign matter, which could decrease effectiveness of treatment on areas to be treated. Loosen, rake, and level soil to be treated, except previously compacted areas under slabs and foundations. Toxicants may be applied before placement of compacted fill under slabs, if recommended by toxicant manufacturer.
- B. Application Rates: Under slab-on-grade, suspended slab, foundation footings and other similar structures, treat the soil before concrete slabs are poured using either power sprayer or tank-type garden sprayer. Apply soil treatment solution, USING COLOR DYE MARKING AGENT to insure the area is treated, as follows:
 - 1. Termiticide applied for the prevention of termites shall comply with the manufacturer's label and shall not be applied at concentrations or volumes less than specified on the label.
 - 2. Reapply soil treatment solution to areas disturbed by subsequent excavation or other construction activities following application.

C. Allow a minimum of 12 hours for drying after application, before beginning concrete placement or other construction activities.

3.03 PROTECTION

- A. Prior to each application, the applicator shall notify the Contractor of the intended application and instruct the responsible person to notify construction workers and other site individuals to leave the treated area and not to return until chemical has been installed into the soil.
- B. Post signs in the areas of application warning workers that soil poisoning has been applied. Remove signs when areas are covered by other construction.

END OF SECTION

MISSISSIPPI DEPARTMENT OF TRANSPORTATION

PROCURMENT AND CONTRACTING FORMS

DIVISION 50

SECTION 905 - PROPOSAL

for constructing the following designated project(s) within the time(s) hereinafter specified.

The plans are composed of drawings and blue prints on file in the offices of the Mississippi Department of Transportation, Jackson, Mississippi.

The Specifications are the current Standard Specifications of the Mississippi Department of Transportation approved by the Federal Highway Administration, except where superseded or amended by the plans, Special Provisions and Notice(s) to Bidders attached hereto and made a part thereof.

I (We) certify that I (we) possess a copy of said Standard and Supplemental Specifications.

Evidence of my (our) authority to submit the Proposal is hereby furnished. The proposal is made without collusion on the part of any person, firm or corporation. I (We) certify that I (we) have carefully examined the Plans, the Specifications, including the Special Provisions and Notice(s) to Bidders, herein, and have personally examined the site of the work. On the basis of the Specifications, Special Provisions, Notice(s) to Bidders, and Plans, I (we) propose to furnish all necessary machinery, tools, apparatus and other means of construction and do all the work and furnish all the materials in the manner specified. I (We) understand that the quantities mentioned herein are approximate only and are subject to either increase or decrease, and hereby propose to perform any increased or decreased quantities of work at the unit prices bid, in accordance with the above.

Attached hereto is a certified check, cashier's check or Proposal Guaranty Bond in the amount as required in the Advertisement (or, by law).

INSTRUCTION TO BIDDERS: Alternate and Optional Items on Bid Schedule.

- 1. Two or more items entered opposite a single unit quantity WITHOUT DEFINITE DESIGNATION AS "ALTERNATE ITEMS" are considered as "OPTIONAL ITEMS". Bidders may or may not indicate on bids the Optional Item proposed to be furnished or performed WITHOUT PREJUDICE IN REGARD TO IRREGULARITY OF BIDS.
- 2. Items classified on the bid schedule as "ALTERNATE ITEMS" and/or "ALTERNATE TYPES OF CONSTRUCTION" must be preselected and indicated on bids. However, "Alternate Types of Construction" may include Optional Items to be treated as set out in Paragraph 1, above.
- 3. Optional items not preselected and indicated on the bid schedule MUST be designated in accordance with Subsection 102.06 prior to or at the time of execution of the contract.
- 4. Optional and Alternate items designated must be used throughout the project.

I (We) further propose to perform all "force account or extra work" that may be required of me (us) on the basis provided in the Specifications and to give such work my (our) personal attention in order to see that it is economically performed.

Date _____

SECTION 905 -- PROPOSAL (CONTINUED)

I (We) further propose to execute the attached contract agreement (Section 902) as soon as the work is awarded to me (us), and to begin and complete the work within the time limit(s) provided for in the Specifications and Advertisement. I (We) also propose to execute the attached contract bond (Section 903) in an amount not less than one hundred (100) percent of the total of my (our) part, but also to guarantee the excellence of both workmanship and materials until the work is finally accepted.

I (We) enclose a certified check, cashier's check or bid bond for <u>five percent (5%) of total bid</u> and hereby agree that in case of my (our) failure to execute the contract and furnish bond within Ten (10) days after notice of award, the amount of this check (bid bond) will be forfeited to the State of Mississippi as liquidated damages arising out of my (our) failure to execute the contract as proposed. It is understood that in case I am (we are) not awarded the work, the check will be returned as provided in the Specifications.

	Respectfully Submitted,				
	DATE				
		Contractor			
	BY	Signature			
	TITLE				
	ADDRESS				
	CITY, STATE, ZIP				
	PHONE				
	FAX				
	E-MAIL				
(To be filled in if a corporation)					
Our corporation is chartered under the Laws titles and business addresses of the executives are as f			and	the	names
President		Address			
Secretary		Address			
Treasurer		Address			
The following is my (our) itemized proposal.					

Section 905 Proposal (Sheet 2 - 1)

Work necessary to construct an equipment shed and warehouse building at the shop complex, known as State Project Nos. BWO-9039-25(001) / 501963301 & BWO-9040-25(001) / 501977301, in the County of Hinds, State of Mississippi.

I (We) agree to complete the entire project within the specified contract time.

*** SPECIAL NOTICE TO BIDDERS *** BIDS WILL NOT BE CONSIDERED UNLESS BOTH UNIT PRICES AND ITEM TOTALS ARE ENTERED. BIDS WILL NOT BE CONSIDERED UNLESS THE BID CERTIFICATION LOCATED AT THE END OF THE BID SHEETS IS SIGNED ***BID SCHEDULE***

Line	Item Code	Adj	Quantity	Units	Description	Unit Price		Item Amour	nt
No.		Code				Dollar	Ct	Dollar	Ct
	Building Items								
0010	00101500-A0011Lump Sum Construction of Equipment Shed, Shop Complex						xxx		
0020	1500-A001		1	Lump Sum	Construction of Warehouse Building, Shop Complex	XXXXXXXX	xxx		

BWO-9039-25(001) / 501963301 BWO-9040-25(001) / 501977301 Hinds County

*** BID CERTIFICATION ***

TOTAL BID.....\$

*** SIGNATURE STATEMENT ***

BIDDER ACKNOWLEDGES THAT HE/SHE HAS CHECKED ALL ITEMS IN THIS PROPOSAL FOR ACCURACY AND CERTIFIED THAT THE FIGURES SHOWN THEREIN CONSTITUTE THEIR OFFICIAL BID.

BIDDER'S SIGNATURE

BIDDER'S COMPANY

BIDDER'S FEDERAL TAX ID NUMBER

SECTION 905 - COMBINATION BID PROPOSAL (Continued)

CONDITIONS FOR COMBINATION BID

If a bidder elects to submit a combined bid for two or more of the contracts listed for this month's letting, the bidder must complete and execute these sheets of the proposal in each of the individual proposals to constitute a combination bid. In addition to this requirement, each individual contract shall be completed, executed and submitted in the usual specified manner.

Failure to execute this Combination Bid Proposal in each of the contracts combined will be just cause for each proposal to be received and evaluated as a separate bid.

COMBINATION BID PROPOSAL

I. This proposal is tendered as one part of a Combination Bid Proposal utilizing option ____* of Subsection 102.11 on the following contracts:

* Option to be shown as either (a), (b), or (c).

	Project No.	County	Project No.	County
1			6	
2			7	
3			8	
4			9	
5			10	

A. If option (a) has been selected, then go to II, and sign Combination Bid Proposal.

B. If option (b) has been selected, then complete the following, go to II, and sign Combination Bid Proposal.

SECTION 905 - COMBINATION BID PROPOSAL (Continued)

Project Number	Pay Item Number	Unit	Unit Price Reduction	Total Item Reduction	Total Contract Reduction
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					

Project Number	Pay Item Number	Unit	Unit Price Reduction	Total Item Reduction	Total Contract Reduction
9					
10.					

C. If option (c) has been selected, then initial and complete one of the following, go to II. and sign Combination Bid Proposal.

_____ I (We) desire to be awarded work not to exceed a total monetary value of \$______.

_____ I (We) desire to be awarded work not to exceed _____ number of contracts.

II. It is understood that the Mississippi Transportation Commission not only reserves the right to reject any and all proposals, but also the right to award contracts upon the basis of lowest separate bids or combination bids most advantageous to the State.

It is further understood and agreed that the Combination Bid Proposal is for comparison of bids only and that each contract shall operate in every respect as a separate contract in accordance with its proposal and contract documents.

I (We), the undersigned, agree to complete each contract on or before its specified completion date.

SIGNED _____

those subcontracts which are equal to or in excess of fifty thousand dollars (\$50,000.00) will be in accordance with regulations promulgated and adopted by the Mississippi State Board of Contractors on

dollars (\$50,000.00) ONLY.)

(Individual or Firm)

(Individual or Firm)

(Individual or Firm)

(Individual or Firm)

NOTE: Failure to complete the above DOES NOT preclude subsequent subcontracts. Subsequent subcontracts, if any, equal to or in excess of fifty thousand dollars (\$50,000.00) will be in accordance with regulations promulgated and adopted by the Mississippi State Board of Contractors on January 13, 1999.

> Contractor By _____

Title

CERTIFICATE MUST BE EXECUTED

TO: EXECUTIVE DIRECTOR, MISSISSIPPI DEPARTMENT OF TRANSPORTATION JACKSON, MISSISSIPPI

CERTIFICATE

If awarded this contract, I (we) contemplate that portions of the contract will be sublet. I (we) certify that

January 13, 1999. I (we) agree that this notification of intent DOES NOT constitute APPROVAL of the subcontracts.

NOTE: Insert name and address of subcontractors. (Subcontracts equal to or in excess of fifty thousand

(Address)

(Address)

(Address)

(Address)

MISSISSIPPI DEPARTMENT OF TRANSPORTATION

CERTIFICATION

(Execute in duplicate)

I,			
, <u> </u>	(Name of persor	n signing certification)	
individually, a	nd in my capacity as		of
•		(Title)	
		do hereby certify und	er
	(Name of Fi	rm, Partnership, or Corporation)	
penalty of p	erjury under the laws of the	United States and the State of Mississippi th	at
		, Bido	ler
	(Name of Firm, Partnership, or C	Corporation)	
on Project No.	BWO-9039-25(001) / 501963301	1 & BWO-9040-25(001) / 501977301	,
in	Hinds	County(ies), Mississippi, has not e	ither
•	•	, participated in any collusion; or otherwise taken	•
action in restra	unt of free competitive bidding in co	nnection with this contract; nor have any of its corpo	orate

Except as noted hereafter, it is further certified that said legal entity and its corporate officers, principal owners, managers, auditors and others in a position of administering federal funds are not currently under suspension, debarment, voluntary exclusion or determination of ineligibility; nor have a debarment pending; nor been suspended, debarred, voluntarily excluded or determined ineligible within the past three years by the Mississippi Transportation Commission, the State of Mississippi, any other State or a federal agency; nor been indicted, convicted or had a civil judgment rendered by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three years.

Initial here "_____" if exceptions are attached and made a part thereof. Any exceptions shall address to whom it applies, initiating agency and dates of such action.

Note: Exceptions will not necessarily result in denial of award but will be considered in determining bidder responsibility. Providing false information may result in criminal prosecution or administrative sanctions.

All of the foregoing and attachments (when indicated) is true and correct.

Executed on _____

officers or principal owners.

Signature

(5/29/2008S)

MISSISSIPPI DEPARTMENT OF TRANSPORTATION

CERTIFICATION

(Execute in duplicate)

I,		
/	(Name of person	n signing certification)
individually, a	nd in my capacity as	of
		(Title)
		do hereby certify under
	(Name of Fi	rm, Partnership, or Corporation)
penalty of p	erjury under the laws of the	United States and the State of Mississippi that
		, Bidder
	(Name of Firm, Partnership, or C	Corporation)
on Project No.	BWO-9039-25(001) / 50196330	1 & BWO-9040-25(001) / 501977301
in	Hinds	County(ies), Mississippi, has not eith
•		, participated in any collusion; or otherwise taken a
action in restra	ant of tree competitive bidding in co	nnection with this contract; nor have any of its corpora

Except as noted hereafter, it is further certified that said legal entity and its corporate officers, principal owners, managers, auditors and others in a position of administering federal funds are not currently under suspension, debarment, voluntary exclusion or determination of ineligibility; nor have a debarment pending; nor been suspended, debarred, voluntarily excluded or determined ineligible within the past three years by the Mississippi Transportation Commission, the State of Mississippi, any other State or a federal agency; nor been indicted, convicted or had a civil judgment rendered by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three years.

Initial here "_____" if exceptions are attached and made a part thereof. Any exceptions shall address to whom it applies, initiating agency and dates of such action.

Note: Exceptions will not necessarily result in denial of award but will be considered in determining bidder responsibility. Providing false information may result in criminal prosecution or administrative sanctions.

All of the foregoing and attachments (when indicated) is true and correct.

Executed on _____

officers or principal owners.

Signature

(5/29/2008S)

SECTION 902

CONTRACT FOR **BWO-9039-25(001) / 501963301 & BWO-9040-25(001) / 501977301**

LOCATED IN THE COUNTY(IES) OF Hinds

STATE OF MISSISSIPPI,

COUNTY OF HINDS

This contract entered into by and between the Mississippi Transportation Commission on one hand, and the undersigned contractor, on the other witnesseth;

That, in consideration of the payment by the Mississippi Transportation Commission of the prices set out in the proposal hereto attached, to the undersigned contractor, such payment to be made in the manner and at the time of times specified in the specifications and the special provisions, if any, the undersigned contractor hereby agrees to accept the prices stated in the proposal in full compensation for the furnishing of all materials and equipment and the executing of all the work contemplated in this contract.

It is understood and agreed that the advertising according to law, the Advertisement, the instructions to bidders, the proposal for the contract, the specifications, the revisions of the specifications, the special provisions, and also the plans for the work herein contemplated, said plans showing more particularly the details of the work to be done, shall be held to be, and are hereby made a part of this contract by specific reference thereto and with like effect as if each and all of said instruments had been set out fully herein in words and figures.

It is further agreed that for the same consideration the undersigned contractor shall be responsible for all loss or damage arising out of the nature of the work aforesaid; or from the action of the elements and unforeseen obstructions or difficulties which may be encountered in the prosecution of the same and for all risks of every description connected with the work, exceptions being those specifically set out in the contract; and for faithfully completing the whole work in good and workmanlike manner according to the approved Plans, Specifications, Special Provisions, Notice(s) to Bidders and requirements of the Mississippi Department of Transportation.

It is further agreed that the work shall be done under the direct supervision and to the complete satisfaction of the Executive Director of the Mississippi Department of Transportation, or his authorized representatives, and when Federal Funds are involved subject to inspection at all times and approval by the Federal Highway Administration, or its agents as the case may be, or the agents of any other Agency whose funds are involved in accordance with those Acts of the Legislature of the State of Mississippi approved by the Governor and such rules and regulations issued pursuant thereto by the Mississippi Transportation Commission and the authorized Federal Agencies.

The Contractor agrees that all labor as outlined in the Special Provisions may be secured from list furnished by

It is agreed and understood that each and every provision of law and clause required by law to be inserted in this contract shall be deemed to be inserted herein and this contract shall be read and enforced as though it were included herein, and, if through mere mistake or otherwise any such provision is not inserted, then upon the application of either party hereto, the contract shall forthwith be physically amended to make such insertion.

The Contractor agrees that he has read each and every clause of this Contract, and fully understands the meaning of same and that he will comply with all the terms, covenants and agreements therein set forth.

Witness our signatures this the _____ day of _____, ____,

Contractor (s) By					N	MISSISSIPPI TRANSPORTATION COMMISSION
Title					By	
Title Signed and sealed in the presence of: (names and addresses of witnesses)				e of:	·	Executive Director
	authorized	•			-	Secretary to the Commission Commission in session on the day of , Page No

SECTION 903

CONTRACT BOND FOR: BWO-9039-25(001) / 501963301 & BWO-9040-25(001) / 501977301
LOCATED IN THE COUNTY(IES) OF: Hinds
STATE OF MISSISSIPPI,
COUNTY OF HINDS
Know all men by these presents: that we,
Principal, a
residing at in the State of
and
residing at in the State of,
authorized to do business in the State of Mississippi, under the laws thereof, as surety, are held and firmly bound
unto the State of Mississippi in the sum of
(\$) Dollars, lawful money of the United States of America, to be paid
to it for which payment well and truly to be made, we bind ourselves, our heirs, administrators, successors, or
assigns jointly and severally by these presents.
Signed and sealed this the day of A.D
The conditions of this bond are such, that whereas the said
principal, has (have) entered into a contract with the Mississippi Transportation Commission, bearing the date of
day of A.D hereto annexed, for the construction of certain projects(s)
in the State of Mississippi as mentioned in said contract in accordance with the Contract Documents therefor, on
file in the offices of the Mississippi Department of Transportation, Jackson, Mississippi.
Now therefore, if the above bounden
in all things shall stand to and abide by and well and truly observe,
do keep and perform all and singular the terms, covenants, conditions, guarantees and agreements in said contract, contained on his (their) part to be observed, done, kept and performed and each of them, at the time and in the manner and form and furnish all of the material and equipment specified in said contract in strict accordance with the terms of said contract which said plans, specifications and special provisions are included in and form a part of

the terms of said contract which said plans, specifications and special provisions are included in and form a part of said contract and shall maintain the said work contemplated until its final completion and acceptance as specified in Subsection 109.11 of the approved specifications, and save harmless said Mississippi Transportation Commission from any loss or damage arising out of or occasioned by the negligence, wrongful or criminal act, overcharge, fraud, or any other loss or damage whatsoever, on the part of said principal (s), his (their) agents, servants, or employees in the performance of said work or in any manner connected therewith, and shall be liable and responsible in a civil action instituted by the State at the instance of the Mississippi Transportation Commission or any officer of the State authorized in such cases, for double any amount in money or property, the State may lose or be overcharged or otherwise defrauded of, by reason of wrongful or criminal act, if any, of the Contractor(s), his (their) agents or

SECTION 903 - CONTINUED

employees, and shall promptly pay the said agents, servants and employees and all persons furnishing labor, material, equipment or supplies therefor, including premiums incurred, for Surety Bonds, Liability Insurance, and Workmen's Compensation Insurance; with the additional obligation that such Contractor shall promptly make payment of all taxes, licenses, assessments, contributions, damages, any liquidated damages which may arise prior to any termination of said principal's contract, any liquidated damages which may arise after termination of the said principal's contract, any liquidated damages which may arise after termination of the said principal's contract due to default on the part of said principal, penalties and interest thereon, when and as the same may be due this state, or any county, municipality, board, department, commission or political subdivision: in the course of the performance of said work and in accordance with Sections 31-5-51 et seq. Mississippi Code of 1972, and other State statutes applicable thereto, and shall carry out to the letter and to the satisfaction of the Executive Director of the Mississippi Department of Transportation, all, each and every one of the stipulations, obligations, conditions, covenants and agreements and terms of said contract in accordance with the terms thereof and all of the expense and cost and attorney's fee that may be incurred in the enforcement of the performance of said contract, or in the enforcement of the conditions and obligations of this bond, then this obligation shall be null and void, otherwise to be and remain in full force and virtue.

	Witness our signatures and seals this the	day of	A.D
	(Contractors) Principal		Surety
Ву		By(Signat	ture) Attorney in Fact
		Address	
Title _	(Contractor's Seal)	Missis	sippi Resident Agent
	(commenter 5 20m)		Mississippi Resident Agent
		Address	

(Surety Seal)



BID BOND

KNOW ALL MEN BY THESE PRESENTS, that we		
	Contractor	
-	Address	
-	City, State ZIP	
as Principal, hereinafter called the Principal, and		
a corporation duly organized under the laws of the stat	e of	
as Surety, hereinafter called the Surety, are held and fi	rmly bound unto <u>State of Mississippi, Jackson, N</u>	<u>/lississippi</u>
As Obligee, hereinafter called Obligee, in the sum of	Five Per Cent (5%) of Amount Bid	
	Dollars (\$)
for the payment of which sum will and truly to be executors, administrators, successors and assigns, joint		ırselves, our heirs,
WHEREAS, the Principal has submitted a bid for Con the Shop Complex in Jackson, known as State Pro 501977301, in the County of Hinds, State of Mississ	oject Nos. BWO-9039-25(001) / 501963301 & BW	
NOW THEREFORE, the condition of this obligation said Principal will, within the time required, enter int performance of the terms and conditions of the contra will pay unto the Obligee the difference in money be which the Obligee legally contracts with another party in no event shall liability hereunder exceed the penal s	to a formal contract and give a good and sufficient act, then this obligation to be void; otherwise the Pre- etween the amount of the bid of the said Principal a to perform the work if the latter amount be in excess	bond to secure the rincipal and Surety and the amount for
Signed and sealed this day of	, 2009	
	(Principal)	(Seal)
	By:	
(Witness)	(Title)	
	(Surety)	(Seal)
(Witness)	By: (Attorney-in-Fact)	

MS Resident Agent

Bid bond must be signed or countersigned by a qualified Mississippi resident agent and the bidder as per Section 102.08 of the Mississippi Standard Specifications for Road and Bridge Construction, 2004 edition.