



**NOTICE INVITING BIDS, BID PROPOSAL, CONTRACT, SPECIAL CONDITIONS,  
GENERAL CONDITIONS AND TECHNICAL SPECIFICATIONS**

**FOR THE CONSTRUCTION OF**

**Project NO. 1801**

**FRONTAGE ROAD LIVING GREEN TRAIL**

**IN**

**PITTSBURG, CALIFORNIA**

**TO BE USED IN CONJUNCTION WITH: CITY OF PITTSBURG STANDARD PLANS**

**AND**

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**STANDARD SPECIFICATIONS**

*ACCEPTED FOR USE:*

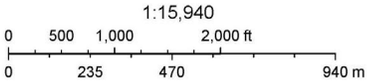
**JOHN SAMUELSON**  
**CITY ENGINEER/PUBLIC WORKS DIRECTOR**

September 2023



7/25/2023, 2:41:11 PM

- Railroads
- City Limits
- ▭ Parcel



LOCATION MAP

City of Pittsburg, California

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(WMP)

## Notice Inviting Bids

- 1. Bid Submission.** The City of Pittsburg (“City”) will accept sealed bids for its Frontage Road Living Green Trail (“Project”), by or before **Tuesday, October 17, 2023 at 2:00 p.m.** at Pittsburg City Hall, located at 65 Civic Avenue, Pittsburg, California, at which time the bids will be publicly opened and read aloud.
- 2. Project Information.**
  - 2.1 Location and Description.** The Project is located north of Frontage Road Between Dover Way and Chelsea Way, Pittsburg, CA, and is described as follows: The improvements to be constructed include:
    1. Construction of roughly 1,400 linear ft of a bicycle and pedestrian trail along Frontage Rd
    2. Bioretention features to treat runoff from trail and portion of Frontage Rd
    3. Landscaping
    4. Irrigation
    5. Park features & amenities
    6. Storm drainage
    7. Water connection
    8. Sewer connection
    9. ADA Curb ramps for access
    10. Lighting and electrical work
  - 2.2 Time for Final Completion.** The Project must be fully completed within 181 calendar days from the start date set forth in the Notice to Proceed. City anticipates that the Work will begin on or about November 7, 2023, but the anticipated start date is provided solely for convenience and is neither certain nor binding.
  - 2.3 Estimated Cost.** The estimated construction cost is \$1,670,000.
- 3. License and Registration Requirements.**
  - 3.1 License.** This Project requires a valid California contractor’s license for the following classification(s): A- General Engineering.
  - 3.2 DIR Registration.** City may not accept a Bid Proposal from or enter into the Contract with a bidder, without proof that the bidder is registered with the California Department of Industrial Relations (“DIR”) to perform public work pursuant to Labor Code § 1725.5, subject to limited legal exceptions.
- 4. Contract Documents.** The plans, specifications, bid forms and contract documents for the Project, and any addenda thereto (“Contract Documents”) may be downloaded from City’s website located at: <https://www.pittsburgca.gov> . A printed copy of the Contract Documents may be obtained from Jolan Longway, Development Manager, at 65 Civic Avenue, Pittsburg, CA, for a nonrefundable payment to City of \$50.
- 5. Bid Security.** The Bid Proposal must be accompanied by bid security of ten percent of the maximum bid amount, in the form of a cashier’s or certified check made payable to City, or a bid bond executed by a surety licensed to do business in the State of California on the Bid Bond form included with the Contract Documents. The bid security must guarantee that

within ten days after City issues the Notice of Potential Award, the successful bidder will execute the Contract and submit the payment and performance bonds, insurance certificates and endorsements, and any other submittals required by the Contract Documents and as specified in the Notice of Potential Award.

**6. Prevailing Wage Requirements.**

**6.1 General.** Pursuant to California Labor Code § 1720 et seq., this Project is subject to the prevailing wage requirements applicable to the locality in which the Work is to be performed for each craft, classification or type of worker needed to perform the Work, including employer payments for health and welfare, pension, vacation, apprenticeship and similar purposes.

**6.2 Rates.** The prevailing rates are on file with the City and are available online at <http://www.dir.ca.gov/DLSR>. Each Contractor and Subcontractor must pay no less than the specified rates to all workers employed to work on the Project. The schedule of per diem wages is based upon a working day of eight hours. The rate for holiday and overtime work must be at least time and one-half.

**6.3 Compliance.** The Contract will be subject to compliance monitoring and enforcement by the DIR, under Labor Code § 1771.4.

**7. Performance and Payment Bonds.** The successful bidder will be required to provide performance and payment bonds, each for 100% of the Contract Price, as further specified in the Contract Documents.

**8. Substitution of Securities.** Substitution of appropriate securities in lieu of retention amounts from progress payments is permitted under Public Contract Code § 22300.

**9. Subcontractor List.** Each Subcontractor must be registered with the DIR to perform work on public projects. Each bidder must submit a completed Subcontractor List form with its Bid Proposal, including the name, location of the place of business, California contractor license number, DIR registration number, and percentage of the Work to be performed (based on the base bid price) for each Subcontractor that will perform Work or service or fabricate or install Work for the prime contractor in excess of one-half of 1% of the bid price, using the Subcontractor List form included with the Contract Documents.

**10. Instructions to Bidders.** All bidders should carefully review the Instructions to Bidders for more detailed information before submitting a Bid Proposal. The definitions provided in Article 1 of the General Conditions apply to all the Contract Documents, as defined therein, including this Notice Inviting Bids.

**11. Bidders' Conference.** A **mandatory** site visit will be held on **October 3, 2023 at 10:00a.m.** at the project site to acquaint all prospective bidders with the Contract Documents and the Worksite. A bidder who fails to attend a mandatory bidders' conference may be disqualified from bidding

By:  Date: 9/26/2023

John Samuelson, City Engineer/Public Works Director

Publication Date: September 26,2023

END OF NOTICE INVITING BIDS



## Instructions to Bidders

Each Bid Proposal submitted to The City of Pittsburg ("City") for its Frontage Road Living Green Trail Project ("Project") must be submitted in accordance with the following instructions and requirements:

### 1. Bid Submission.

- 1.1 General.** Each Bid Proposal must be completed, using the form provided in the Contract Documents, signed, and submitted to City in a sealed envelope, with all required forms and attachments, by or before the date and time set forth in Section 1 of the Notice Inviting Bids, or as amended by subsequent addendum. Faxed or emailed Bid Proposals will not be accepted, unless otherwise specified. Late submissions will be returned unopened. City reserves the right to postpone the date or time for receiving or opening bids. Each bidder is solely responsible for all of its costs to prepare and submit its bid and by submitting a bid waives any right to recover those costs from City. The bid price(s) must include all costs to perform the Work as specified, including all labor, material, supplies, and equipment and all other direct or indirect costs such as applicable taxes, insurance and overhead.
- 1.2 Bid Envelope.** The sealed envelope containing the Bid Proposal and all required forms and attachments must be clearly labeled and addressed as follows:

**BID PROPOSAL:**

Frontage Road Living Green Trail  
Contract No. 1801

City Clerk  
65 Civic Avenue  
Pittsburg, CA, 94565  
Attn: Alice Evenson

The envelope must also be clearly labeled, as follows, with the bidder's name, address, and its registration number with the California Department of Industrial Relations ("DIR") for bidding on public works contracts (Labor Code §§ 1725.5 and 1771.1):

*[Contractor company name]*  
*[street address]*  
*[city, state, zip code]*  
DIR Registration No: \_\_\_\_\_

- 1.3 DIR Registration.** Subject to limited legal exceptions for joint venture bids and federally-funded projects, City may not accept a Bid Proposal from a bidder without proof that the bidder is registered with the DIR to perform public work under Labor Code § 1725.5. If City is unable to confirm that the bidder is currently registered with the DIR, City may disqualify the bidder and return its bid unopened. (Labor Code §§ 1725.5 and 1771.1(a).)
- 2. Bid Proposal Form and Enclosures.** Each Bid Proposal must be completed in ink using the Bid Proposal form included with the Contract Documents. The Bid Proposal form must be fully completed without interlineations, alterations, or erasures. Any necessary corrections must be clear and legible and must be initialed by the bidder's authorized representative. A Bid Proposal submitted with exceptions or terms such as "negotiable,"

“will negotiate,” or similar, will be considered nonresponsive. Each Bid Proposal must be accompanied by bid security, as set forth in Section 4 below, and by a completed Subcontractor List and Non-Collusion Declaration using the forms included with the Contract Documents, and any other required enclosures, as applicable.

- 3. Authorization and Execution.** Each Bid Proposal must be signed by the bidder’s authorized representative. A Bid Proposal submitted by a partnership must be signed in the partnership name by a general partner with authority to bind the partnership. A Bid Proposal submitted by a corporation must be signed with the legal name of the corporation, followed by the signature and title of two officers of the corporation with full authority to bind the corporation to the terms of the Bid Proposal, under California Corporations Code § 313.
- 4. Bid Security.** Each Bid Proposal must be accompanied by bid security of ten percent of the maximum bid amount, in the form of a cashier’s check or certified check, made payable to the City, or bid bond using the form included in the Contract Documents and executed by a surety licensed to do business in the State of California. The bid security must guarantee that, within ten days after issuance of the Notice of Potential Award, the bidder will: execute and submit the enclosed Contract for the bid price; submit payment and performance bonds for 100% of the maximum Contract Price; and submit the insurance certificates and endorsements and any other submittals, if any, required by the Contract Documents or the Notice of Potential Award. A Bid Proposal may not be withdrawn for a period of 60 days after the bid opening without forfeiture of the bid security, except as authorized for material error under Public Contract Code § 5100 et seq.
- 5. Requests for Information.** Questions or requests for clarifications regarding the Project, the bid procedures, or any of the Contract Documents must be submitted in writing to [1801bidinfo@pittsburgca.gov](mailto:1801bidinfo@pittsburgca.gov). Oral responses are not authorized and are not binding on the City. Bidders should submit any such written inquiries at least five Working Days before the scheduled bid opening. Questions received any later might not be addressed before the bid deadline. An interpretation or clarification by City in response to a written inquiry will be issued in an addendum.
- 6. Pre-Bid Investigation.**

  - 6.1 General.** Each bidder is solely responsible at its sole expense for diligent and thorough review of the Contract Documents, examination of the Project site, and reasonable and prudent inquiry concerning known and potential site and area conditions prior to submitting a Bid Proposal. Each bidder is responsible for knowledge of conditions and requirements which reasonable review and investigation would have disclosed. However, except for any areas that are open to the public at large, bidders may not enter property owned or leased by the City or the Project site without prior written authorization from City.
  - 6.2 Document Review.** Each bidder is responsible for review of the Contract Documents and any informational documents provided “For Reference Only,” e.g., as-builts, technical reports, test data, and the like. A bidder is responsible for notifying City of any errors, omissions, inconsistencies, or conflicts it discovers in the Contract Documents, acting solely in its capacity as a contractor and subject to the limitations of Public Contract Code § 1104. Notification of any such errors, omissions, inconsistencies, or conflicts must be submitted in writing to the City no later than five Working Days before the scheduled bid opening. (See Section 5, above.) City expressly disclaims responsibility for assumptions a bidder might draw from the presence or absence of information provided by City.

- 6.3 Project Site.** Questions regarding the availability of soil test data, water table elevations, and the like should be submitted to the City in writing, as specified in Section 5, above. Any subsurface exploration at the Project site must be done at the bidder's expense, but only with prior written authorization from City. All soil data and analyses available for inspection or provided in the Contract Documents apply only to the test hole locations. Any water table elevation indicated by a soil test report existed on the date the test hole was drilled. The bidder is responsible for determining and allowing for any differing soil or water table conditions during construction. Because groundwater levels may fluctuate, difference(s) in elevation between ground water shown in soil boring logs and ground water actually encountered during Project construction will not be considered changed Project site conditions. Actual locations and depths must be determined by bidder's field investigation. The bidder may request access to underlying or background information on the Project site in City's possession that is necessary for the bidder to form its own conclusions, including, if available, record drawings or other documents indicating the location of subsurface lines, utilities, or other structures.
- 6.4 Utility Company Standards.** The Project must be completed in a manner that satisfies the standards and requirements of any affected utility companies or agencies (collectively, "utility owners"). The successful bidder may be required by the third party utility owners to provide detailed plans prepared by a California registered civil engineer showing the necessary temporary support of the utilities during coordinated construction work. Bidders are directed to contact the affected third party utility owners about their requirements before submitting a Bid Proposal.
- 7. Bidders Interested in More Than One Bid.** No person, firm, or corporation may submit or be a party to more than one Bid Proposal unless alternate bids are specifically called for. However, a person, firm, or corporation that has submitted a subcontract proposal or quote to a bidder may submit subcontract proposals or quotes to other bidders.
- 8. Addenda.** Any addenda issued prior to the bid opening are part of the Contract Documents. Subject to the limitations of Public Contract Code § 4104.5, City reserves the right to issue addenda prior to bid time. Each bidder is solely responsible for ensuring it has received and reviewed all addenda prior to submitting its bid. Bidders should check City's website periodically for any addenda or updates on the Project at: <https://www.pittsburgca.gov/>.
- 9. Brand Designations and "Or Equal" Substitutions.** Any specification designating a material, product, thing, or service by specific brand or trade name, followed by the words "or equal," is intended only to indicate quality and type of item desired, and bidders may request use of any equal material, product, thing, or service. All data substantiating the proposed substitute as an equal item must be submitted with the written request for substitution. A request for substitution must be submitted within 35 days after Notice of Potential Award unless otherwise provided in the Contract Documents. This provision does not apply to materials, products, things, or services that may lawfully be designated by a specific brand or trade name under Public Contract Code § 3400(c).
- 10. Bid Protest.** Any bid protest against another bidder must be submitted in writing and received by City at 65 Civic Avenue, Engineering Division or sent via email at [1801bidinfo@pittsburgca.gov](mailto:1801bidinfo@pittsburgca.gov) before 5:00 p.m. no later than two Working Days following bid opening ("Bid Protest Deadline") and must comply with the following requirements:
- 10.1 General.** Only a bidder who has actually submitted a Bid Proposal is eligible to submit a bid protest against another bidder. Subcontractors are not eligible to submit bid protests. A bidder may not rely on the bid protest submitted by another

bidder, but must timely pursue its own protest. For purposes of this Section 10, a “Working Day” means a day that City is open for normal business, and excludes weekends and holidays observed by City. Pursuant to Public Contract Code § 4104, inadvertent omission of a Subcontractor’s DIR registration number on the Subcontractor List form is not grounds for a bid protest, provided it is corrected within 24 hours of the bid opening or as otherwise provided under Labor Code § 1771.1(b).

- 10.2 Protest Contents.** The bid protest must contain a complete statement of the basis for the protest and must include all supporting documentation. Material submitted after the Bid Protest Deadline will not be considered. The protest must refer to the *specific* portion or portions of the Contract Documents upon which the protest is based. The protest must include the name, address, email address, and telephone number of the protesting bidder and any person submitting the protest on behalf of or as an authorized representative of the protesting bidder.
  - 10.3 Copy to Protested Bidder.** Upon submission of its bid protest to City, the protesting bidder must also concurrently transmit the protest and all supporting documents to the protested bidder, and to any other bidder who has a reasonable prospect of receiving an award depending upon the outcome of the protest, by email or hand delivery to ensure delivery before the Bid Protest Deadline.
  - 10.4 Response to Protest.** The protested bidder may submit a written response to the protest, provided the response is received by City before 5:00 p.m., within two Working Days after the Bid Protest Deadline or after actual receipt of the bid protest, whichever is sooner (the “Response Deadline”). The response must attach all supporting documentation. Material submitted after the Response Deadline will not be considered. The response must include the name, address, email address, and telephone number of the person responding on behalf of or representing the protested bidder if different from the protested bidder.
  - 10.5 Copy to Protesting Bidder.** Upon submission of its response to the bid protest to the City, the protested bidder must also concurrently transmit by email or hand delivery, by or before the Response Deadline, a copy of its response and all supporting documents to the protesting bidder and to any other bidder who has a reasonable prospect of receiving an award depending upon the outcome of the protest.
  - 10.6 Exclusive Remedy.** The procedure and time limits set forth in this Section are mandatory and are the bidder’s sole and exclusive remedy in the event of a bid protest. A bidder’s failure to comply with these procedures will constitute a waiver of any right to further pursue a bid protest, including filing a Government Code Claim or initiation of legal proceedings.
  - 10.7 Right to Award.** City reserves the right, acting in its sole discretion, to reject any bid protest that it determines lacks merit, to award the Contract to the bidder it has determined to be the responsible bidder submitting the lowest responsive bid, and to issue a Notice to Proceed with the Work notwithstanding any pending or continuing challenge to its determination.
- 11. Reservation of Rights.** City reserves the unfettered right, acting in its sole discretion, to waive or to decline to waive any immaterial bid irregularities; to accept or reject any or all bids; to cancel or reschedule the bid; to postpone or abandon the Project entirely; or to perform all or part of the Work with its own forces. The Contract will be awarded, if at all, within 60 days after opening of bids or as otherwise specified in the Special Conditions, to

the responsible bidder that submitted the lowest responsive bid. Any planned start date for the Project represents the City's expectations at the time the Notice Inviting Bids was first issued. City is not bound to issue a Notice to Proceed by or before such planned start date, and it reserves the right to issue the Notice to Proceed when the City determines, in its sole discretion, the appropriate time for commencing the Work. The City expressly disclaims responsibility for any assumptions a bidder might draw from the presence or absence of information provided by the City in any form. Each bidder is solely responsible for its costs to prepare and submit a bid, including site investigation costs.

12. **Bonds.** Within ten calendar days following City's issuance of the Notice of Potential Award to the apparent low bidder, the bidder must submit payment and performance bonds to City as specified in the Contract Documents using the bond forms included in the Contract Documents. All required bonds must be calculated on the maximum total Contract Price as awarded, including additive alternates, if applicable.
13. **License(s).** The successful bidder and its Subcontractor(s) must possess the California contractor's license(s) in the classification(s) required by law to perform the Work. The successful bidder must also obtain a City business license within 14 days following City's issuance of the Notice of Potential Award. Subcontractors must also obtain a City business license before performing any Work.
14. **Ineligible Subcontractor.** Any Subcontractor who is ineligible to perform work on a public works project under Labor Code §§ 1777.1 or 1777.7 is prohibited from performing work on the Project.
15. **Safety Orders.** If the Project includes construction of a pipeline, sewer, sewage disposal system, boring and jacking pits, or similar trenches or open excavations, which are five feet or deeper, each bid must include a bid item for adequate sheeting, shoring, and bracing, or equivalent method, for the protection of life or limb, which comply with safety orders as required by Labor Code § 6707.
16. **Additive and Deductive Alternates.** As required by Public Contract Code § 20103.8, if this bid solicitation includes additive or deductive items, the method checked below will be used to determine the lowest bid. If no method is checked, subparagraph (A) will be used to determine the lowest bid. City retains the right to add to or deduct from the Contract any of the additive or deductive alternates included in the Bid Proposal.

(A) The lowest bid will be the lowest bid price on the base contract without consideration of the prices on the additive or deductive items.

(B) The lowest bid will be the lowest total of the bid prices on the base contract and those additive or deductive items that were specifically identified in the bid solicitation or Bid Proposal as being used for the purpose of determining the lowest bid price.

(C) The lowest bid will be the lowest total of the bid prices on the base contract and those additive or deductive items taken in order from a specifically identified list of those items that, when in the solicitation, and added to, or subtracted from, the base contract, are less than, or equal to, a funding amount publicly disclosed by City before the first bid is opened.

(D) The lowest bid will be determined in a manner that prevents any information that would identify any of the bidders or the proposed subcontractors or suppliers from being revealed to City before the ranking of all bidders from lowest to highest has been determined.

- 17. Bid Schedule.** Each bidder must complete the Bid Schedule form with unit prices as indicated, and submit the completed Bid Schedule with its Bid Proposal.
- 17.1 Incorrect Totals.** In the event a computational error for any bid item (base bid or alternate) results in an incorrect extended total for that item, the submitted base bid or bid alternate total will be adjusted to reflect the corrected amount as the product of the estimated quantity and the unit cost. In the event of a discrepancy between the actual total of the itemized or unit prices shown on the Bid Schedule for the base bid, and the amount entered as the base bid on the Bid Proposal form, the actual total of the itemized or unit prices shown on the Bid Schedule for the base bid will be deemed the base bid price. Likewise, in the event of a discrepancy between the actual total of the itemized or unit prices shown on the Bid Schedule for any bid alternate, and the amount entered for the alternate on the Bid Proposal form, the actual total of the itemized prices shown on the Bid Schedule for that alternate will be deemed the alternate price. Nothing in this provision is intended to prevent a bidder from requesting to withdraw its bid for material error under Public Contract Code § 5100 et seq.
- 17.2 Estimated Quantities.** Unless identified as a “Final Pay Quantity,” the quantities shown on the Bid Schedule are estimated and the actual quantities required to perform the Work may be greater or less than the estimated amount. The Contract Price will be adjusted to reflect the actual quantities required for the Work based on the itemized or unit prices provided in the Bid Schedule, with no allowance for anticipated profit for quantities that are deleted or decreased, and no increase in the unit price, and without regard to the percentage increase or decrease of the estimated quantity and the actual quantity.
- 18. Bidder’s Questionnaire.** A completed, signed Bidder’s Questionnaire using the form provided with the Contract Documents and including all required attachments must be submitted within 48 hours following a request by City. A bid that does not fully comply with this requirement may be rejected as nonresponsive. A bidder who submits a Bidder’s Questionnaire which is subsequently determined to contain false or misleading information, or material omissions, may be disqualified as non-responsible.

END OF INSTRUCTIONS TO BIDDERS

**Bid Proposal**

Frontage Road Living Green Trail Project

\_\_\_\_\_ (“Bidder”) hereby submits this Bid Proposal to The City of Pittsburg (“City”) for the above-referenced project (“Project”) in response to the Notice Inviting Bids and in accordance with the Contract Documents referenced in the Notice.

1. **Base Bid.** Bidder proposes to perform and fully complete the Work for the Project as specified in the Contract Documents, within the time required for full completion of the Work, including all labor, materials, supplies, and equipment and all other direct or indirect costs including, but not limited to, taxes, insurance and all overhead, for the following price (“Base Bid”):  
\$ \_\_\_\_\_.

2. **Addenda.** Bidder agrees that it has confirmed receipt of or access to, and reviewed, all addenda issued for this bid. Bidder waives any claims it might have against the City based on its failure to receive, access, or review any addenda for any reason. Bidder specifically acknowledges receipt of the following addenda:

Addendum:	Date Received:	Addendum:	Date Received:
#01	_____	#05	_____
#02	_____	#06	_____
#03	_____	#07	_____
#04	_____	#08	_____

3. **Bidder’s Certifications and Warranties.** By signing and submitting this Bid Proposal, Bidder certifies and warrants the following:

- 3.1 **Examination of Contract Documents.** Bidder has thoroughly examined the Contract Documents and represents that, to the best of Bidder’s knowledge, there are no errors, omissions, or discrepancies in the Contract Documents, subject to the limitations of Public Contract Code § 1104.
- 3.2 **Examination of Worksite.** Bidder has had the opportunity to examine the Worksite and local conditions at the Project location.
- 3.3 **Bidder Responsibility.** Bidder is a responsible bidder, with the necessary ability, capacity, experience, skill, qualifications, workforce, equipment, and resources to perform or cause the Work to be performed in accordance with the Contract Documents and within the Contract Time.
- 3.4 **Responsibility for Bid.** Bidder has carefully reviewed this Bid Proposal and is solely responsible for any errors or omissions contained in its completed bid. All statements and information provided in this Bid Proposal and enclosures are true and correct to the best of Bidder’s knowledge.
- 3.5 **Nondiscrimination.** In preparing this bid, the Bidder has not engaged in discrimination against any prospective or present employee or Subcontractor on grounds of race, color, ancestry, national origin, ethnicity, religion, sex, sexual orientation, age, disability, or marital status.
- 3.6 **Iran Contracting Act.** If the Contract Price exceeds \$1,000,000, Bidder is not identified on a list created under the Iran Contracting Act, Public Contract Code § 2200 et seq. (the “Act”),

as a person engaging in investment activities in Iran, as defined in the Act, or is otherwise expressly exempt under the Act.

4. **Award of Contract.** By signing and submitting this Bid Proposal, Bidder agrees that if Bidder is awarded the Contract for the Project, within ten days following issuance of the Notice of Potential Award to Bidder, Bidder will do all of the following:
- 4.1 **Execute Contract.** Enter into the Contract with City in accordance with the terms of this Bid Proposal, by signing and submitting to City the Contract prepared by City using the form included with the Contract Documents;
- 4.2 **Submit Required Bonds.** Submit to City a payment bond and a performance bond, each for 100% of the Contract Price, using the bond forms provided and in accordance with the requirements of the Contract Documents; and
- 4.3 **Insurance Requirements.** Submit to City the insurance certificate(s) and endorsement(s) as required by the Contract Documents.
5. **Bid Security.** As a guarantee that, if awarded the Contract, Bidder will perform its obligations under Section 4 above, Bidder is enclosing bid security in the amount of ten percent of its maximum bid amount in one of the following forms (check one):

\_\_\_\_\_ A cashier's check or certified check payable to City and issued by  
\_\_\_\_\_ [Bank name] in the amount of  
\$\_\_\_\_\_.

\_\_\_\_\_ A bid bond, using the Bid Bond form included with the Contract Documents, payable to City and executed by a surety licensed to do business in the State of California.

This Bid Proposal is hereby submitted on \_\_\_\_\_, 20\_\_.

s/ \_\_\_\_\_

\_\_\_\_\_  
Name and Title

s/ \_\_\_\_\_  
[See Section 3 of Instructions to Bidders]

\_\_\_\_\_  
Name and Title

\_\_\_\_\_  
Company Name

\_\_\_\_\_  
License #, Expiration Date, and Classification

\_\_\_\_\_  
Address

\_\_\_\_\_  
DIR Registration #

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone

\_\_\_\_\_  
Contact Name

\_\_\_\_\_  
Contact Email

END OF BID PROPOSAL

### Bid Schedule

This Bid Schedule must be completed in ink and included with the sealed Bid Proposal. Pricing must be provided for each Bid Item as indicated. Items marked "(SW)" are Specialty Work that must be performed by a qualified Subcontractor. The lump sum or unit cost for each item must be inclusive of all costs, whether direct or indirect, including profit and overhead. The sum of all amounts entered in the "Extended Total Amount" column must be identical to the Base Bid price entered in Section 1 of the Bid Proposal form.

AL = Allowance      CF = Cubic Feet      CY = Cubic Yard      EA = Each      LB = Pounds  
 LF = Linear Foot      LS = Lump Sum      SF = Square Feet      TON = Ton (2000 lbs)

BID ITEM NO.	ITEM DESCRIPTION	EST. QTY.	UNIT	UNIT COST	EXTENDED TOTAL AMOUNT
<b>Base Bid</b>					
1	Clear and Grub	58,000	SF	\$	\$
2	Demolition - AC Paving	19,500	SF	\$	\$
3	Demolition - Curb and Gutter	1,370	LF	\$	\$
4	Demolition - Utilities	10	LF	\$	\$
5	Sawcutting	1,400	LF	\$	\$
6	Tree Protection	3	EA	\$	\$
7	Tree Removal	2	EA	\$	\$
8	Rough Grading	2,500	CY	\$	\$
9	Fine Grading	80,400	SF	\$	\$
10	Trail Pavement	10,990	SF	\$	\$
11	Vehicular Asphalt	23	TONS	\$	\$
12	Aggregate Base	145	CY	\$	\$
13	Concrete Curb and Gutter	1,400	LF	\$	\$
14	ADA Compliant Curb Ramp	4	EA	\$	\$
15	Striping Thermoplastic	30	LF	\$	\$
16	Pedestrian Concrete Paving	900	SF	\$	\$
17	Redwood Header	5,775	LF	\$	\$
18	Decomposed Granite	5,955	SF	\$	\$
19	6" perforated pipe	563	LF	\$	\$
20	6" Storm Drain cleanout	9	EA	\$	\$
21	Storm Drain Bubbler	4	EA	\$	\$
22	Catch Basin (18" and 24" SQ)	6	EA	\$	\$
23	Bioretention Soil Mix (BSM) 18" Depth	195	CY	\$	\$
24	Import Soil	985	CY	\$	\$

BID ITEM NO.	ITEM DESCRIPTION	EST. QTY.	UNIT	UNIT COST	EXTENDED TOTAL AMOUNT
25	Plant Establishment Period- 180 days	1	LS	\$	\$
26	Mulch (Bark)	39,682	SF	\$	\$
27	Pea Gravel for Storm Water Treatment Area	3,416	SF	\$	\$
28	Tree - 24" Box	65	EA	\$	\$
29	Shrub planting - 1 Gal	732	EA	\$	\$
30	Shrub Planting- 5 Gal	415	EA	\$	\$
31	Root Barrier - 24" Depth	740	LF	\$	\$
32	Irrigation Controller	1	EA	\$	\$
33	Master Valve, Flow Sensor	1	EA	\$	\$
34	Backflow Preventer Enclosure	1	EA	\$	\$
35	Tree bubbler (2 per tree)	130	EA	\$	\$
36	Remote Control Valve	22	EA	\$	\$
37	Irrigation Gate Valve	9	EA	\$	\$
38	Irrigation Quick Coupler Valve	11	EA	\$	\$
39	Irrigation Conduit	10	LF	\$	\$
40	Bubbler at Shrub (1 per shrub)	1,147	EA	\$	\$
41	Low Voltage Wire	1	LS	\$	\$
42	Irrigation Mainline	1,460	LF	\$	\$
43	Irrigation Lateral Line	9,528	LF	\$	\$
44	Irrigation Sleeves	135	LF	\$	\$
45	Sanitary Sewer Clean Out - 4"	1	EA	\$	\$
46	Sanitary Sewer Piping - 4"	93	LF	\$	\$
47	Sewer Main Connection	1	EA	\$	\$
48	Backflow Preventer	1	EA	\$	\$
49	Water Meter	1	EA	\$	\$
50	Domestic Water Line	105	LF	\$	\$
51	Water Main Connection	1	EA	\$	\$
52	Bike Rack	2	EA	\$	\$
53	Boulder	26	EA	\$	\$
54	Bike Repair Station	1	EA	\$	\$
55	Dog Waste Dispenser	1	EA	\$	\$
56	Rip Rap	101	TON	\$	\$

BID ITEM NO.	ITEM DESCRIPTION	EST. QTY.	UNIT	UNIT COST	EXTENDED TOTAL AMOUNT
57	Install City Furnished Pedestrian Post Top Light- 20ft pole and foundation	12	EA	\$	\$
58	Install City Furnished Roadway Luminaire – 32ft pole and foundation	6	EA	\$	\$
59	Security Cameras Make-Ready (data conduits and cabling only)	1	LS	\$	\$
60	Service Cabinet	1	EA	\$	\$
61	Electrical Systems – Conduits, Conductors, and Pull Boxes	1	LS	\$	\$
62	Construction Surveying	1	LS	\$	\$
63	SWPPP	1	LS	\$	\$
64	Traffic Control	1	LS	\$	\$
62	Mobilization	1	LS	\$	\$
<b>Subtotal — Base Bid:</b>					\$
<b>ADD ALTERNATE # 1 Fitness Station</b>					
1	Concrete Mowband	128	LF	\$	\$
2	Synthetic Rubber Surfacing	989	SF	\$	\$
3	Storm Drain Piping 6” Perforated	100	LF	\$	\$
4	6” Storm Drain Cleanout	5	EA	\$	\$
5	Fitness Station	1	LS	\$	\$
<b>Subtotal — Alternate #1:</b>					\$

\* Final Pay Quantity

TOTAL BASE BID: Items 1 through \_\_\_\_\_ inclusive: \$ \_\_\_\_\_

*Note: The amount entered as the “Total Base Bid” should be identical to the Base Bid amount entered in Section 1 of the Bid Proposal form.*

BIDDER NAME: \_\_\_\_\_

END OF BID SCHEDULE



**Noncollusion Declaration**

TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID

The undersigned declares:

I am the \_\_\_\_\_ [title] of \_\_\_\_\_  
[business name], the party making the foregoing bid.

The bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation. The bid is genuine and not collusive or sham. The bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid. The bidder has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or to refrain from bidding. The bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder. All statements contained in the bid are true. The bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, to any corporation, partnership, company, association, organization, bid depository, or to any member or agent thereof, to effectuate a collusive or sham bid, and has not paid and will not pay, any person or entity for such purpose.

Any person executing this declaration on behalf of a bidder that is a corporation, partnership, joint venture, limited liability company, limited liability partnership, or any other entity, hereby represents that he or she has full power to execute, and does execute, this declaration on behalf of the bidder.

This declaration is intended to comply with California Public Contract Code § 7106 and Title 23 U.S.C § 112.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration is executed on \_\_\_\_\_ [date], at \_\_\_\_\_ [city], \_\_\_\_\_ [state].

s/ \_\_\_\_\_

\_\_\_\_\_  
Name [print]

END OF NONCOLLUSION DECLARATION

## Bid Bond

\_\_\_\_\_ (“Bidder”) has submitted a bid, dated \_\_\_\_\_, 20\_\_\_\_ (“Bid”), to The City of Pittsburg (“City”) for work on the Frontage Road Living Green Trail Project (“Project”). Under this duly executed bid bond (“Bid Bond”), Bidder as Principal and \_\_\_\_\_, its surety (“Surety”), are bound to City as obligee in the penal sum of ten percent of the maximum amount of the Bid (the “Bond Sum”). Bidder and Surety bind themselves and their respective heirs, executors, administrators, successors and assigns, jointly and severally, as follows:

1. **General.** If Bidder is awarded the Contract for the Project, Bidder will enter into the Contract with City in accordance with the terms of the Bid.
2. **Submittals.** Within ten days following issuance of the Notice of Potential Award to Bidder, Bidder must submit to City the following:
  - 2.1 **Contract.** The executed Contract, using the form provided by City in the Project contract documents (“Contract Documents”);
  - 2.2 **Payment Bond.** A payment bond for 100% of the maximum Contract Price, executed by a surety licensed to do business in the State of California using the Payment Bond form included with the Contract Documents;
  - 2.3 **Performance Bond.** A performance bond for 100% of the maximum Contract Price, executed by a surety licensed to do business in the State of California using the Performance Bond form included with the Contract Documents; and
  - 2.4 **Insurance.** The insurance certificate(s) and endorsement(s) required by the Contract Documents, and any other documents required by the Instructions to Bidders or Notice of Potential Award.
3. **Enforcement.** If Bidder fails to execute the Contract or to submit the bonds and insurance certificates as required by the Contract Documents, Surety guarantees that Bidder forfeits the Bond Sum to City. Any notice to Surety may be given in the manner specified in the Contract and delivered or transmitted to Surety as follows:

Attn: \_\_\_\_\_  
Address: \_\_\_\_\_  
City/State/Zip: \_\_\_\_\_  
Phone: \_\_\_\_\_  
Fax: \_\_\_\_\_  
Email: \_\_\_\_\_
4. **Duration and Waiver.** If Bidder fulfills its obligations under Section 2, above, then this obligation will be null and void; otherwise, it will remain in full force and effect for 60 days following the bid opening or until this Bid Bond is returned to Bidder, whichever occurs first. Surety waives the provisions of Civil Code §§ 2819 and 2845.

*[Signatures are on the following page.]*

This Bid Bond is entered into and effective on \_\_\_\_\_, 20\_\_\_\_\_.

**SURETY:**

\_\_\_\_\_  
Business Name

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

(Attach Acknowledgment with Notary Seal and Power of Attorney)

**BIDDER:**

\_\_\_\_\_  
Business Name

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

END OF BID BOND

**Bidder's Questionnaire**

**FRONTAGE ROAD LIVING GREEN TRAIL PROJECT**

Within 48 hours following a request by City, a bidder must submit to City a completed, signed Bidder's Questionnaire using this form and all required attachments, including clearly labeled additional sheets as needed. City may request the Questionnaire from one or more of the apparent low bidders following the bid opening, and may use the completed Questionnaire as part of its investigation to evaluate a bidder's qualifications for this Project. The Questionnaire must be filled out completely, accurately, and legibly. Any errors, omissions, or misrepresentations in completion of the Questionnaire may be grounds for rejection of the bid or termination of a Contract awarded pursuant to the bid.

**Part A: General Information**

Bidder Business Name: \_\_\_\_\_ ("Bidder")

Check One:     Corporation (State of incorporation: \_\_\_\_\_)  
                   Partnership  
                   Sole Proprietorship  
                   Joint Venture of: \_\_\_\_\_  
                   Other: \_\_\_\_\_

Main Office Address and Phone: \_\_\_\_\_  
\_\_\_\_\_

Local Office Address and Phone: \_\_\_\_\_  
\_\_\_\_\_

Website address: \_\_\_\_\_

Owner of Business: \_\_\_\_\_

Contact Name and Title: \_\_\_\_\_

Contact Phone and Email: \_\_\_\_\_

Bidder's California Contractor's License Number(s): \_\_\_\_\_

Bidder's DIR Registration Number: \_\_\_\_\_

**Part B: Bidder Experience**

1. How many years has Bidder been in business under its present business name? \_\_\_\_\_ years
2. Has Bidder completed projects similar in type and size to this Project as a general contractor?  
\_\_\_\_\_ Yes      \_\_\_\_\_ No
3. Has Bidder ever been disqualified from a bid on grounds that it is not responsible, or otherwise disqualified or disbarred from bidding under state or federal law?  
\_\_\_\_\_ Yes      \_\_\_\_\_ No

If yes, provide additional information on a separate sheet regarding the disqualification or disbarment, including the name and address of the agency or owner of the project, the type and size of the project, the reasons that Bidder was disqualified or disbarred, and the month and year in which the disqualification or disbarment occurred.

4. Has Bidder ever been terminated for cause, alleged default, or legal violation from a construction project, either as a general contractor or as a subcontractor?

\_\_\_\_\_ Yes      \_\_\_\_\_ No

If yes, provide additional information on a separate sheet regarding the termination, including the name and address of the agency or owner of the subject project, the type and size of the project, whether Bidder was under contract as a general contractor or a subcontractor, the reasons that Bidder was terminated, and the month and year in which the termination occurred.

5. Provide information about Bidder's past projects performed as general contractor as follows:

- 5.1 Six most recently completed public works projects within the last three years;
- 5.2 Three largest completed projects within the last three years; and
- 5.3 Any project which is similar to this Project including scope and character of the work.

6. Use separate sheets to provide all of the following information for each project identified in response to the above three categories:

- 6.1 Project name, location, and description;
- 6.2 Owner (name, address, email, and phone number);
- 6.3 Prime contractor, if applicable (name, address, email, and phone number);
- 6.4 Architect or engineer (name, email, and phone number);
- 6.5 Project and/or construction manager (name, email, and phone number);
- 6.6 Scope of work performed (as general or as subcontractor);
- 6.7 Initial contract price and final contract price (including change orders);
- 6.8 Original scheduled completion date and actual date of completion;
- 6.9 Time extensions granted (number of days);
- 6.10 Number and amount of stop notices or mechanic's liens filed;
- 6.11 Amount of any liquidated damages assessed against Bidder; and
- 6.12 Nature and resolution of any project-related claim, lawsuit, mediation, or arbitration involving Bidder.

**Part C: Safety**

1. Provide Bidder's Experience Modification Rate (EMR) for the last three years:

Year	EMR

2. Complete the following, based on information provided in Bidder's CalOSHA Form 300 or Form 300A, Annual Summary of Work-Related Illnesses and Injuries, from the most recent past calendar year:

- 2.1 Number of lost workday cases: \_\_\_\_\_
- 2.2 Number of medical treatment cases: \_\_\_\_\_
- 2.3 Number of deaths: \_\_\_\_\_

3. Has Bidder ever been cited, fined, or prosecuted by any local, state, or federal agency, including OSHA, CalOSHA, or EPA, for violation of any law, regulation, or requirements pertaining to health and safety?

\_\_\_\_\_ Yes \_\_\_\_\_ No

If yes, provide additional information on a separate sheet regarding each such citation, fine, or prosecution, including the name and address of the agency or owner of the project, the type and size of the project, the reasons for and nature of the citation, fine, or prosecution, and the month and year in which the incident giving rise to the citation, fine, or prosecution occurred.

4. Name, title, and email for person responsible for Bidder's safety program:

\_\_\_\_\_  
Name Title Email

**Part D: Verification**

In signing this document, I, the undersigned, declare that I am duly authorized to sign and submit this Bidder's Questionnaire on behalf of the named Bidder, and that all responses and information set forth in this Bidder's Questionnaire and accompanying attachments are, to the best of my knowledge, true, accurate and complete as of the date of submission. **I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.**

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

By: \_\_\_\_\_  
Name and Title

END OF BIDDER'S QUESTIONNAIRE

## Contract

This public works contract ("Contract") is entered into by and between The City of Pittsburg ("City") and \_\_\_\_\_ ("Contractor"), for work on the Frontage Road Living Green Trail Project ("Project").

The parties agree as follows:

1. **Award of Contract.** In response to the Notice Inviting Bids, Contractor has submitted a Bid Proposal to perform the Work to construct the Project. On \_\_\_\_\_, 20\_\_\_\_, City authorized award of this Contract to Contractor for the amount set forth in Section 4, below. City has elected to include the following Project alternate(s) in the Contract:  
\_\_\_\_\_  
<If the bid documents request bid alternates and City elects to include alternates in the Contract, identify the additive or deductive alternates. If the Contract does not include alternates, write "No alternates" in the space above.>
2. **Contract Documents.** The Contract Documents incorporated into this Contract include and are comprised of all of the documents listed below. The definitions provided in Article 1 of the General Conditions apply to all of the Contract Documents, including this Contract.
  - 2.1 Notice Inviting Bids;
  - 2.2 Instructions to Bidders;
  - 2.3 Addenda, if any;
  - 2.4 Bid Proposal and attachments thereto;
  - 2.5 Contract;
  - 2.6 Payment and Performance Bonds;
  - 2.7 General Conditions;
  - 2.8 Special Conditions;
  - 2.9 Project Plans and Specifications;
  - 2.10 Change Orders, if any;
  - 2.11 Notice of Potential Award;
  - 2.12 Notice to Proceed; and
  - 2.13 The following: No other documents
3. **Contractor's Obligations.** Contractor will perform all of the Work required for the Project, as specified in the Contract Documents. Contractor must provide, furnish, and supply all things necessary and incidental for the timely performance and completion of the Work, including all necessary labor, materials, supplies, tools, equipment, transportation, onsite facilities, and utilities, unless otherwise specified in the Contract Documents. Contractor must use its best efforts to diligently prosecute and complete the Work in a professional and expeditious manner and to meet or exceed the performance standards required by the Contract Documents.
4. **Payment.** As full and complete compensation for Contractor's timely performance and completion of the Work in strict accordance with the terms and conditions of the Contract Documents, City will pay Contractor \$\_\_\_\_\_ ("Contract Price") for all of Contractor's direct and indirect costs to perform the Work, including all labor, materials, supplies, equipment, taxes, insurance, bonds and all overhead costs, in accordance with the payment provisions in the General Conditions.
5. **Time for Completion.** Contractor will fully complete the Work for the Project, meeting all requirements for Final Completion, within 181 calendar days from the commencement date

given in the Notice to Proceed ("Contract Time"). By signing below, Contractor expressly waives any claim for delayed early completion.

6. **Liquidated Damages.** As further specified in Section 5.4 of the General Conditions, if Contractor fails to complete the Work within the Contract Time, City will assess liquidated damages in the amount of \$1,000 per day for each day of unexcused delay in achieving Final Completion, and such liquidated damages may be deducted from City's payments due or to become due to Contractor under this Contract.
7. **Labor Code Compliance.**
  - 7.1 **General.** This Contract is subject to all applicable requirements of Chapter 1 of Part 7 of Division 2 of the Labor Code, including requirements pertaining to wages, working hours and workers' compensation insurance, as further specified in Article 9 of the General Conditions.
  - 7.2 **Prevailing Wages.** This Project is subject to the prevailing wage requirements applicable to the locality in which the Work is to be performed for each craft, classification or type of worker needed to perform the Work, including employer payments for health and welfare, pension, vacation, apprenticeship and similar purposes. Copies of these prevailing rates are available online at <http://www.dir.ca.gov/DLSR>.
  - 7.3 **DIR Registration.** City may not enter into the Contract with a bidder without proof that the bidder and its Subcontractors are registered with the California Department of Industrial Relations to perform public work pursuant to Labor Code § 1725.5, subject to limited legal exceptions.
8. **Workers' Compensation Certification.** Pursuant to Labor Code § 1861, by signing this Contract, Contractor certifies as follows: "I am aware of the provisions of Labor Code § 3700 which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Work on this Contract."
9. **Conflicts of Interest.** Contractor, its employees, Subcontractors and agents, may not have, maintain or acquire a conflict of interest in relation to this Contract in violation of any City ordinance or requirement, or in violation of any California law, including Government Code § 1090 et seq., or the Political Reform Act, as set forth in Government Code § 81000 et seq. and its accompanying regulations. Any violation of this Section constitutes a material breach of the Contract.
10. **Independent Contractor.** Contractor is an independent contractor under this Contract and will have control of the Work and the means and methods by which it is performed. Contractor and its Subcontractors are not employees of City and are not entitled to participate in any health, retirement, or any other employee benefits from City.
11. **Notice.** Any notice, billing, or payment required by or pursuant to the Contract Documents must be made in writing, signed, dated and sent to the other party by personal delivery, U.S. Mail, a reliable overnight delivery service, or by email as a PDF file. Notice is deemed effective upon delivery, except that service by U.S. Mail is deemed effective on the second working day after deposit for delivery. Notice for each party must be given as follows:

**City:**

Jolan Longway, Clean Water Program Coordinator  
65 Civic Avenue  
Pittsburg CA, 94565  
(925) 252-4803  
Attn: Jolan Longway  
JLongway@pittsburgca.gov

**Contractor:**

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
City/State/Zip: \_\_\_\_\_  
Phone: \_\_\_\_\_  
Attn: \_\_\_\_\_  
Email: \_\_\_\_\_  
Copy to: \_\_\_\_\_

**12. General Provisions.**

**12.1 Assignment and Successors.** Contractor may not assign its rights or obligations under this Contract, in part or in whole, without City’s written consent. This Contract is binding on Contractor’s and City’s lawful heirs, successors and permitted assigns.

**12.2 Third Party Beneficiaries.** There are no intended third party beneficiaries to this Contract.

**12.3 Governing Law and Venue.** This Contract will be governed by California law and venue will be in the < \_\_\_\_\_ > County Superior Court, and no other place. Contractor waives any right it may have pursuant to Code of Civil Procedure § 394, to file a motion to transfer any action arising from or relating to this Contract to a venue outside of < \_\_\_\_\_ > County, California.

**12.4 Amendment.** No amendment or modification of this Contract will be binding unless it is in a writing duly authorized and signed by the parties to this Contract.

**12.5 Integration.** This Contract and the Contract Documents incorporated herein, including authorized amendments or Change Orders thereto, constitute the final, complete, and exclusive terms of the agreement between City and Contractor.

**12.6 Severability.** If any provision of the Contract Documents is determined to be illegal, invalid, or unenforceable, in whole or in part, the remaining provisions of the Contract Documents will remain in full force and effect.

**12.7 Iran Contracting Act.** If the Contract Price exceeds \$1,000,000, Contractor certifies, by signing below, that it is not identified on a list created under the Iran Contracting Act, Public Contract Code § 2200 et seq. (the “Act”), as a person engaging in investment activities in Iran, as defined in the Act, or is otherwise expressly exempt under the Act.

**12.8 Authorization.** Each individual signing below warrants that he or she is authorized to do so by the party that he or she represents, and that this Contract is legally

binding on that party. If Contractor is a corporation, signatures from two officers of the corporation are required pursuant to California Corporation Code § 313.

*[Signatures are on the following page.]*

The parties agree to this Contract as witnessed by the signatures below:

**CITY:**

Approved as to form:

s/ \_\_\_\_\_

s/ \_\_\_\_\_

\_\_\_\_\_  
Name, Title

\_\_\_\_\_  
Name, Title

Date: \_\_\_\_\_

Date: \_\_\_\_\_

Attest:

s/ \_\_\_\_\_

\_\_\_\_\_  
Name, Title

Date: \_\_\_\_\_

**CONTRACTOR:** \_\_\_\_\_  
Business Name

s/ \_\_\_\_\_

Seal:

\_\_\_\_\_  
Name, Title

Date: \_\_\_\_\_

Second Signature (See Section 12.8):

s/ \_\_\_\_\_

\_\_\_\_\_  
Name, Title

Date: \_\_\_\_\_

\_\_\_\_\_  
Contractor's California License Number(s) and Expiration Date(s)

END OF CONTRACT

## Payment Bond

The City of Pittsburg ("City") and \_\_\_\_\_ ("Contractor") have entered into a contract for work on the Frontage Road Living Green Trail Project ("Project"). The Contract is incorporated by reference into this Payment Bond ("Bond").

- 1. General.** Under this Bond, Contractor as principal and \_\_\_\_\_, its surety ("Surety"), are bound to City as obligee in an amount not less than \$ \_\_\_\_\_, under California Civil Code § 9550 et seq., to ensure payment to authorized claimants. This Bond is binding on the respective successors, assigns, owners, heirs, or executors of Surety and Contractor.
- 2. Surety's Obligation.** If Contractor or any of its Subcontractors fails to pay a person authorized in California Civil Code § 9100 to assert a claim against a payment bond, any amounts due under the Unemployment Insurance Code with respect to work or labor performed under the Contract, or any amounts required to be deducted, withheld, and paid over to the Employment Development Department from the wages of employees of Contractor and its Subcontractors under California Unemployment Insurance Code § 13020 with respect to the work and labor, then Surety will pay the obligation.
- 3. Beneficiaries.** This Bond inures to the benefit of any of the persons named in California Civil Code § 9100, so as to give a right of action to those persons or their assigns in any suit brought upon this Bond. Contractor must promptly provide a copy of this Bond upon request by any person with legal rights under this Bond.
- 4. Duration.** If Contractor promptly makes payment of all sums for all labor, materials, and equipment furnished for use in the performance of the Work required by the Contract, in conformance with the time requirements set forth in the Contract and as required by California law, Surety's obligations under this Bond will be null and void. Otherwise, Surety's obligations will remain in full force and effect.
- 5. Waivers.** Surety waives any requirement to be notified of alterations to the Contract or extensions of time for performance of the Work under the Contract. Surety waives the provisions of Civil Code §§ 2819 and 2845. City waives the requirement of a new bond for any supplemental contract under Civil Code § 9550. Any notice to Surety may be given in the manner specified in the Contract and delivered or transmitted to Surety as follows:

Attn: \_\_\_\_\_  
Address: \_\_\_\_\_  
City/State/Zip: \_\_\_\_\_  
Phone: \_\_\_\_\_  
Email: \_\_\_\_\_

- 6. Law and Venue.** This Bond will be governed by California law, and venue for any dispute pursuant to this Bond will be in the Contra Costa County Superior Court, and no other place. Surety will be responsible for City's attorneys' fees and costs in any action to enforce the provisions of this Bond.

*[Signatures are on the following page.]*

7. **Effective Date; Execution.** This Bond is entered into and is effective on \_\_\_\_\_,  
20\_\_.

**SURETY:**

\_\_\_\_\_  
Business Name

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

(Attach Acknowledgment with Notary Seal and Power of Attorney)

**CONTRACTOR:**

\_\_\_\_\_  
Business Name

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

**APPROVED BY CITY:**

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

END OF PAYMENT BOND

## Performance Bond

The City of Pittsburg ("City") and \_\_\_\_\_ ("Contractor") have entered into a contract for work on the Frontage Road Living Green Trail Project ("Project"). The Contract is incorporated by reference into this Performance Bond ("Bond").

1. **General.** Under this Bond, Contractor as principal and \_\_\_\_\_, its surety ("Surety"), are bound to City as obligee for an amount not less than \$\_\_\_\_\_ to ensure Contractor's faithful performance of its obligations under the Contract. This Bond is binding on the respective successors, assigns, owners, heirs, or executors of Surety and Contractor.
2. **Surety's Obligations.** Surety's obligations are co-extensive with Contractor's obligations under the Contract. If Contractor fully performs its obligations under the Contract, including its warranty obligations under the Contract, Surety's obligations under this Bond will become null and void. Otherwise, Surety's obligations will remain in full force and effect.
3. **Waiver.** Surety waives any requirement to be notified of and further consents to any alterations to the Contract made under the applicable provisions of the Contract Documents, including changes to the scope of Work or extensions of time for performance of Work under the Contract. Surety waives the provisions of Civil Code §§ 2819 and 2845.
4. **Application of Contract Balance.** Upon making a demand on this Bond for completion of the Work prior to acceptance of the Project, City will make the Contract Balance available to Surety for completion of the Work under the Contract. For purposes of this provision, the Contract Balance is defined as the total amount payable by City to Contractor as the Contract Price minus amounts already paid to Contractor, and minus any liquidated damages, credits, or back charges to which City is entitled under the terms of the Contract.
5. **Contractor Default.** Upon written notification from City of Contractor's termination for default under Article 13 of the Contract General Conditions, time being of the essence, Surety must act within the time specified in Article 13 to remedy the default through one of the following courses of action:
  - 5.1 Arrange for completion of the Work under the Contract by Contractor, with City's consent, but only if Contractor is in default solely due to its financial inability to complete the Work;
  - 5.2 Arrange for completion of the Work under the Contract by a qualified contractor acceptable to City, and secured by performance and payment bonds issued by an admitted surety as required by the Contract Documents, at Surety's expense; or
  - 5.3 Waive its right to complete the Work under the Contract and reimburse City the amount of City's costs to have the remaining Work completed.
6. **Surety Default.** If Surety defaults on its obligations under the Bond, City will be entitled to recover all costs it incurs due to Surety's default, including legal, design professional, or delay costs.
7. **Notice.** Any notice to Surety may be given in the manner specified in the Contract and sent to Surety as follows:

Attn: \_\_\_\_\_  
Address: \_\_\_\_\_

City/State/Zip: \_\_\_\_\_  
Phone: \_\_\_\_\_  
Fax: \_\_\_\_\_  
Email: \_\_\_\_\_

8. **Law and Venue.** This Bond will be governed by California law, and venue for any dispute pursuant to this Bond will be in the Contra Costa County Superior Court, and no other place. Surety will be responsible for City's attorneys' fees and costs in any action to enforce the provisions of this Bond.
9. **Effective Date; Execution.** This Bond is entered into and effective on \_\_\_\_\_, 20\_\_.

**SURETY:**

\_\_\_\_\_  
Business Name

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

(Attach Acknowledgment with Notary Seal and Power of Attorney)

**CONTRACTOR:**

\_\_\_\_\_  
Business Name

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

**APPROVED BY CITY:**

s/ \_\_\_\_\_

\_\_\_\_\_  
Date

\_\_\_\_\_  
Name, Title

END OF PERFORMANCE BOND

## General Conditions

### Article 1 - Definitions

**Definitions.** The following definitions apply to all of the Contract Documents unless otherwise indicated, e.g., additional definitions that apply solely to the Specifications or other technical documents. Defined terms and titles of documents are capitalized in the Contract Documents, with the exception of the following (in any tense or form): “day,” “furnish,” “including,” “install,” “work day” or “working day.”

**Allowance** means a specific amount that must be included in the Bid Proposal for a specified purpose.

**Article**, as used in these General Conditions, means a numbered Article of the General Conditions, unless otherwise indicated by the context.

**Change Order** means a written document duly approved and executed by City, which changes the scope of Work, the Contract Price, or the Contract Time.

**City** means the municipality which has entered into the Contract with Contractor for performance of the Work, acting through its City Council, officers, employees, City Engineer, and any other authorized representatives.

**City Engineer** means the City Engineer for City and his or her authorized delegee(s).

**Claim** means a separate demand by Contractor for a change in the Contract Time or Contract Price, that has previously been submitted to City in accordance with the requirements of the Contract Documents, and which has been rejected by City, in whole or in part; or a written demand by Contractor objecting to the amount of Final Payment.

**Contract** means the signed agreement between City and Contractor for performing the Work required for the Project, and all documents expressly incorporated therein.

**Contract Documents** means, collectively, all of the documents listed as such in Section 2 of the Contract, including the Notice Inviting Bids; the Instructions to Bidders; addenda, if any; the Bid Proposal, and attachments thereto; the Contract; the Notice of Potential Award and Notice to Proceed; the payment and performance bonds; the General Conditions; the Special Conditions; the Project Plans and Specifications; any Change Orders; and any other documents which are clearly and unambiguously made part of the Contract Documents. The Contract Documents do not include documents provided “For Reference Only,” or documents that are intended solely to provide information regarding existing conditions.

**Contract Price** means the total compensation to be paid to Contractor for performance of the Work, as set forth in the Contract and as may be amended by Change Order or adjusted for an Allowance. The Contract Price is not subject to adjustment due to inflation or due to the increased cost of labor, material, supplies or equipment following submission of the Bid Proposal.

**Contract Time** means the time specified for complete performance of the Work, as set forth in the Contract and as may be amended by Change Order.

**Contractor** means the individual, partnership, corporation, or joint-venture that has signed the Contract with City to perform the Work.

**Day** means a calendar day unless otherwise specified.

**Design Professional** means the licensed individual(s) or firm(s) retained by City to provide architectural, engineering, or electrical engineering design services for the Project. If no Design Professional has been retained for this Project, any reference to Design Professional is deemed to refer to the Engineer.

**DIR** means the California Department of Industrial Relations.

**Drawings** has the same meaning as Plans.

**Engineer** means the City Engineer for the City of Pittsburg and his or her authorized delegees.

**Excusable Delay** is defined in Section 5.3(B), Excusable Delay.

**Extra Work** means new or unforeseen work added to the Project, as determined by the Engineer in his or her sole discretion, including Work that was not part of or incidental to the scope of the Work when the Contractor's bid was submitted; Work that is substantially different from the Work as described in the Contract Documents at bid time; or Work that results from a substantially differing and unforeseeable condition.

**Final Completion** means Contractor has fully completed all of the Work required by the Contract Documents to the City's satisfaction, including all punch list items and any required commissioning or training, and has provided the City with all required submittals, including the instructions and manuals, product warranties, and as-built drawings.

**Final Payment** means payment to Contractor of the unpaid Contract Price, including release of undisputed retention, less amounts withheld or deducted pursuant to the Contract Documents.

**Furnish** means to purchase and deliver for the Project.

**Government Code Claim** means a claim submitted pursuant to California Government Code § 900 et seq.

**Hazardous Materials** means any substance or material identified now or in the future as hazardous under any Laws, or any other substance or material that may be considered hazardous or otherwise subject to Laws governing handling, disposal, or cleanup.

**Including**, whether or not capitalized, means "including, but not limited to," unless the context clearly requires otherwise.

**Inspector** means the individual(s) or firm(s) retained or employed by City to inspect the workmanship, materials, and manner of construction of the Project and its components to ensure compliance with the Contract Documents and all Laws.

**Install** means to fix in place for materials, and to fix in place and connect for equipment.

**Laws** means all applicable local, state, and federal laws, regulations, rules, codes, ordinances, permits, orders, and the like enacted or imposed by or under the auspices of any governmental entity with jurisdiction over any of the Work or any performance of the Work, including health and safety requirements.

**Non-Excusable Delay** is defined in Section 5.3(D), Non-Excusable Delay.

**Plans** means the City-provided plans, drawings, details, or graphical depictions of the Project requirements, but does not include Shop Drawings.

**Project** means the public works project referenced in the Contract, as modified by any Project alternates elected by City, if any.

**Project Manager** means the individual designated by City to oversee and manage the Project on City's behalf and may include his or her authorized delegee(s) when the Project Manager is unavailable. If no Project Manager has been designated for this Project, any reference to Project Manager is deemed to refer to the Engineer.

**Recoverable Costs** is defined in Section 5.3(F), Recoverable Costs.

**Request for Information** or **RFI** means Contractor's written request for information about the Contract Documents, the Work or the Project, submitted to City in the manner and format specified by City.

**Section**, when capitalized in these General Conditions, means a numbered section or subsection of the General Conditions, unless the context clearly indicates otherwise.

**Shop Drawings** means drawings, plan details or other graphical depictions prepared by or on behalf of Contractor, and subject to City acceptance, which are intended to provide details for fabrication, installation, and the like, of items required by or shown in the Plans or Specifications.

**Specialty Work** means Work that must be performed by a specialized Subcontractor with the specified license or other special certification, and that the Contractor is not qualified to self-perform.

**Specifications** means the technical, text specifications describing the Project requirements, which are prepared for and incorporated into the Contract by or on behalf of City, and does not include the Contract, General Conditions or Special Conditions.

**State Standard Plans and Specifications** means the most current version, at bid opening, of the California Department of Transportation technical standard plans and text specifications describing the Project requirements, which are prepared for and incorporated into the Contract by or on behalf of City, and does not include the Contract, General Conditions or Special Conditions.

**Subcontractor** means an individual, partnership, corporation, or joint-venture retained by Contractor directly or indirectly through a subcontract to perform a specific portion of the Work. The term Subcontractor applies to subcontractors of all tiers, unless otherwise indicated by the context. A third party such as a utility performing related work on the Project is not a Subcontractor, even if Contractor must coordinate its Work with the third party.

**Technical Specifications** has the same meaning as Specifications.

**Work** means all of the construction and services necessary for or incidental to completing the Project in conformance with the requirements of the Contract Documents.

**Work Day** or **Working Day**, whether or not capitalized, means a weekday when the City is open for business, and does not include holidays observed by the City.

**Worksite** means the place or places where the Work is performed, which includes, but may extend beyond the Project site, including separate locations for staging, storage, or fabrication.

## Article 2 - Roles and Responsibilities

### 2.1 City.

- (A) **City Council.** The City Council has final authority in all matters affecting the Project, except to the extent it has delegated authority to the Engineer.
- (B) **Engineer.** The Engineer, acting within the authority conferred by the City Council, is responsible for administration of the Project on behalf of City, including authority to provide directions to the Design Professional and to Contractor to ensure proper and timely completion of the Project. The Engineer's decisions are final and conclusive within the scope of his or her authority, including interpretation of the Contract Documents.
- (C) **Project Manager.** The Project Manager assigned to the Project will be the primary point of contact for the Contractor and will serve as City's representative for daily administration of the Project on behalf of City. Unless otherwise specified, all of Contractor's communications to City (in any form) will go to or through the Project Manager. City reserves the right to reassign the Project Manager role at any time or to delegate duties to additional City representatives, without prior notice to or consent of Contractor.
- (D) **Design Professional.** The Design Professional is responsible for the overall design of the Project and, to the extent authorized by City, may act on City's behalf to ensure performance of the Work in compliance with the Plans and Specifications, including any design changes authorized by Change Order. The Design Professional's duties may include review of Contractor's submittals, visits to any Worksite, inspecting the Work, evaluating test and inspection results, and participation in Project-related meetings, including any pre-construction conference, weekly meetings, and coordination meetings. The Design Professional's interpretation of the Plans or Specifications is final and conclusive.

## 2.2 Contractor.

- (A) **General.** Contractor must provide all labor, materials, supplies, equipment, services, and incidentals necessary to perform and timely complete the Work in strict accordance with the Contract Documents, and in an economical and efficient manner in the best interests of City, and with minimal inconvenience to the public.
- (B) **Responsibility for the Work and Risk of Loss.** Contractor is responsible for supervising and directing all aspects of the Work to facilitate the efficient and timely completion of the Work. Contractor is solely responsible for and required to exercise full control over the Work, including the construction means, methods, techniques, sequences, procedures, safety precautions and programs, and coordination of all portions of the Work with that of all other contractors and Subcontractors, except to the extent that the Contract Documents provide other specific instructions. Contractor's responsibilities extend to any plan, method or sequence suggested, but not required by City or specified in the Contract Documents. From the date of commencement of the Work until either the date on which City formally accepts the Project or the effective date of termination of the Contract, whichever is later, Contractor bears all risks of injury or damage to the Work and the materials and equipment delivered to any Worksite, by any cause including fire, earthquake, wind, weather, vandalism or theft.
- (C) **Project Administration.** Contractor must provide sufficient and competent administration, staff, and skilled workforce necessary to perform and timely complete the Work in accordance with the Contract Documents. Before starting the Work, Contractor must designate in writing and provide complete contact information, including telephone numbers and email address, for the officer or employee in Contractor's organization who is to serve as Contractor's primary representative for the Project, and who has authority

to act on Contractor's behalf. A Subcontractor may not serve as Contractor's primary representative.

(D) **On-Site Superintendent.** Contractor must, at all times during performance of the Work, provide a qualified and competent full-time superintendent acceptable to City, and assistants as necessary, who must be physically present at the Project site while any aspect of the Work is being performed. The superintendent must have full authority to act and communicate on behalf of Contractor, and Contractor will be bound by the superintendent's communications to City. City's approval of the superintendent is required before the Work commences. If City is not satisfied with the superintendent's performance, City may request a qualified replacement of the superintendent. Failure to comply may result in temporary suspension of the Work, at Contractor's sole expense and with no extension of Contract Time, until an approved superintendent is physically present to supervise the Work. Contractor must provide written notice to City, as soon as practicable, before replacing the superintendent.

(E) **Standards.** Contractor must, at all times, ensure that the Work is performed in an efficient, skillful manner following best practices and in full compliance with the Contract Documents and Laws and applicable manufacturer's recommendations. Contractor has a material and ongoing obligation to provide true and complete information, to the best of its knowledge, with respect to all records, documents, or communications pertaining to the Project, including oral or written reports, statements, certifications, Change Order requests, or Claims.

(F) **Meetings.** Contractor, its project manager, superintendent and any primary Subcontractors requested by City, must attend a pre-construction conference, if requested by City, as well as weekly Project progress meetings scheduled with City. If applicable, Contractor may also be required to participate in coordination meetings with other parties relating to other work being performed on or near the Project site or in relation to the Project, including work or activities performed by City, other contractors, or other utility owners.

(G) **Construction Records.** Contractor will maintain up-to-date, thorough, legible, and dated daily job reports, which document all significant activity on the Project for each day that Work is performed on the Project. The daily report for each day must include the number of workers at the Project site; primary Work activities; major deliveries; problems encountered, including injuries, if any; weather and site conditions; and delays, if any. Contractor will take date and time-stamped photographs to document general progress of the Project, including site conditions prior to construction activities, before and after photographs at offset trench laterals, existing improvements and utilities, damage and restoration. Contractor will maintain copies of all subcontracts, Project-related correspondence with Subcontractors, and records of meetings with Subcontractors. Upon request by the City, Contractor will permit review of and/or provide copies of any of these construction records.

(H) **Responsible Party.** Contractor is solely responsible to City for the acts or omissions of any Subcontractors, or any other party or parties performing portions of the Work or providing equipment, materials or services for or on behalf of Contractor or the Subcontractors. Upon City's written request, Contractor must promptly and permanently remove from the Project, at no cost to City, any employee or Subcontractor or employee of a Subcontractor who the Engineer has determined to be incompetent, intemperate or disorderly, or who has failed or refused to perform the Work as required under the Contract Documents.

(I) **Correction of Defects.** Contractor must promptly correct, at Contractor's sole expense, any Work that is determined by City to be deficient or defective in any way,

including workmanship, materials, parts or equipment. Workmanship, materials, parts or equipment that do not conform to the requirements under the Plans, Specifications and every other Contract Document, as determined by City, will be considered defective and subject to rejection. Contractor must also promptly correct, at Contractor's sole expense, any Work performed beyond the lines and grades shown on the Plans or established by City, and any Extra Work performed without City's prior written approval. If Contractor fails to correct or to take reasonable steps toward correcting defective Work within five days following notice from City, or within the time specified in City's notice to correct, City may elect to have the defective Work corrected by its own forces or by a third party, in which case the cost of correction will be deducted from the Contract Price. If City elects to correct defective Work due to Contractor's failure or refusal to do so, City or its agents will have the right to take possession of and use any equipment, supplies, or materials available at the Project site or any Worksite on City property, in order to effectuate the correction, at no extra cost to City. Contractor's warranty obligations under Section 11.2, Warranty, will not be waived nor limited by City's actions to correct defective Work under these circumstances. Alternatively, City may elect to retain defective Work, and deduct the difference in value, as determined by the Engineer, from payments otherwise due to Contractor. This paragraph applies to any defective Work performed by Contractor during the one-year warranty period under Section 11.2.

(J) **Contractor's Records.** Contractor must maintain all of its records relating to the Project in any form, including paper documents, photos, videos, electronic records, approved samples, and the construction records required pursuant to paragraph (G), above. Project records subject to this provision include complete Project cost records and records relating to preparation of Contractor's bid, including estimates, take-offs, and price quotes or bids.

(1) Contractor's cost records must include all supporting documentation, including original receipts, invoices, and payroll records, evidencing its direct costs to perform the Work, including, but not limited to, costs for labor, materials and equipment. Each cost record should include, at a minimum, a description of the expenditure with references to the applicable requirements of the Contract Documents, the amount actually paid, the date of payment, and whether the expenditure is part of the original Contract Price, related to an executed Change Order, or otherwise categorized by Contractor as Extra Work. Contractor's failure to comply with this provision as to any claimed cost operates as a waiver of any rights to recover the claimed cost.

(2) Contractor must continue to maintain its Project-related records in an organized manner for a period of five years after City's acceptance of the Project or following Contract termination, whichever occurs first. Subject to prior notice to Contractor, City is entitled to inspect or audit any of Contractor's records relating to the Project during Contractor's normal business hours. The record-keeping requirements set forth in this subsection 2.2(J) will survive expiration or termination of the Contract.

(K) **Copies of Project Documents.** Contractor and its Subcontractors must keep copies, at the Project site, of all Work-related documents, including the Contract, permit(s), Plans, Specifications, Addenda, Contract amendments, Change Orders, RFIs and RFI responses, Shop Drawings, as-built drawings, schedules, daily records, testing and inspection reports or results, and any related written interpretations. These documents must be available to City for reference at all times during construction of the Project.

### 2.3 Subcontractors.

(A) **General.** All Work which is not performed by Contractor with its own forces must be performed by Subcontractors. City reserves the right to approve or reject any and all Subcontractors proposed to perform the Work, for reasons including the subcontractor's poor reputation, lack of relevant experience, financial instability, and lack of technical ability or adequate trained workforce. Each Subcontractor must obtain a City business license before performing any Work.

(B) **Contractual Obligations.** Contractor must require each Subcontractor to comply with the provisions of the Contract Documents as they apply to the Subcontractor's portion(s) of the Work, including the generally applicable terms of the Contract Documents, and to likewise bind their subcontractors. Contractor will provide that the rights that each Subcontractor may have against any manufacturer or supplier for breach of warranty or guarantee relating to items provided by the Subcontractor for the Project, will be assigned to City. Nothing in these Contract Documents creates a contractual relationship between a Subcontractor and City, but City is deemed to be a third-party beneficiary of the contract between Contractor and each Subcontractor.

(C) **Termination.** If the Contract is terminated, each Subcontractor's agreement must be assigned by Contractor to City, subject to the prior rights of any surety, but only if and to the extent that City accepts, in writing, the assignment by written notification, and assumes all rights and obligations of Contractor pursuant to each such subcontract agreement.

(D) **Substitution of Subcontractor.** If Contractor requests substitution of a listed Subcontractor under Public Contract Code § 4107, Contractor is solely responsible for all costs City incurs in responding to the request, including legal fees and costs to conduct a hearing, and any increased subcontract cost to perform the Work that was to be performed by the listed Subcontractor. If City determines that a Subcontractor is unacceptable to City based on the Subcontractor's failure to satisfactorily perform its Work, or for any of the grounds for substitution listed in Public Contract Code § 4107(a), City may request removal of the Subcontractor from the Project. Upon receipt of a written request from City to remove a Subcontractor pursuant to this paragraph, Contractor will immediately remove the Subcontractor from the Project and, at no further cost to City, will either (1) self-perform the remaining Work to the extent that Contractor is duly licensed and qualified to do so, or (2) substitute a Subcontractor that is acceptable to City, in compliance with Public Contract Code § 4107, as applicable.

## 2.4 Coordination of Work.

(A) **Concurrent Work.** City reserves the right to perform, have performed, or permit performance of other work on or adjacent to the Project site while the Work is being performed for the Project. Contractor is responsible for coordinating its Work with other work being performed on or adjacent to the Project site, including by any utility companies or agencies, and must avoid hindering, delaying, or interfering with the work of other contractors, individuals, or entities, and must ensure safe and reasonable site access and use as required or authorized by City. To the full extent permitted by law, Contractor must hold harmless and indemnify City against any and all claims arising from or related to Contractor's avoidable, negligent, or willful hindrance of, delay to, or interference with the work of any utility company or agency or another contractor or subcontractor.

(B) **Coordination.** If Contractor's Work will connect or interface with work performed by others, Contractor is responsible for independently measuring and visually inspecting such work to ensure a correct connection and interface. Contractor is responsible for any failure by Contractor or its Subcontractors to confirm measurements before proceeding with connecting Work. Before proceeding with any portion of the Work affected by the

construction or operations of others, Contractor must give the Project Manager prompt written notification of any defects Contractor discovers which will prevent the proper execution of the Work. Failure to give notice of any known or reasonably discoverable defects will be deemed acknowledgement by Contractor that the work of others is not defective and will not prevent the proper execution of the Work. Contractor must also promptly notify City if work performed by others, including work or activities performed by City's own forces, is operating to hinder, delay, or interfere with Contractor's timely performance of the Work. City reserves the right to back charge Contractor for any additional costs incurred due to Contractor's failure to comply with the requirements in this Section 2.4.

**2.5 Submittals.** Unless otherwise specified, Contractor must submit to the Engineer for review and acceptance, all schedules, Shop Drawings, samples, product data, and similar submittals required by the Contract Documents, or upon request by the Engineer. Unless otherwise specified, all submittals, including Requests for Information, are subject to the general provisions of this Section, as well as specific submittal requirements that may be included elsewhere in the Contract Documents, including the Special Conditions or Specifications. The Engineer may require submission of a submittal schedule at or before a pre-construction conference, as may be specified in the Notice to Proceed.

(A) **General.** Contractor is responsible for ensuring that its submittals are accurate and conform to the Contract Documents.

(B) **Time and Manner of Submission.** Contractor must ensure that its submittals are prepared and delivered in a manner consistent with the current City-accepted schedule for the Work and within the applicable time specified in the Contract Documents, or if no time is specified, in such time and sequence so as not to delay the performance of the Work or completion of the Project.

(C) **Required Contents.** Each submittal must include the Project name and contract number, Contractor's name and address, the name and address of any Subcontractor or supplier involved with the submittal, the date, and references to applicable Specification section(s) and/or drawing and detail number(s).

(D) **Required Corrections.** If corrections are required, Contractor must promptly make and submit any required corrections as specified in full conformance with the requirements of this Section, or other requirements that apply to that submittal.

(E) **Effect of Review and Acceptance.** Review and acceptance of a submittal by City will not relieve Contractor from complying with the requirements of the Contract Documents. Contractor is responsible for any errors in any submittal, and review or acceptance of a submittal by City is not an assumption of risk or liability by City.

(F) **Enforcement.** Any Work performed or any material furnished, installed, fabricated or used without City's prior acceptance of a required submittal is performed or provided at Contractor's risk, and Contractor may be required to bear the costs incident thereto, including the cost of removing and replacing such Work, repairs to other affected portions of the Work or material, and the cost of additional time or services required of City, including costs for the Design Professional, Project Manager, or Inspector.

(G) **Excessive RFIs.** A RFI will be considered excessive or unnecessary if City determines that the explanation or response to the RFI is clearly and unambiguously discernable from the Contract Documents. City's costs to review and respond to excessive or unnecessary RFIs may be deducted from payments otherwise due to Contractor.

- 2.6 Shop Drawings.** When Shop Drawings are required by the Specifications or requested by the Engineer, they must be prepared according to best practices at Contractor's expense. The Shop Drawings must be of a size and scale to clearly show all necessary details. Unless otherwise specified by City, Shop Drawings must be provided to the Engineer for review and acceptance at least 30 days before the Work will be performed. If City requires changes, the corrected Shop Drawings must be resubmitted to the Engineer for review within the time specified by the Engineer. For all Project components requiring Shop Drawings, Contractor will not furnish materials or perform any Work until the Shop Drawings for those components are accepted by City. Contractor is responsible for any errors or omissions in the Shop Drawings, shop fits and field corrections; any deviations from the Contract Documents; and for the results obtained by the use of Shop Drawings. Acceptance of Shop Drawings by City does not relieve Contractor of Contractor's responsibility.
- 2.7 Access to Work.** Contractor must afford prompt and safe access to any Worksite by City and its employees, agents, or consultants authorized by City; and upon request by City, Contractor must promptly arrange for City representatives to visit or inspect manufacturing sites or fabrication facilities for items to be incorporated into the Work.
- 2.8 Personnel.** Contractor and its Subcontractors must employ only competent and skillful personnel to perform the Work. Contractor and its Subcontractor's supervisors, security or safety personnel, and employees who have unescorted access to the Project site must possess proficiency in English sufficient to read, understand, receive, and implement oral or written communications or instructions relating to their respective job functions, including safety and security requirements. Upon written notification from the Engineer, Contractor and its Subcontractors must immediately discharge any personnel who are incompetent, disorderly, disruptive, threatening, abusive, or profane, or otherwise refuse or fail to comply with the requirements of the Contract Documents or Laws, including Laws pertaining to health and safety. Any such discharged personnel may not be re-employed or permitted on the Project in any capacity without City's prior written consent.

### **Article 3 - Contract Documents**

#### **3.1 Interpretation of Contract Documents.**

(A) **Plans and Specifications.** The Plans and Specifications included in the Contract Documents are complementary. If Work is shown on one but not on the other, Contractor must perform the Work as though fully described on both, consistent with the Contract Documents and reasonably inferable from them as being necessary to produce the indicated results. The Plans and Specifications are deemed to include and require everything necessary and reasonably incidental to completion of the Work, whether or not particularly mentioned or shown. Contractor must perform all Work and services and supply all things reasonably related to and inferable from the Contract Documents. In the event of a conflict between the Plans and Specifications, the Specifications will control, unless the drawing(s) at issue are dated later than the Specification(s) at issue. Detailed drawings take precedence over general drawings, and large-scale drawings take precedence over smaller scale drawings. Any arrangement or division of the Plans and Specifications into sections is for convenience and is not intended to limit the Work required by separate trades. A conclusion presented in the Plans or Specifications is only a recommendation. Actual locations and depths must be determined by Contractor's field investigation. Contractor may request access to underlying or background information in City's possession that is necessary for Contractor to form its own conclusions.

(B) **Duty to Notify and Seek Direction.** If Contractor becomes aware of a changed condition in the Project, or of any ambiguity, conflict, inconsistency, discrepancy,

omission, or error in the Contract Documents, including the Plans or Specifications, Contractor must promptly submit a Request for Information to the Engineer and wait for a response from City before proceeding further with the related Work. The RFI must notify City of the issue and request clarification, interpretation or direction. The Engineer's clarification, interpretation or direction will be final and binding on Contractor. If Contractor proceeds with the related Work before obtaining City's response, Contractor will be responsible for any resulting costs, including the cost of correcting any incorrect or defective Work that results. Timely submission of a clear and complete RFI is essential to avoiding delay. Delay resulting from Contractor's failure to submit a timely and complete RFI to the Engineer is Non-Excusable Delay. If Contractor believes that City's response to an RFI justifies a change to the Contract Price or Contract Time, Contractor must perform the Work as directed, but may submit a timely Change Order request in accordance with the Contract Documents. (See Article 5 and 6.)

(C) **Figures and Dimensions.** Figures control over scaled dimensions.

(D) **Technical or Trade Terms.** Any terms that have well-known technical or trade meanings will be interpreted in accordance with those meanings, unless otherwise specifically defined in the Contract Documents.

(E) **Measurements.** Contractor must verify all relevant measurements in the Contract Documents and at the Project site before ordering any material or performing any Work, and will be responsible for the correctness of those measurements or for costs that could have been avoided by independently verifying measurements.

(F) **Compliance with Laws.** The Contract Documents are intended to comply with Laws and will be interpreted to comply with Laws.

**3.2 Order of Precedence.** Information included in one Contract Document but not in another will not be considered a conflict or inconsistency. Unless otherwise specified in the Special Conditions, in case of any conflict or inconsistency among the Contract Documents, the following order of precedence will apply, beginning from highest to lowest, with the most recent version taking precedent over an earlier version:

- (A) Change Orders;
- (B) Addenda;
- (C) Contract;
- (D) Notice to Proceed;
- (E) Attachment B – Federal Contract Requirements (only if used);
- (F) Special Conditions;
- (G) General Conditions;
- (H) Payment and Performance Bonds;
- (I) Specifications;
- (J) Plans;
- (K) Notice of Potential Award;
- (L) Notice Inviting Bids;
- (M) Attachment A – Federal Bidding Requirements (only if used);
- (N) Instructions to Bidders;
- (O) Contractor's Bid Proposal and attachments;
- (P) the City's standard specifications, as applicable; and
- (Q) Any generic documents prepared by and on behalf of a third party, that were not prepared specifically for this Project, such as the Caltrans Standard Specifications or Caltrans Special Provisions.

**3.3 Caltrans Standard Specifications.** Any reference to or incorporation of the Standard Specifications of the State of California, Department of Transportation ("Caltrans"),

including “Standard Specifications,” “Caltrans Specifications,” “State Specifications,” or “CSS,” means the most current edition of Caltrans’ Standard Specifications, unless otherwise specified (“Caltrans Standard Specifications”), including the most current amendments as of the date that Contractor’s bid was submitted for this Project. The following provisions apply to use of or reference to the Caltrans Standard Specifications or Special Provisions:

(A) **Limitations.** The “General Provisions” of the Caltrans Standard Specifications, i.e., sections 1 through 9, do not apply to these Contract Documents with the exception of any specific provisions, if any, which are expressly stated to apply to these Contract Documents.

(B) **Conflicts or Inconsistencies.** If there is a conflict or inconsistency between any provision in the Caltrans Standard Specifications or Special Provisions and a provision of these Contract Documents, as determined by City, the provision in the Contract Documents will govern.

(C) **Meanings.** Terms used in the Caltrans Standard Specifications or Special Provisions are to be interpreted as follows:

(1) Any reference to the “Engineer” is deemed to mean the City Engineer.

(2) Any reference to the “Special Provisions” is deemed to mean the Special Conditions, unless the Caltrans Special Provisions are expressly included in the Contract Documents listed in Section 2 of the Contract.

(3) Any reference to the “Department” or “State” is deemed to mean City.

**3.4 For Reference Only.** Contractor is responsible for the careful review of any document, study, or report provided by City or appended to the Contract Documents solely for informational purposes and identified as “For Reference Only.” Nothing in any document, study, or report so appended and identified is intended to supplement, alter, or void any provision of the Contract Documents. Contractor is advised that City or its representatives may be guided by information or recommendations included in such reference documents, particularly when making determinations as to the acceptability of proposed materials, methods, or changes in the Work. Any record drawings or similar final or accepted drawings or maps that are not part of the Contract Documents are deemed to be For Reference Only. The provisions of the Contract Documents are not modified by any perceived or actual conflict with provisions in any document that is provided For Reference Only.

**3.5 Current Versions.** Unless otherwise specified by City, any reference to standard specifications, technical specifications, or any City or state codes or regulations means the latest specification, code or regulation in effect on the date that bids were due.

**3.6 Conformed Copies.** If City prepares a conformed set of the Contract Documents following award of the Contract, it will provide Contractor with two hard copy (paper) sets and one copy of the electronic file in PDF format. It is Contractor’s responsibility to ensure that all Subcontractors, including fabricators, are provided with the conformed set of the Contract Documents at Contractor’s sole expense.

**3.7 Ownership.** No portion of the Contract Documents may be used for any purpose other than construction of the Project, without prior written consent from City. Contractor is deemed to have conveyed the copyright in any designs, drawings, specifications, Shop Drawings, or other documents (in paper or electronic form) developed by Contractor for the Project, and City will retain all rights to such works, including the right to possession.

## Article 4 - Bonds, Indemnity, and Insurance

- 4.1 Payment and Performance Bonds.** Within ten days following issuance of the Notice of Potential Award, Contractor is required to provide a payment bond and a performance bond, each in the penal sum of not less than 100% of the Contract Price, and each executed by Contractor and its surety using the bond forms included with the Contract Documents.
- (A) **Surety.** Each bond must be issued and executed by a surety admitted in California. If an issuing surety cancels the bond or becomes insolvent, within seven days following written notice from City, Contractor must substitute a surety acceptable to City. If Contractor fails to substitute an acceptable surety within the specified time, City may, at its sole discretion, withhold payment from Contractor until the surety is replaced to City's satisfaction, or terminate the Contract for default.
- (B) **Supplemental Bonds for Increase in Contract Price.** If the Contract Price increases during construction by five percent or more over the original Contract Price, Contractor must provide supplemental or replacement bonds within ten days of written notice from City pursuant to this Section, covering 100% of the increased Contract Price and using the bond forms included with the Contract Documents.
- 4.2 Indemnity.** To the fullest extent permitted by law, Contractor must indemnify, defend, and hold harmless City, its Council, officers, officials, employees, agents, volunteers, and consultants (individually, an "Indemnitee," and collectively the "Indemnitees") from and against any and all liability, loss, damage, claims, causes of action, demands, charges, fines, costs, and expenses (including, without limitation, attorney fees, expert witness fees, paralegal fees, and fees and costs of litigation or arbitration) (collectively, "Liability") of every nature arising out of or in connection with the acts or omissions of Contractor, its employees, Subcontractors, representatives, or agents, in bidding or performing the Work or in failing to comply with any obligation of Contractor under the Contract, except such Liability caused by the active negligence, sole negligence, or willful misconduct of an Indemnitee. This indemnity requirement applies to any Liability arising from alleged defects in the content or manner of submission of Contractor's bid for the Contract. Contractor's failure or refusal to timely accept a tender of defense pursuant to this Contract will be deemed a material breach of the Contract. City will timely notify Contractor upon receipt of any third-party claim relating to the Contract, as required by Public Contract Code § 9201. Contractor waives any right to express or implied indemnity against any Indemnitee. Contractor's indemnity obligations under this Contract will survive the expiration or any early termination of the Contract.
- 4.3 Insurance.** No later than ten days following issuance of the Notice of Potential Award, Contractor must procure and provide proof of the insurance coverage required by this Section in the form of certificates and endorsements acceptable to City. The required insurance must cover the activities of Contractor and its Subcontractors relating to or arising from the performance of the Work, and must remain in full force and effect at all times during the period covered by the Contract, through the date of City's acceptance of the Project. All required insurance must be issued by a company licensed to do business in the State of California, and each such insurer must have an A.M. Best's financial strength rating of "A" or better and a financial size rating of "VIII" or better. If Contractor fails to provide any of the required coverage in full compliance with the requirements of the Contract Documents, City may, at its sole discretion, purchase such coverage at Contractor's expense and deduct the cost from payments due to Contractor, or terminate the Contract for default. The procurement of the required insurance will not be construed to limit Contractor's liability under this Contract or to fulfill Contractor's indemnification

obligations under this Contract.

(A) **Policies and Limits.** The following insurance policies and limits are required for this Contract, unless otherwise specified in the Special Conditions:

(1) **Commercial General Liability (“CGL”) Insurance:** The CGL insurance policy must be issued on an occurrence basis, written on a comprehensive general liability form, and must include coverage for liability arising from Contractor’s or its Subcontractor’s acts or omissions in the performance of the Work, including contractor’s protected coverage, contractual liability, products and completed operations, and broad form property damage, with limits of at least \$2,000,000 per occurrence and at least \$4,000,000 general aggregate. The CGL insurance coverage may be arranged under a single policy for the full limits required or by a combination of underlying policies with the balance provided by excess or umbrella policies, provided each such policy complies with the requirements set forth in this Section, including required endorsements.

(2) **Automobile Liability Insurance:** The automobile liability insurance policy must provide coverage of at least \$2,000,000 combined single-limit per accident for bodily injury, death, or property damage, including hired and non-owned auto liability.

(3) **Workers’ Compensation Insurance and Employer’s Liability:** The workers’ compensation and employer’s liability insurance policy must comply with the requirements of the California Labor Code, providing coverage of at least \$1,000,000 or as otherwise required by the statute. If Contractor is self-insured, Contractor must provide its Certificate of Permission to Self-Insure, duly authorized by the DIR.

(4) **Pollution Liability Insurance:** The pollution liability insurance policy must be issued on an occurrence basis, providing coverage of at least \$2,000,000 for all loss arising out of claims for bodily injury, death, property damage, or environmental damage caused by pollution conditions resulting from the Work.

(5) **Builder’s Risk Insurance:** The builder’s risk insurance policy must be issued on an occurrence basis, for all-risk or “all perils” coverage on a 100% completed value basis on the insurable portion of the Project for the benefit of City.

(B) **Notice.** Each certificate of insurance must state that the coverage afforded by the policy or policies will not be reduced, cancelled or allowed to expire without at least 30 days written notice to City, unless due to non-payment of premiums, in which case ten days written notice must be made to City.

(C) **Waiver of Subrogation.** Each required policy must include an endorsement providing that the carrier will waive any right of subrogation it may have against City.

(D) **Required Endorsements.** The CGL policy, automobile liability policy, pollution liability policy, and builder’s risk policy must include the following specific endorsements:

(1) The City, including its Council, officials, officers, employees, agents, volunteers and consultants (collectively, “Additional Insured”) must be named as an additional insured for all liability arising out of the operations by or on behalf of the named insured, and the policy must protect the Additional Insured against any and all liability for personal injury, death or property damage or destruction arising directly or indirectly in the performance of the Contract. The additional

insured endorsement must be provided using ISO form CG 20 10 11 85 or an equivalent form approved by the City.

(2) The inclusion of more than one insured will not operate to impair the rights of one insured against another, and the coverages afforded will apply as though separate policies have been issued to each insured.

(3) The insurance provided by Contractor is primary and no insurance held or owned by any Additional Insured may be called upon to contribute to a loss.

(4) This policy does not exclude explosion, collapse, underground excavation hazard, or removal of lateral support.

(E) **Contractor's Responsibilities.** This Section 4.3 establishes the minimum requirements for Contractor's insurance coverage in relation to this Project, but is not intended to limit Contractor's ability to procure additional or greater coverage. Contractor is responsible for its own risk assessment and needs and is encouraged to consult its insurance provider to determine what coverage it may wish to carry beyond the minimum requirements of this Section. Contractor is solely responsible for the cost of its insurance coverage, including premium payments, deductibles, or self-insured retentions, and no Additional Insured will be responsible or liable for any of the cost of Contractor's insurance coverage.

(F) **Deductibles and Self-Insured Retentions.** Any deductibles or self-insured retentions that apply to the required insurance (collectively, "deductibles") in excess of \$100,000 are subject to approval by the City's Risk Manager, acting in his or her sole discretion, and must be declared by Contractor when it submits its certificates of insurance and endorsements pursuant to this Section 4.3. If the City's Risk Manager determines that the deductibles are unacceptably high, at City's option, Contractor must either reduce or eliminate the deductibles as they apply to City and all required Additional Insured; or must provide a financial guarantee, to City's satisfaction, guaranteeing payment of losses and related investigation, claim administration, and legal expenses.

(G) **Subcontractors.** Contractor must ensure that each Subcontractor is required to maintain the same insurance coverage required under this Section 4.3, with respect to its performance of Work on the Project, including those requirements related to the Additional Insureds and waiver of subrogation, but excluding pollution liability or builder's risk insurance unless otherwise specified in the Special Conditions. A Subcontractor may be eligible for reduced insurance coverage or limits, but only to the extent approved in writing in advance by the City's Risk Manager. Contractor must confirm that each Subcontractor has complied with these insurance requirements before the Subcontractor is permitted to begin Work on the Project. Upon request by the City, Contractor must provide certificates and endorsements submitted by each Subcontractor to prove compliance with this requirement. The insurance requirements for Subcontractors do not replace or limit the Contractor's insurance obligations.

## Article 5 - Contract Time

**5.1 Time is of the Essence.** Time is of the essence in Contractor's performance and completion of the Work, and Contractor must diligently prosecute the Work and complete it within the Contract Time.

(A) **General.** Contractor must commence the Work on the date indicated in the Notice to Proceed and must fully complete the Work in strict compliance with all

requirements of the Contract Documents and within the Contract Time. Contractor may not begin performing the Work before the date specified in the Notice to Proceed.

(B) **Authorization.** Contractor is not entitled to compensation or credit for any Work performed before the date specified in the Notice to Proceed, with the exception of any schedules, submittals, or other requirements, if any, that must be provided or performed before issuance of the Notice to Proceed.

(C) **Rate of Progress.** Contractor and its Subcontractors must, at all times, provide workers, materials, and equipment sufficient to maintain the rate of progress necessary to ensure full completion of the Work within the Contract Time. If City determines that Contractor is failing to prosecute the Work at a sufficient rate of progress, City may, in its sole discretion, direct Contractor to provide additional workers, materials, or equipment, or to work additional hours or days without additional cost to City, in order to achieve a rate of progress satisfactory to City. If Contractor fails to comply with City's directive in this regard, City may, at Contractor's expense, separately contract for additional workers, materials, or equipment or use City's own forces to achieve the necessary rate of progress. Alternatively, City may terminate the Contract based on Contractor's default.

**5.2 Schedule Requirements.** Contractor must prepare all schedules using standard, commercial scheduling software acceptable to the Engineer, and must provide the schedules in electronic and paper form as requested by the Engineer. In addition to the general scheduling requirements set forth below, Contractor must also comply with any scheduling requirements included in the Special Conditions or in the Technical Specifications.

(A) **Baseline (As-Planned) Schedule.** Within ten calendar days following City's issuance of the Notice to Proceed (or as otherwise specified in the Notice to Proceed), Contractor must submit to City for review and acceptance a baseline (as-planned) schedule using critical path methodology showing in detail how Contractor plans to perform and fully complete the Work within the Contract Time, including labor, equipment, materials and fabricated items. The baseline schedule must show the order of the major items of Work and the dates of start and completion of each item, including when the materials and equipment will be procured. The schedule must also include the work of all trades, reflecting anticipated labor or crew hours and equipment loading for the construction activities, and must be sufficiently comprehensive and detailed to enable progress to be monitored on a day-by-day basis. For each activity, the baseline schedule must be dated, provided in the format specified in the Contract Documents or as required by City, and must include, at a minimum, a description of the activity, the start and completion dates of the activity, and the duration of the activity.

(1) **Specialized Materials Ordering.** Within five calendar days following issuance of the Notice to Proceed, Contractor must order any specialized material or equipment for the Work that is not readily available from material suppliers. Contractor must also retain documentation of the purchase order date(s).

(B) **City's Review of Schedules.** City will review and may note exceptions to the baseline schedule, and to the progress schedules submitted as required below, to assure completion of the Work within the Contract Time. Contractor is solely responsible for resolving any exceptions noted in a schedule and, within seven days, must correct the schedule to address the exceptions. City's review or acceptance of Contractor's schedules will not operate to waive or limit Contractor's duty to complete the Project within the Contract Time, nor to waive or limit City's right to assess liquidated damages for Contractor's unexcused failure to do so.

(C) **Progress Schedules.** After City accepts the final baseline schedule with no exceptions, Contractor must submit an updated progress schedule and three-week look-ahead schedule, in the format specified by City, for review and acceptance with each application for a progress payment, or when otherwise specified by City, until completion of the Work. The updated progress schedule must: show how the actual progress of the Work as constructed to date compares to the baseline schedule; reflect any proposed changes in the construction schedule or method of operations, including to achieve Project milestones within the Contract Time; and identify any actual or potential impacts to the critical path. Contractor must also submit periodic reports to City of any changes in the projected material or equipment delivery dates for the Project.

(1) *Float.* The progress schedule must show early and late completion dates for each task. The number of days between those dates will be designated as the "float." Any float belongs to the Project and may be allocated by the Engineer to best serve timely completion of the Project.

(2) *Failure to Submit Schedule.* Reliable, up-to-date schedules are essential to efficient and cost-effective administration of the Project and timely completion. If Contractor fails to submit a schedule within the time periods specified in this Section, or submits a schedule to which City has noted exceptions that are not corrected, City may withhold up to ten percent from payment(s) otherwise due to Contractor until the exceptions are resolved, the schedule is corrected and resubmitted, and City has accepted the schedule. In addition, Contractor's failure to comply with the schedule requirements in this Section 5.2 will be deemed a material default and a waiver of any claims for Excusable Delay or loss of productivity arising during any period when Contractor is out of compliance, subject only to the limits of Public Contract Code § 7102.

(D) **Recovery Schedule.** If City determines that the Work is more than one week behind schedule, within seven days following written notice of such determination, Contractor must submit a recovery schedule, showing how Contractor intends to perform and complete the Work within the Contract Time, based on actual progress to date.

(E) **Effect of Acceptance.** Contractor and its Subcontractors must perform the Work in accordance with the most current City-accepted schedule unless otherwise directed by City. City's acceptance of a schedule does not operate to extend the time for completion of the Work or any component of the Work, and will not affect City's right to assess liquidated damages for Contractor's unexcused delay in completing the Work within the Contract Time.

(F) **Posting.** Contractor must at all times prominently post a copy of the most current City-accepted progress or recovery schedule in its on-site office.

(G) **Reservation of Rights.** City reserves the right to direct the sequence in which the Work must be performed or to make changes in the sequence of the Work in order to facilitate the performance of work by City or others, or to facilitate City's use of its property. The Contract Time or Contract Price may be adjusted to the extent such changes in sequence actually increase or decrease Contractor's time or cost to perform the Work.

(H) **Authorized Working Days and Times.** Contractor is limited to working Monday through Friday, excluding holidays, during City's normal business hours, except as provided in the Special Conditions or as authorized in writing by City. City reserves the right to charge Contractor for additional costs incurred by City due to Work performed on days or during hours not expressly authorized in the Contract Documents, including

reimbursement of costs incurred for inspection, testing, and construction management services.

### 5.3 Delay and Extensions of Contract Time.

(A) **Notice of Delay.** If Contractor becomes aware of any actual or potential delay affecting the critical path, Contractor must promptly notify the Engineer in writing, regardless of the nature or cause of the delay, so that City has a reasonable opportunity to mitigate or avoid the delay.

(B) **Excusable Delay.** The Contract Time may be extended if Contractor encounters "Excusable Delay," which is an unavoidable delay in completing the Work within the Contract Time due to causes completely beyond Contractor's control, and which Contractor could not have avoided or mitigated through reasonable care, planning, foresight, and diligence, provided that Contractor is otherwise fully performing its obligations under the Contract Documents. Grounds for Excusable Delay may include fire, natural disasters including earthquake or unusually severe weather, acts of terror or vandalism, epidemic, unforeseeable adverse government actions, unforeseeable actions of third parties, encountering unforeseeable hazardous materials, unforeseeable site conditions, or suspension for convenience under Article 13. The Contract Time will not be extended based on circumstances which will not unavoidably delay completing the Work within the Contract Time based on critical path analysis.

(C) **Weather Delays.** A "Weather Delay Day" is a Working Day during which Contractor and its forces, including Subcontractors, are unable to perform more than 40% of the critical path Work scheduled for that day due to adverse weather conditions which impair the ability to safely or effectively perform the scheduled critical path Work that day. Adverse weather conditions may include rain, saturated soil, and Project site clean-up required due to adverse weather. Determination of what constitutes critical path Work scheduled for that day will be based on the most current, City-approved schedule. Contractor will be entitled to a non-compensable extension of the Contract Time for each Weather Delay Day in excess of the normal Weather Delay Days within a given month as determined by reliable records, including monthly rainfall averages, for the preceding ten years (or as otherwise specified in the Special Conditions or Specifications).

(1) Contractor must fully comply with the applicable procedures in Articles 5 and 6 of the General Conditions regarding requests to modify the Contract Time.

(2) Contractor will not be entitled to an extension of time for a Weather Delay Day to the extent Contractor is responsible for concurrent delay on that day.

(3) Contractor must take reasonable steps to mitigate the consequences of Weather Delay Days, including prudent workforce management and protecting the Work, Project Site, materials, and equipment.

(D) **Non-Excusable Delay.** Delay which Contractor could have avoided or mitigated through reasonable care, planning, foresight and diligence is "Non-Excusable Delay." Contractor is not entitled to an extension of Contract Time or any compensation for Non-Excusable Delay, or for Excusable Delay that is concurrent with Non-Excusable Delay. Non-Excusable Delay includes delay caused by:

(1) weather conditions which are normal for the location of the Project, as determined by reliable records, including monthly rainfall averages, for the preceding ten years;

- (2) Contractor's failure to order equipment and materials sufficiently in advance of the time needed for completion of the Work within the Contract Time;
- (3) Contractor's failure to provide adequate notification to utility companies or agencies for connections or services necessary for completion of the Work within the Contract Time;
- (4) foreseeable conditions which Contractor could have ascertained from reasonably diligent inspection of the Project site or review of the Contract Documents or other information provided or available to Contractor;
- (5) Contractor's failure, refusal, or financial inability to perform the Work within the Contract Time, including insufficient funds to pay its Subcontractors or suppliers;
- (6) performance or non-performance by Contractor's Subcontractors or suppliers;
- (7) the time required to respond to excessive RFIs (see Section 2.5(G));
- (8) delayed submission of required submittals, or the time required for correction and resubmission of defective submittals;
- (9) time required for repair of, re-testing, or re-inspection of defective Work;
- (10) enforcement of Laws by City, or outside agencies with jurisdiction over the Work; or
- (11) City's exercise or enforcement of any of its rights or Contractor's duties pursuant to the Contract Documents, including correction of defective Work, extra inspections or testing due to non-compliance with Contract requirements, safety compliance, environmental compliance, or rejection and return of defective or deficient submittals.

(E) **Compensable Delay.** Pursuant to Public Contract Code § 7102, in addition to entitlement to an extension of Contract Time, Contractor is entitled to compensation for costs incurred due to delay caused solely by City, when that delay is unreasonable under the circumstances involved and not within the contemplation of the parties ("Compensable Delay"). Contractor is not entitled to an extension of Contract Time or recovery of costs for Compensable Delay that is concurrent with Non-Excusable Delay. Delay due to causes that are beyond the control of either City or Contractor, including Weather Delay Days, discovery of Historic or Archeological Items pursuant to Section 7.18, or the actions or inactions of third parties or other agencies, is not Compensable Delay, and will only entitle Contractor to an extension of time commensurate with the time lost due to such delay.

(F) **Recoverable Costs.** Contractor is not entitled to compensation for Excusable Delay unless it is Compensable Delay, as defined above. Contractor is entitled to recover only the actual, direct, reasonable, and substantiated costs ("Recoverable Costs") for each working day that the Compensable Delay prevents Contractor from proceeding with more than 50% of the critical path Work scheduled for that day, based on the most recent progress schedule accepted by City. Recoverable Costs will not include home office overhead or lost profit.

(G) **Request for Extension of Contract Time or Recoverable Costs.** A request for an extension of Contract Time or any associated Recoverable Costs must be submitted

in writing to City within ten calendar days of the date the delay is first encountered, even if the duration of the delay is not yet known at that time, or any entitlement to the Contract Time extension or to the Recoverable Costs will be deemed waived. In addition to complying with the requirements of this Article 5, the request must be submitted in compliance with the Change Order request procedures in Article 6 below. Strict compliance with these requirements is necessary to ensure that any delay or consequences of delay may be mitigated as soon as possible, and to facilitate cost-efficient administration of the Project and timely performance of the Work. Any request for an extension of Contract Time or Recoverable Costs that does not strictly comply with all of the requirements of Article 5 and Article 6 will be deemed waived.

(1) *Required Contents.* The request must include a detailed description of the cause(s) of the delay and must also describe the measures that Contractor has taken to mitigate the delay and/or its effects, including efforts to mitigate the cost impact of the delay, such as by workforce management or by a change in sequencing. If the delay is still ongoing at the time the request is submitted, the request should also include Contractor's plan for continued mitigation of the delay or its effects.

(2) *Delay Days and Costs.* The request must specify the number of days of Excusable Delay claimed or provide a realistic estimate if the duration of the delay is not yet known. If Contractor believes it is entitled to Recoverable Costs for Compensable Delay, the request must specify the amount and basis for the Recoverable Costs that are claimed or provide a realistic estimate if the amount is not yet known. Any estimate of delay duration or cost must be updated in writing and submitted with all required supporting documentation as soon as the actual time and cost is known. The maximum extension of Contract Time will be the number of days, if any, by which an Excusable Delay or a Compensable Delay exceeds any concurrent Non-Excusable Delay. Contractor is entitled to an extension of Contract Time, or compensation for Recoverable Costs, only if, and only to the extent that, such delay will unavoidably delay Final Completion.

(3) *Supporting Documentation.* The request must also include any and all supporting documentation necessary to evidence the delay and its actual impacts, including scheduling and cost impacts with a time impact analysis using critical path methodology and demonstrating the unavoidable delay to Final Completion. The time impact analysis must be submitted in a form or format acceptable to City.

(4) *Burden of Proof.* Contractor has the burden of proving that: the delay was an Excusable Delay or Compensable Delay, as defined above; Contractor has fully complied with its scheduling obligations in Section 5.2, Schedule Requirements; Contractor has made reasonable efforts to mitigate the delay and its schedule and cost impacts; the delay will unavoidably result in delaying Final Completion; and any Recoverable Costs claimed by Contractor were actually incurred and were reasonable under the circumstances.

(5) *Legal Compliance.* Nothing in this Section 5.3 is intended to require the waiver, alteration, or limitation of the applicability of Public Contract Code § 7102.

(6) *No Waiver.* Any grant of an extension of Contract Time, or compensation for Recoverable Costs due to Compensable Delay, will not operate as a waiver of City's right to assess liquidated damages for Non-Excusable Delay.

(7) *Dispute Resolution.* In the event of a dispute over entitlement to an extension of Contract Time or compensation for Recoverable Costs, Contractor

may not stop Work pending resolution of the dispute, but must continue to comply with its duty to diligently prosecute the performance and timely completion of the Work. Contractor's sole recourse for an unresolved dispute based on City's rejection of a Change Order request for an extension of Contract Time or compensation for Recoverable Costs is to comply with the dispute resolution provisions set forth in Article 12 below.

**5.4 Liquidated Damages.** It is expressly understood that if Final Completion is not achieved within the Contract Time, City will suffer damages from the delay that are difficult to determine and accurately specify. Pursuant to Public Contract Code § 7203, if Contractor fails to achieve Final Completion within the Contract Time due to Contractor's Non-Excusable Delay, City will charge Contractor in the amount specified in the Contract for each calendar day that Final Completion is delayed beyond the Contract Time, as liquidated damages and not as a penalty. Any waiver of accrued liquidated damages, in whole or in part, is subject to approval of the City Council or its authorized delegee.

(A) **Liquidated Damages.** Liquidated damages will not be assessed for any Excusable Delay or Compensable Delay, as set forth above.

(B) **Milestones.** Liquidated damages may also be separately assessed for failure to meet milestones specified elsewhere in the Contract Documents.

(C) **Setoff.** City is entitled to deduct the amount of liquidated damages assessed against any payments otherwise due to Contractor, including progress payments, Final Payment, or unreleased retention. If there are insufficient Contract funds remaining to cover the full amount of liquidated damages assessed, City is entitled to recover the balance from Contractor or its performance bond surety.

(D) **Occupancy or Use.** Occupancy or use of the Project in whole or in part prior to Final Completion does not constitute City's acceptance of the Project and will not operate as a waiver of City's right to assess liquidated damages for Contractor's Non-Excusable Delay in achieving Final Completion.

(E) **Other Remedies.** City's right to liquidated damages under this Section applies only to damages arising from Contractor's Non-Excusable Delay or failure to complete the Work within the Contract Time. City retains its right to pursue all other remedies under the Contract for other types of damage, including damage to property or persons, costs or diminution in value from defective materials or workmanship, costs to repair or complete the Work, or other liability caused by Contractor.

## Article 6 - Contract Modification

**6.1 Contract Modification.** Subject to the limited exception set forth in subsection (D) below, any change in the Work or the Contract Documents, including the Contract Price or Contract Time, will not be a valid and binding change to the Contract unless it is formalized in a Change Order, including a "no-cost" Change Order or a unilateral Change Order. Changes in the Work pursuant to this Article 6 will not operate to release, limit, or abridge Contractor's warranty obligations pursuant to Article 11 or any obligations of Contractor's bond sureties.

(A) **City-Directed Changes.** City may direct changes in the scope or sequence of Work or the requirements of the Contract Documents, without invalidating the Contract. Such changes may include Extra Work as set forth in subsection (C) below, or deletion or modification of portions of the Work. Contractor must promptly comply with City-directed changes in the Work in accordance with the original Contract Documents, even if

Contractor and City have not yet reached agreement as to adjustments to the Contract Price or Contract Time for the change in the Work or for the Extra Work. Contractor is not entitled to extra compensation for cost savings resulting from “value engineering” pursuant to Public Contract Code § 7101, except to the extent authorized in advance by City in writing, and subject to any applicable procedural requirements for submitting a proposal for value engineering cost savings.

(B) **Disputes.** In the event of a dispute over entitlement to or the amount of a change in Contract Time or a change in Contract Price related to a City-directed change in the Work, Contractor must perform the Work as directed and may not delay its Work or cease Work pending resolution of the dispute, but must continue to comply with its duty to diligently prosecute the performance and timely completion of the Work, including the Work in dispute. Likewise, in the event that City and Contractor dispute whether a portion or portions of the Work are already required by the Contract Documents or constitute Extra Work, or otherwise dispute the interpretation of any portion(s) of the Contract Documents, Contractor must perform the Work as directed and may not delay its Work or cease Work pending resolution of the dispute, but must continue to comply with its duty to diligently prosecute the performance and timely completion of the Work, including the Work in dispute, as directed by City. If Contractor refuses to perform the Work in dispute, City may, acting in its sole discretion, elect to delete the Work from the Contract and reduce the Contract Price accordingly, and self-perform the Work or direct that the Work be performed by others. Alternatively, City may elect to terminate the Contract for convenience or for cause. Contractor’s sole recourse for an unresolved dispute related to changes in the Work or performance of any Extra Work is to comply with the dispute resolution provisions set forth in Article 12, below.

(C) **Extra Work.** City may direct Contractor to perform Extra Work related to the Project. Contractor must promptly perform any Extra Work as directed or authorized by City in accordance with the original Contract Documents, even if Contractor and City have not yet reached agreement on adjustments to the Contract Price or Contract Time for such Extra Work. If Contractor believes it is necessary to perform Extra Work due to changed conditions, Contractor must promptly notify the Engineer in writing, specifically identifying the Extra Work and the reason(s) the Contractor believes it is Extra Work. This notification requirement does not constitute a Change Order request pursuant to Section 6.2, below. Contractor must maintain detailed daily records that itemize the cost of each element of Extra Work, and sufficiently distinguish the direct cost of the Extra Work from the cost of other Work performed. For each day that Contractor performs Extra Work, or Work that Contractor contends is Extra Work, Contractor must submit no later than the following Working Day, a daily report of the Extra Work performed that day and the related costs, together with copies of certified payroll, invoices, and other documentation substantiating the costs (“Extra Work Report”). The Engineer will make any adjustments to Contractor’s Extra Work Report(s) based on the Engineer’s records of the Work. When an Extra Work Report(s) is agreed on and signed by both City and Contractor, the Extra Work Report(s) will become the basis for payment under a duly authorized and signed Change Order. Failure to submit the required documentation by close of business on the next Working Day is deemed a full and complete waiver for any change in the Contract Price or Contract Time for any Extra Work performed that day.

(D) **Minor Changes and RFIs.** Minor field changes, including RFI replies from City, that do not affect the Contract Price or Contract Time and that are approved by the Engineer acting within his or her scope of authority, do not require a Change Order. By executing an RFI reply from City, Contractor agrees that it will perform the Work as clarified therein, with no change to the Contract Price or Contract Time.

(E) **Remedy for Non-Compliance.** Contractor’s failure to promptly comply with a City-directed change is deemed a material breach of the Contract, and in addition to all

other remedies available to it, City may, at its sole discretion, hire another contractor or use its own forces to complete the disputed Work at Contractor's sole expense, and may deduct the cost from the Contract Price.

**6.2 Contractor Change Order Requests.** Contractor must submit a request or proposal for a change in the Work, compensation for Extra Work, or a change in the Contract Price or Contract Time as a written Change Order request or proposal.

(A) **Time for Submission.** Any request for a change in the Contract Price or the Contract Time must be submitted in writing to the Engineer within ten calendar days of the date that Contractor first encounters the circumstances, information or conditions giving rise to the Change Order request, even if the total amount of the requested change in the Contract Price or impact on the Contract Time is not yet known at that time. If City requests that Contractor propose the terms of a Change Order, unless otherwise specified in City's request, Contractor must provide the Engineer with a written proposal for the change in the Contract Price or Contract Time within five working days of receiving City's request, in a form satisfactory to the Engineer.

(B) **Required Contents.** Any Change Order request or proposal submitted by Contractor must include a complete breakdown of actual or estimated costs and credits, and must itemize labor, materials, equipment, taxes, insurance, subcontract amounts, and, if applicable, Extra Work Reports. Any estimated cost must be updated in writing as soon as the actual amount is known.

(C) **Required Documentation.** All claimed costs must be fully documented, and any related request for an extension of time or delay-related costs must be included at that time and in compliance with the requirements of Article 5 of the General Conditions. Upon request, Contractor must permit City to inspect its original and unaltered bidding records, subcontract agreements, subcontract change orders, purchase orders, invoices, or receipts associated with the claimed costs.

(D) **Required Form.** Contractor must use City's form(s) for submitting all Change Order requests or proposals, unless otherwise specified by City.

(E) **Certification.** All Change Order requests must be signed by Contractor and must include the following certification:

"The undersigned Contractor certifies under penalty of perjury that its statements and representations in this Change Order request are true and correct. Contractor warrants that this Change Order request is comprehensive and complete as to the Work or changes referenced herein, and agrees that any known or foreseeable costs, expenses, or time extension requests not included herein, are deemed waived."

**6.3 Adjustments to Contract Price.** The amount of any increase or decrease in the Contract Price will be determined based on one of the following methods listed below, in the order listed with unit pricing taking precedence over the other methods. Markup applies only to City-authorized time and material Work, and does not apply to any other payments to Contractor. For Work items or components that are deleted in their entirety, Contractor will only be entitled to compensation for those direct, actual, and documented costs (including restocking fees), reasonably incurred before Contractor was notified of the City's intent to delete the Work, with no markup for overhead, profit, or other indirect costs.

(A) **Unit Pricing.** Amounts previously provided by Contractor in the form of unit prices, either in a bid schedule or in a post-award schedule of values pursuant to Section

8.1, Schedule of Values, will apply to determine the price for the affected Work, to the extent applicable unit prices have been provided for that type of Work. No additional markup for overhead, profit, or other indirect costs will be added to the calculation.

(B) **Lump Sum.** A mutually agreed upon, all-inclusive lump sum price for the affected Work with no additional markup for overhead, profit, or other indirect costs.

(C) **Time and Materials.** On a time and materials basis, if and only to the extent compensation on a time and materials basis is expressly authorized by City in advance of Contractor's performance of the Work and subject to any not-to-exceed limit. Time and materials compensation for increased costs or Extra Work (but not decreased costs or deleted Work), will include allowed markup for overhead, profit, and other indirect costs, calculated as the total of the following sums, the cumulative total of which may not exceed the maximum markup rate of 15%:

(1) All direct labor costs provided by the Contractor, excluding superintendence, project management, or administrative costs, plus 15% markup;

(2) All direct material costs provided by the Contractor, including sales tax, plus 15% markup;

(3) All direct plant and equipment rental costs provided by the Contractor, plus 15% markup;

(4) All direct additional subcontract costs plus 10% markup for Work performed by Subcontractors; and

(5) Increased bond or insurance premium costs computed at 1.5% of total of the previous four sums.

**6.4 Unilateral Change Order.** If the parties dispute the terms of a proposed Change Order, including disputes over the amount of compensation or extension of time that Contractor has requested, the value of deleted or changed Work, what constitutes Extra Work, or quantities used, City may elect to issue a unilateral Change Order, directing performance of the Work, and authorizing a change in the Contract Price or Contract Time for the adjustment to compensation or time that the City believes is merited. Contractor's sole recourse to dispute the terms of a unilateral Change Order is to submit a timely Claim pursuant to Article 12, below.

**6.5 Non-Compliance Deemed Waiver.** Contractor waives its entitlement to any increase in the Contract Price or Contract Time if Contractor fails to fully comply with the provisions of this Article. Contractor will not be paid for unauthorized Extra Work.

## Article 7 - General Construction Provisions

### 7.1 Permits, Fees, Business License, and Taxes.

(A) **Permits, Fees, and City Business License.** Contractor must obtain and pay for all permits, fees, or licenses required to perform the Work, including a City business license. Contractor must cooperate with and provide notifications to all government agencies with jurisdiction over the Project, as may be required. Contractor must provide City with copies of all records of permits and permit applications, payment of required fees, and any licenses required for the Work.

(B) **Taxes.** Contractor must pay for all taxes on labor, material and equipment, except Federal Excise Tax to the extent that City is exempt from Federal Excise Tax.

**7.2 Temporary Facilities.** Contractor must provide, at Contractor's sole expense, any and all temporary facilities for the Project, including an onsite staging area for materials and equipment, a field office, sanitary facilities, utilities, storage, scaffolds, barricades, walkways, and any other temporary structure required to safely perform the Work along with any incidental utility services. The location of all temporary facilities must be approved by the City prior to installation. Temporary facilities must be safe and adequate for the intended use and installed and maintained in accordance with Laws and the Contract Documents. Contractor must fence and screen the Project site and, if applicable, any separate Worksites, including the staging area, and its operation must minimize inconvenience to neighboring properties. Additional provisions pertaining to temporary facilities may be included in the Specifications or Special Conditions.

(A) **Utilities.** Contractor must install and maintain the power, water, sewer and all other utilities required for the Project site, including the piping, wiring, internet and wifi connections, and any related equipment necessary to maintain the temporary facilities.

(B) **Removal and Repair.** Contractor must promptly remove all such temporary facilities when they are no longer needed or upon completion of the Work, whichever comes first. Contractor must promptly repair any damage to City's property or to other property caused by the installation, use, or removal of the temporary facilities, and must promptly restore the property to its original or intended condition.

**7.3 Noninterference and Site Management.** Contractor must avoid interfering with City's use of its property at or adjacent to the Project site, including use of roadways, entrances, parking areas, walkways, and structures. Contractor must also minimize disruption of access to private property in the Project vicinity. Contractor must coordinate with affected property owners, tenants, and businesses, and maintain some vehicle and pedestrian access to their residences or properties at all times. Temporary access ramps, fencing or other measures must be provided as needed. Before blocking access to a private driveway or parking lot, Contractor must provide effective notice to the affected parties at least 48 hours in advance of the pending closure and allow them to remove vehicles. Private driveways, residences and parking lots must have access to a roadway during non-Work hours.

(A) **Offsite Acquisition.** Unless otherwise provided by City, Contractor must acquire, use and dispose of, at its sole expense, any Worksites, licenses, easements, and temporary facilities necessary to access and perform the Work.

(B) **Offsite Staging Area and Field Office.** If additional space beyond the Project site is needed, such as for the staging area or the field office, Contractor may need to make arrangements with the nearby property owner(s) to secure the space. Before using or occupying any property owned by a third party, Contractor must provide City with a copy of the necessary license agreement, easement, or other written authorization from the property owner, together with a written release from the property owner holding City harmless from any related liability, in a form acceptable to the City Attorney.

(C) **Traffic Management.** Contractor must provide traffic management and traffic controls as specified in the Contract Documents, as required by Laws, and as otherwise required to ensure public and worker safety, and to avoid interference with public or private operations or the normal flow of vehicular, bicycle, or pedestrian traffic.

**7.4 Signs.** No signs may be displayed on or about City's property, except signage which is required by Laws or by the Contract Documents, without City's prior written approval as to size, design, and location.

**7.5 Project Site and Nearby Property Protections.**

(A) **General.** Contractor is responsible at all times, on a 24-hour basis and at its sole cost, for protecting the Work, the Project site, and the materials and equipment to be incorporated into the Work, until the City has accepted the Project, excluding any exceptions to acceptance, if any. Except as specifically authorized by City, Contractor must confine its operations to the area of the Project site indicated in the Plans and Specifications. Contractor is liable for any damage caused by Contractor or its Subcontractors to the Work, City's property, the property of adjacent or nearby property owners and the work or personal property of other contractors working for City, including damage related to Contractor's failure to adequately secure the Work or any Worksite.

(1) Subject to City's approval, Contractor will provide and install safeguards to protect the Work; any Worksite, including the Project site; City's real or personal property and the real or personal property of adjacent or nearby property owners, including plant and tree protections.

(2) City wastewater systems may not be interrupted. If the Work disrupts existing sewer facilities, Contractor must immediately notify City and establish a plan, subject to City's approval, to convey the sewage in closed conduits back into the sanitary sewer system. Sewage must not be permitted to flow in trenches or be covered by backfill.

(3) Contractor must remove with due care, and store at City's request, any objects or material from the Project site that City will salvage or reuse at another location.

(4) If directed by Engineer, Contractor must promptly repair or replace any property damage, as specified by the Engineer. However, acting in its sole discretion, City may elect to have the property damage remedied otherwise, and may deduct the cost to repair or replace the damaged property from payment otherwise due to Contractor.

(5) Contractor will not permit any structure or infrastructure to be loaded in a manner that will damage or endanger the integrity of the structure or infrastructure.

(B) **Securing Project Site.** After completion of Work each day, Contractor must secure the Project site and, to the extent feasible, make the area reasonably accessible to the public unless City approves otherwise. All excess materials and equipment not protected by approved traffic control devices must be relocated to the staging area or demobilized. Trench spoils must be hauled off the Project site daily and open excavations must be protected with steel plates. Contractor and Subcontractor personnel may not occupy or use the Project site for any purpose during non-Work hours, except as may be provided in the Contract Documents or pursuant to prior written authorization from City.

(C) **Unforeseen Conditions.** If Contractor encounters facilities, utilities, or other unknown conditions not shown on or reasonably inferable from the Plans or apparent from inspection of the Project site, Contractor must immediately notify the City and promptly submit a Request for Information to obtain further directions from the Engineer. Contractor must avoid taking any action which could cause damage to the facilities or utilities pending further direction from the Engineer. The Engineer's written response will

be final and binding on Contractor. If the Engineer's subsequent direction to Contractor affects Contractor's cost or time to perform the Work, Contractor may submit a Change Order request as set forth in Article 6 above.

(D) **Support; Adjacent Properties.** Contractor must provide, install, and maintain all shoring, bracing, and underpinning necessary to provide support to City's property and adjacent properties and improvements thereon. Contractor must provide notifications to adjacent property owners as may be required by Laws. See also, Section 7.15, Trenching of Five Feet or More.

(E) **Notification of Property Damage.** Contractor must immediately notify the City of damage to any real or personal property resulting from Work on the Project. Contractor must immediately provide a written report to City of any such property damage in excess of \$500 (based on estimated cost to repair or replace) within 24 hours of the occurrence. The written report must include: (1) the location and nature of the damage, and the owner of the property, if known; (2) the name and address of each employee of Contractor or any Subcontractor involved in the damage; (3) a detailed description of the incident, including precise location, time, and names and contact information for known witnesses; and (4) a police or first responder report, if applicable. If Contractor is required to file an accident report with another government agency, Contractor will provide a copy of the report to City.

## 7.6 Materials and Equipment.

(A) **General.** Unless otherwise specified, all materials and equipment required for the Work must be new, free from defects, and of the best grade for the intended purpose, and furnished in sufficient quantities to ensure the proper and expeditious performance of the Work. Contractor must employ measures to preserve the specified quality and fitness of the materials and equipment. Unless otherwise specified, all materials and equipment required for the Work are deemed to include all components required for complete installation and intended operation and must be installed in accordance with the manufacturer's recommendations or instructions. Contractor is responsible for all shipping, handling, and storage costs associated with the materials and equipment required for the Work. Contractor is responsible for providing security and protecting the Work and all of the required materials, supplies, tools and equipment at Contractor's sole cost until City has formally accepted the Project as set forth in Section 11.1, Final Completion. Contractor will not assign, sell, mortgage, or hypothecate any materials or equipment for the Project, or remove any materials or equipment that have been installed or delivered.

(B) **City-Provided.** If the Work includes installation of materials or equipment to be provided by City, Contractor is solely responsible for the proper examination, handling, storage, and installation in accordance with the Contract Documents. Contractor must notify City of any defects discovered in City-provided materials or equipment, sufficiently in advance of scheduled use or installation to afford adequate time to procure replacement materials or equipment as needed. Contractor is solely responsible for any loss of or damage to such items which occurs while the items are in Contractor's custody and control, the cost of which may be offset from the Contract Price and deducted from any payment(s) due to Contractor.

(C) **Intellectual Property Rights.** Contractor must, at its sole expense, obtain any authorization or license required for use of patented or copyright-protected materials, equipment, devices or processes that are incorporated into the Work. Contractor's indemnity obligations in Article 4 apply to any claimed violation of intellectual property rights in violation of this provision.

## 7.7 Substitutions.

(A) **“Or Equal.”** Any Specification designating a material, product, or thing (collectively, “item”) or service by specific brand or trade name, followed by the words “or equal,” is intended only to indicate the quality and type of item or service desired, and Contractor may request use of any equal item or service. Unless otherwise stated in the Specifications, any reference to a specific brand or trade name for an item or service that is used solely for the purpose of describing the type of item or service desired, will be deemed to be followed by the words “or equal.” A substitution will only be approved if it is a true “equal” item or service in every aspect of design, function, and quality, as determined by City, including dimensions, weight, maintenance requirements, durability, fit with other elements, and schedule impacts.

(B) **Request for Substitution.** A post-award request for substitution of an item or service must be submitted in writing to the Engineer for approval in advance, within the applicable time period provided in the Contract Documents. If no time period is specified, the substitution request may be submitted any time within 35 days after the date of award of the Contract, or sufficiently in advance of the time needed to avoid delay of the Work, whichever is earlier.

(C) **Substantiation.** Any available data substantiating the proposed substitute as an equal item or service must be submitted with the written request for substitution. Contractor’s failure to timely provide all necessary substantiation, including any required test results as soon as they are available, is grounds for rejection of the proposed substitution, without further review.

(D) **Burden of Proving Equality.** Contractor has the burden of proving the equality of the proposed substitution at Contractor’s sole cost. City has sole discretion to determine whether a proposed substitution is equal, and City’s determination is final.

(E) **Approval or Rejection.** If the proposed substitution is approved, Contractor is solely responsible for any additional costs or time associated with the substituted item or service. If the proposed substitution is rejected, Contractor must, without delay, install the item or use the service as specified by City.

(F) **Contractor’s Obligations.** City’s approval of a proposed substitution will not relieve Contractor from any of its obligations under the Contract Documents. In the event Contractor makes an unauthorized substitution, Contractor will be solely responsible for all resulting cost impacts, including the cost of removal and replacement and the impact to other design elements.

## 7.8 Testing and Inspection.

(A) **General.** All materials, equipment, and workmanship used in the Work are subject to inspection and testing by City at all times and at all locations during construction and/or fabrication, including at any Worksite, shops, and yards. All manufacturers’ application or installation instructions must be provided to the Inspector at least ten days prior to the first such application or installation. Contractor must, at all times, make the Work available for testing or inspection. Neither City’s inspection or testing of Work, nor its failure to do so, operate to waive or limit Contractor’s duty to complete the Work in accordance with the Contract Documents.

(B) **Scheduling and Notification.** Contractor must cooperate with City in coordinating the inspections and testing. Contractor must submit samples of materials, at Contractor’s expense, and schedule all tests required by the Contract Documents in time to avoid any delay to the progress of the Work. Contractor must notify the Engineer no

later than noon of the Working Day before any inspection or testing and must provide timely notice to the other necessary parties as specified in the Contract Documents. If Contractor schedules an inspection or test beyond regular Work hours, or on a Saturday, Sunday, or recognized City holiday, Contractor must notify the Engineer at least two Working Days in advance for approval. If approved, Contractor must reimburse City for the cost of the overtime inspection or testing. Such costs, including the City's hourly costs for required personnel, may be deducted from payments otherwise due to Contractor.

(C) **Responsibility for Costs.** City will bear the initial cost of inspection and testing to be performed by independent testing consultants retained by City, subject to the following exceptions:

(1) Contractor will be responsible for the costs of any subsequent tests which are required to substantiate compliance with the Contract Documents, and any associated remediation costs.

(2) Contractor will be responsible for inspection costs, at City's hourly rates, for inspection time lost because the Work is not ready or Contractor fails to appear for a scheduled inspection.

(3) If any portion of the Work that is subject to inspection or testing is covered or concealed by Contractor prior to the inspection or testing, Contractor will bear the cost of making that portion of the Work available for the inspection or testing required by the Contract Documents, and any associated repair or remediation costs.

(4) Contractor is responsible for properly shoring all compaction test sites deeper than five feet below grade, as required under Section 7.15 below.

(5) Any Work or material that is defective or fails to comply with the requirements of the Contract Documents must be promptly repaired, removed, replaced, or corrected by Contractor, at Contractor's sole expense, even if that Work or material was previously inspected or included in a progress payment.

(D) **Contractor's Obligations.** Contractor is solely responsible for any delay occasioned by remediation of defective or noncompliant Work or material. Inspection of the Work does not in any way relieve Contractor of its obligations to perform the Work as specified. Any Work done without the required inspection(s) will also be subject to rejection by City.

(E) **Distant Locations.** If required off-site testing or inspection must be conducted at a location more than 100 miles from the Project site, Contractor is solely responsible for the additional travel costs required for testing and/or inspection at such locations.

(F) **Final Inspection.** The provisions of this Section 7.8 also apply to final inspection under Article 11, Completion and Warranty Provisions.

**7.9 Project Site Conditions and Maintenance.** Contractor must at all times, on a 24-hour basis and at its sole cost, maintain the Project site and staging and storage areas in clean, neat, and sanitary condition and in compliance with all Laws pertaining to safety, air quality, and dust control. Adequate toilets must be provided, and properly maintained and serviced for all workers on the Project site, located in a suitably secluded area, subject to City's prior approval. Contractor must also, on a daily basis and at its sole cost, remove and properly dispose of the debris and waste materials from the Project site.

- (A) **Air Emissions Control.** Contractor must not discharge smoke or other air contaminants into the atmosphere in violation of any Laws.
- (B) **Dust and Debris.** Contractor must minimize and confine dust and debris resulting from the Work. Contractor must abate dust nuisance by cleaning, sweeping, and immediately sprinkling with water excavated areas of dirt or other materials prone to cause dust, and within one hour after the Engineer notifies Contractor that an airborne nuisance exists. The Engineer may direct that Contractor provide an approved water-spraying truck for this purpose. If water is used for dust control, Contractor will only use the minimum necessary. Contractor must take all necessary steps to keep waste water out of streets, gutters, or storm drains. See Section 7.19, Environmental Control. If City determines that the dust control is not adequate, City may have the work done by others and deduct the cost from the Contract Price. Contractor will immediately remove any excess excavated material from the Project site and any dirt deposited on public streets.
- (C) **Clean up.** Before discontinuing Work in an area, Contractor must clean the area and remove all debris and waste along with the construction equipment, tools, machinery, and surplus materials.
- (1) Except as otherwise specified, all excess Project materials, and the materials removed from existing improvements on the Project site with no salvage value or intended reuse by City, will be Contractor's property.
  - (2) Hauling trucks and other vehicles leaving the Project site must be cleaned of exterior mud or dirt before traveling on City streets. Materials and loose debris must be delivered and loaded to prevent dropping materials or debris. Contractor must immediately remove spillage from hauling on any publicly traveled way. Streets affected by Work on the Project must be kept clean by street sweeping.
- (D) **Disposal.** Contractor must dispose of all Project debris and waste materials in a safe and legal manner. Contractor may not burn or bury waste materials on the Project site. Contractor will not allow any dirt, refuse, excavated material, surplus concrete or mortar, or any associated washings, to be disposed of onto streets, into manholes or into the storm drain system.
- (E) **Completion.** At the completion of the Work, Contractor must remove from the Project site all of its equipment, tools, surplus materials, waste materials and debris, presenting a clean and neat appearance. Before demobilizing from the Project site, Contractor must ensure that all surfaces are cleaned, sealed, waxed, or finished as applicable, and that all marks, stains, paint splatters, and the like have been properly removed from the completed Work and the surrounding areas. Contractor must ensure that all parts of the construction are properly joined with the previously existing and adjacent improvements and conditions. Contractor must provide all cutting, fitting and patching needed to accomplish that requirement. Contractor must also repair or replace all existing improvements that are damaged or removed during the Work, both on and off the Project site, including curbs, sidewalks, driveways, fences, signs, utilities, street surfaces and structures. Repairs and replacements must be at least equal to the previously existing improvements, and the condition, finish and dimensions must match the previously existing improvements. Contractor must restore to original condition all property or items that are not designated for alteration under the Contract Documents and leave each Worksite clean and ready for occupancy or use by City.
- (F) **Non-Compliance.** If Contractor fails to comply with its maintenance and cleanup obligations or any City clean up order, City may, acting in its sole discretion, elect to suspend the Work until the condition(s) is corrected with no increase in the Contract Time

or Contract Price, or undertake appropriate cleanup measures without further notice and deduct the cost from any amounts due or to become due to Contractor.

**7.10 Instructions and Manuals.** Contractor must provide to City three copies each of all instructions and manuals required by the Contract Documents, unless otherwise specified. These must be complete as to drawings, details, parts lists, performance data, and other information that may be required for City to easily maintain and service the materials and equipment installed for this Project.

(A) **Submittal Requirements.** All manufacturers' application or installation instructions must be provided to City at least ten days prior to the first such application. The instructions and manuals, along with any required guarantees, must be delivered to City for review.

(B) **Training.** Contractor or its Subcontractors must train City's personnel in the operation and maintenance of any complex equipment or systems as a condition precedent to Final Completion, if required in the Contract Documents.

**7.11 As-built Drawings.** Contractor and its Subcontractors must prepare and maintain at the Project site a detailed, complete and accurate as-built set of the Plans which will be used solely for the purpose of recording changes made in any portion of the original Plans in order to create accurate record drawings at the end of the Project.

(A) **Duty to Update.** The as-built drawings must be updated as changes occur, on a daily basis if necessary. City may withhold the estimated cost for City to have the as-built drawings prepared from payments otherwise due to Contractor, until the as-built drawings are brought up to date to the satisfaction of City. Actual locations to scale must be identified on the as-built drawings for all runs of mechanical and electrical work, including all site utilities installed underground, in walls, floors, or otherwise concealed. Deviations from the original Plans must be shown in detail. The exact location of all main runs, whether piping, conduit, ductwork or drain lines, must be shown by dimension and elevation. The location of all buried pipelines, appurtenances, or other improvements must be represented by coordinates and by the horizontal distance from visible above-ground improvements.

(B) **Final Completion.** Contractor must verify that all changes in the Work are depicted in the as-built drawings and must deliver the complete set of as-built drawings to the Engineer for review and acceptance as a condition precedent to Final Completion and Final Payment.

**7.12 Existing Utilities.**

(A) **General.** The Work may be performed in developed, urban areas with existing utilities, both above and below ground, including utilities identified in the Contract Documents or in other informational documents or records. Contractor must take due care to locate identified or reasonably identifiable utilities before proceeding with trenching, excavation, or any other activity that could damage or disrupt existing utilities. This may include excavation with small equipment, potholing, or hand excavation, and, if practical, using white paint or other suitable markings to delineate the area to be excavated. Except as otherwise provided herein, Contractor will be responsible for costs resulting from damage to identified or reasonably identifiable utilities due to Contractor's negligence or failure to comply with the Contract Documents, including the requirements in this Article 7.

(B) **Unidentified Utilities.** Pursuant to Government Code § 4215, if, during the performance of the Work, Contractor discovers utility facilities not identified by City in the

Contract Documents, Contractor must immediately provide written notice to City and the utility. City assumes responsibility for the timely removal, relocation, or protection of existing main or trunkline utility facilities located on the Project site if those utilities are not identified in the Contract Documents. Contractor will be compensated in accordance with the provisions of the Contract Documents for the costs of locating, repairing damage not due to Contractor's failure to exercise reasonable care, and removing or relocating utility facilities not indicated in the Plans or Specifications with reasonable accuracy, and for equipment on the Project necessarily idled during such work. Contractor will not be assessed liquidated damages for delay in completion of the Work, to the extent the delay was caused by City's failure to provide for removal or relocation of the utility facilities.

**7.13 Notice of Excavation.** Contractor must comply with all applicable requirements in Government Code §§ 4216 through 4216.5, which are incorporated by reference herein. Government Code § 4216.2 requires that, except in an emergency, Contractor must contact the appropriate regional notification center, or Underground Services Alert, at least two working days, but not more than 14 calendar days, before starting any excavation if the excavation will be conducted in an area that is known, or reasonably should be known, to contain subsurface installations. Contractor may not begin excavation until it has obtained and submitted to Engineer an inquiry identification number from Underground Services Alert.

**7.14 Trenching and Excavations of Four Feet or More.** As required by Public Contract Code § 7104, if the Work includes digging trenches or other excavations that extend deeper than four feet below the surface, the provisions in this Section apply to the Work and the Project.

(A) **Duty to Notify.** Contractor must promptly, and before the following conditions are disturbed, provide written notice to City if Contractor finds any of the following conditions:

(1) Material that Contractor believes may be a hazardous waste, as defined in § 25117 of the Health and Safety Code, that is required to be removed to a Class I, Class II, or Class III disposal site in accordance with the provisions of existing Laws;

(2) Subsurface or latent physical conditions at the Project site differing from those indicated by information about the Project site made available to bidders prior to the deadline for submitting bids; or

(3) Unknown physical conditions at the Project site of any unusual nature, materially different from those ordinarily encountered and generally recognized as inherent in work of the character required by the Contract Documents.

(B) **City Investigation.** City will promptly investigate the conditions and if City finds that the conditions materially differ from those indicated, apparent, or reasonably inferred from information about the Project site made available to bidders, or involve hazardous waste, and cause a decrease or increase in Contractor's cost of, or the time required for, performance of any part of the Work, City will issue a Change Order.

(C) **Disputes.** In the event that a dispute arises between City and Contractor regarding any of the conditions specified in subsection (B) above, or the terms of a Change Order issued by City, Contractor will not be excused from completing the Work within the Contract Time, but must proceed with all Work to be performed under the Contract. Contractor will retain any and all rights provided either by the Contract or by Laws which pertain to the resolution of disputes between Contractor and City.

**7.15 Trenching of Five Feet or More.** As required by Labor Code § 6705, if the Contract Price exceeds \$25,000 and the Work includes the excavation of any trench or trenches of five feet or more in depth, a detailed plan must be submitted to City for acceptance in advance of the excavation. The detailed plan must show the design of shoring, bracing, sloping, or other provisions to be made for worker protection from the hazard of caving ground during the excavation. If the plan varies from the shoring system standards, it must be prepared by a California registered civil or structural engineer. Use of a shoring, sloping, or protective system less effective than that required by the Construction Safety Orders is prohibited.

**7.16 New Utility Connections.** Except as otherwise specified, City will pay connection charges and meter costs for new permanent utilities required by the Contract Documents, if any. Contractor must notify City sufficiently in advance of the time needed to request service from each utility provider so that connections and services are initiated in accordance with the Project schedule.

**7.17 Lines and Grades.** Contractor is required to use any benchmark provided by the Engineer. Unless otherwise specified in the Contract Documents, Contractor must provide all lines and grades required to execute the Work. Contractor must also provide, preserve, and replace if necessary, all construction stakes required for the Project. All stakes or marks must be set by a California licensed surveyor or a California registered civil engineer. Contractor must notify the Engineer of any discrepancies found between Contractor's staking and grading and information provided by the Contract Documents. Upon completion, all Work must conform to the lines, elevations, and grades shown in the Plans, including any changes directed by a Change Order.

**7.18 Historic or Archeological Items.**

(A) **Contractor's Obligations.** Contractor must ensure that all persons performing Work at the Project site are required to immediately notify the Project Manager, upon discovery of any potential historic or archeological items, including historic or prehistoric ruins, a burial ground, archaeological or vertebrate paleontological site, including fossilized footprints or other archeological, paleontological or historical feature on the Project site (collectively, "Historic or Archeological Items").

(B) **Discovery; Cessation of Work.** Upon discovery of any potential Historic or Archeological Items, Work must be stopped within an 85-foot radius of the find and may not resume until authorized in writing by City. If required by City, Contractor must assist in protecting or recovering the Historic or Archeological Items, with any such assistance to be compensated as Extra Work on a time and materials basis under Article 6, Contract Modification. At City's discretion, a suspension of Work required due to discovery of Historic or Archeological Items may be treated as Excusable Delay pursuant to Article 5, or as a suspension for convenience under Article 13.

**7.19 Environmental Control.** Contractor must not pollute any drainage course or its tributary inlets with fuels, oils, bitumens, acids, insecticides, herbicides or other harmful materials. Contractor must prevent the release of any hazardous material or hazardous waste into the soil or groundwater, and prevent the unlawful discharge of pollutants into City's storm drain system and watercourses as required below. Contractor and its Subcontractors must at all times in the performance of the Work comply with all Laws concerning pollution of waterways.

(A) **Stormwater Permit.** Contractor must comply with all applicable conditions of the State Water Resources Control Board National Pollutant Discharge Elimination

System General Permit for Waste Discharge Requirements for Discharges of Stormwater Runoff Associated with Construction Activity ("Stormwater Permit").

(B) **Contractor's Obligations.** If required for the Work, a copy of the Stormwater Permit is on file in City's principal administrative offices, and Contractor must comply with it without adjustment of the Contract Price or the Contract Time. Contractor must timely and completely submit required reports and monitoring information required by the conditions of the Stormwater Permit. Contractor also must comply with all other Laws governing discharge of stormwater, including applicable municipal stormwater management programs.

**7.20 Noise Control.** Contractor must comply with all applicable noise control Laws. Noise control requirements apply to all equipment used for the Work or related to the Work, including trucks, transit mixers or transient equipment that may or may not be owned by Contractor.

**7.21 Mined Materials.** Pursuant to the Surface Mining and Reclamation Act of 1975, Public Resources Code § 2710 et seq., any purchase of mined materials, such as construction aggregate, sand, gravel, crushed stone, road base, fill materials, and any other mineral materials must originate from a surface mining operation included on the AB 3098 List, which may be accessed online at: <https://www.conservation.ca.gov/smgb/Pages/AB-3098-List.aspx>.

## Article 8 - Payment

**8.1 Schedule of Values.** Prior to submitting its first application for payment, Contractor must prepare and submit to the Project Manager a schedule of values apportioned to the various divisions and phases of the Work, including mobilization and demobilization. If a Bid Schedule was submitted with Contractor's bid, the amounts in the schedule of values must be consistent with the Bid Schedule. Each line item contained in the schedule of values must be assigned a value such that the total of all items equals the Contract Price. The items must be sufficiently detailed to enable accurate evaluation of the percentage of completion claimed in each application for payment, and the assigned value consistent with any itemized or unit pricing submitted with Contractor's bid.

(A) **Measurements for Unit Price Work.** Materials and items of Work to be paid for on the basis of unit pricing will be measured according to the methods specified in the Contract Documents.

(B) **Deleted or Reduced Work.** Contractor will not be compensated for Work that City has deleted or reduced in scope, except for any labor, material or equipment costs for such Work that Contractor reasonably incurred before Contractor learned that the Work could be deleted or reduced. Contractor will only be compensated for those actual, direct and documented costs incurred, and will not be entitled to any mark up for overhead or lost profits.

**8.2 Progress Payments.** Following the last day of each month, or as otherwise required by the Special Conditions or Specifications, Contractor will submit to the Project Manager a monthly application for payment for Work performed during the preceding month based on the estimated value of the Work performed during that preceding month.

(A) **Application for Payment.** Each application for payment must be itemized to include labor, materials, and equipment incorporated into the Work, and materials and equipment delivered to the Project site, as well as authorized and approved Change Orders. Each payment application must be supported by the unit prices submitted with

Contractor's Bid Schedule and/or schedule of values and any other substantiating data required by the Contract Documents.

(B) **Payment of Undisputed Amounts.** City will pay the undisputed amount due within 30 days after Contractor has submitted a complete and accurate payment application, subject to Public Contract Code § 20104.50. City will deduct a percentage from each progress payment as retention, as set forth in Section 8.5, below, and may withhold additional amounts as set forth in Section 8.3, below.

**8.3 Adjustment of Payment Application.** City may adjust or reject the amount requested in a payment application, including application for Final Payment, in whole or in part, if the amount requested is disputed or unsubstantiated. Contractor will be notified in writing of the basis for the modification to the amount requested. City may also deduct or withhold from payment otherwise due based upon any of the circumstances and amounts listed below. Sums withheld from payment otherwise due will be released when the basis for that withholding has been remedied and no longer exists.

(A) For Contractor's unexcused failure to perform the Work as required by the Contract Documents, including correction or completion of punch list items, City may withhold or deduct an amount based on the City's estimated cost to correct or complete the Work.

(B) For loss or damage caused by Contractor or its Subcontractors arising out of or relating to performance of the Work or any failure to protect the Project site, City may deduct an amount based on the estimated cost to repair or replace.

(C) For Contractor's failure to pay its Subcontractors and suppliers when payment is due, City may withhold an amount equal to the total of past due payments and may opt to pay that amount separately via joint check pursuant to Section 8.6(B), Joint Checks.

(D) For Contractor's failure to timely correct rejected, nonconforming, or defective Work, City may withhold or deduct an amount based on the City's estimated cost to correct or complete the Work.

(E) For any unreleased stop notice, City may withhold 125% of the amount claimed.

(F) For Contractor's failure to submit any required schedule or schedule update in the manner and within the time specified in the Contract Documents, City may withhold an amount equal to five percent of the total amount requested until Contractor complies with its schedule submittal obligations.

(G) For Contractor's failure to maintain or submit as-built documents in the manner and within the time specified in the Contract Documents, City may withhold or deduct an amount based on the City's cost to prepare the as-builts.

(H) For Work performed without Shop Drawings that have been accepted by City, when accepted Shop Drawings are required before proceeding with the Work, City may deduct an amount based on the estimated cost to correct unsatisfactory Work or diminution in value.

(I) For fines, payments, or penalties assessed under the Labor Code, City may deduct from payments due to Contractor as required by Laws and as directed by the Division of Labor Standards Enforcement.

(J) For any other costs or charges that may be withheld or deducted from payments to Contractor, as provided in the Contract Documents, including liquidated damages, City may withhold or deduct such amounts from payment otherwise due to Contractor.

**8.4 Early Occupancy.** Neither City's payment of progress payments nor its partial or full use or occupancy of the Project constitutes acceptance of any part of the Work.

**8.5 Retention.** City will retain five percent of the full amount due on each progress payment (i.e., the amount due before any withholding or deductions pursuant to Section 8.3, Adjustment of Payment Application), or the percentage stated in the Notice Inviting Bids, whichever is greater, as retention to ensure full and satisfactory performance of the Work. Contractor is not entitled to any reduction in the rate of withholding at any time, nor to release of any retention before 35 days following City's acceptance of the Project.

(A) **Substitution of Securities.** As provided by Public Contract Code § 22300, Contractor may request in writing that it be allowed, at its sole expense, to substitute securities for the retention withheld by City. Any escrow agreement entered into pursuant to this provision must fully comply with Public Contract Code § 22300 and will be subject to approval as to form by City's legal counsel. If City exercises its right to draw upon such securities in the event of default pursuant to section (7) of the statutory Escrow Agreement for Security Deposits in Lieu of Retention, pursuant to subdivision (g) of Public Contract Code § 22300 ("Escrow Agreement"), and if Contractor disputes that it is in default, its sole remedy is to comply with the dispute resolution procedures in Article 12 and the provisions therein. It is agreed that for purposes of this paragraph, an event of default includes City's rights pursuant to these Contract Documents to withhold or deduct sums from retention, including withholding or deduction for liquidated damages, incomplete or defective Work, stop payment notices, or back charges. It is further agreed that if any individual authorized to give or receive written notice on behalf of a party pursuant to section (10) of the Escrow Agreement are unavailable to give or receive notice on behalf of that party due to separation from employment, retirement, death, or other circumstances, the successor or delegee of the named individual is deemed to be the individual authorized to give or receive notice pursuant to section (10) of the Escrow Agreement.

(B) **Release of Undisputed Retention.** All undisputed retention, less any amounts that may be assessed as liquidated damages, retained for stop notices, or otherwise withheld pursuant to Section 8.3, Adjustment of Payment Application, will be released as Final Payment to Contractor no sooner than 35 days following recordation of the notice of completion, and no later than 60 days following acceptance of the Project by City's governing body or authorized designee pursuant to Section 11.1(C), Acceptance, or, if the Project has not been accepted, no later than 60 days after the Project is otherwise considered complete pursuant to Public Contract Code § 7107(c).

**8.6 Payment to Subcontractors and Suppliers.** Each month, Contractor must promptly pay each Subcontractor and supplier the value of the portion of labor, materials, and equipment incorporated into the Work or delivered to the Project site by the Subcontractor or supplier during the preceding month. Such payments must be made in accordance with the requirements of Laws pertaining to such payments, and those of the Contract Documents and applicable subcontract or supplier contract.

(A) **Withholding for Stop Notice.** Pursuant to Civil Code § 9358, City will withhold 125% of the amount claimed by an unreleased stop notice, a portion of which may be retained by City for the costs incurred in handling the stop notice claim, including attorneys' fees and costs, as authorized by law.

(B) **Joint Checks.** City reserves the right, acting in its sole discretion, to issue joint checks made payable to Contractor and a Subcontractor or supplier, if City determines this is necessary to ensure fair and timely payment for a Subcontractor or supplier who has provided services or goods for the Project. As a condition to release of payment by a joint check, the joint check payees may be required to execute a joint check agreement in a form provided or approved by the City Attorney's Office. The joint check payees will be jointly and severally responsible for the allocation and disbursement of funds paid by joint check. Payment by joint check will not be construed to create a contractual relationship between City and a Subcontractor or supplier of any tier beyond the scope of the joint check agreement.

**8.7 Final Payment.** Contractor's application for Final Payment must comply with the requirements for submitting an application for a progress payment as stated in Section 8.2, above. Corrections to previous progress payments, including adjustments to estimated quantities for unit priced items, may be included in the Final Payment. If Contractor fails to submit a timely application for Final Payment, City reserves the right to unilaterally process and issue Final Payment without an application from Contractor in order to close out the Project. For the purposes of determining the deadline for Claim submission pursuant to Article 12, the date of Final Payment is deemed to be the date that City acts to release undisputed retention as final payment to Contractor, or otherwise provides written notice to Contractor of Final Payment or that no undisputed funds remain available for Final Payment due to offsetting withholdings or deductions pursuant to Section 8.3, Adjustment of Payment Application. If the amount due from Contractor to City exceeds the amount of Final Payment, City retains the right to recover the balance from Contractor or its sureties.

**8.8 Release of Claims.** City may, at any time, require that payment of the undisputed portion of any progress payment or Final Payment be contingent upon Contractor furnishing City with a written waiver and release of all claims against City arising from or related to the portion of Work covered by those undisputed amounts subject to the limitations of Public Contract Code § 7100. Any disputed amounts may be specifically excluded from the release.

**8.9 Warranty of Title.** Contractor warrants that title to all work, materials, or equipment incorporated into the Work and included in a request for payment will pass over to City free of any claims, liens, or encumbrances upon payment to Contractor.

## Article 9 - Labor Provisions

**9.1 Discrimination Prohibited.** Discrimination against any prospective or present employee engaged in the Work on grounds of race, color, ancestry, national origin, ethnicity, religion, sex, sexual orientation, age, disability, or marital status is strictly prohibited. Contractor and its Subcontractors are required to comply with all applicable Laws prohibiting discrimination, including the California Fair Employment and Housing Act (Govt. Code § 12900 et seq.), Government Code § 11135, and Labor Code §§ 1735, 1777.5, 1777.6, and 3077.5.

### **9.2 Labor Code Requirements.**

(A) **Eight Hour Day.** Pursuant to Labor Code § 1810, eight hours of labor constitute a legal day's work under this Contract.

(B) **Penalty.** Pursuant to Labor Code § 1813, Contractor will forfeit to City as a penalty, the sum of \$25.00 for each day during which a worker employed by Contractor or any Subcontractor is required or permitted to work more than eight hours in any one

calendar day or more than 40 hours per calendar week, except if such workers are paid overtime under Labor Code § 1815.

(C) **Apprentices.** Contractor is responsible for compliance with the requirements governing employment and payment of apprentices, as set forth in Labor Code § 1777.5, which is fully incorporated by reference.

(D) **Notices.** Pursuant to Labor Code § 1771.4, Contractor is required to post all job site notices prescribed by Laws.

**9.3 Prevailing Wages.** Each worker performing Work under this Contract that is covered under Labor Code §§ 1720, 1720.3, or 1720.9, including cleanup at the Project site, must be paid at a rate not less than the prevailing wage as defined in §§ 1771 and 1774 of the Labor Code. The prevailing wage rates are on file with the City and available online at <http://www.dir.ca.gov/dlsr>. Contractor must post a copy of the applicable prevailing rates at the Project site.

(A) **Penalties.** Pursuant to Labor Code § 1775, Contractor and any Subcontractor will forfeit to City as a penalty up to \$200.00 for each calendar day, or portion thereof, for each worker paid less than the applicable prevailing wage rate. Contractor must also pay each worker the difference between the applicable prevailing wage rate and the amount actually paid to that worker.

(B) **Federal Requirements.** If this Project is subject to federal prevailing wage requirements in addition to California prevailing wage requirements, Contractor and its Subcontractors are required to pay the higher of the currently applicable state or federal prevailing wage rates.

**9.4 Payroll Records.** Contractor must comply with the provisions of Labor Code §§ 1771.4, 1776, and 1812 and all implementing regulations, which are fully incorporated by this reference, including requirements for monthly electronic submission of payroll records to the DIR.

(A) **Contractor and Subcontractor Obligations.** Contractor and each Subcontractor must keep accurate payroll records, showing the name, address, social security number, work classification, straight time and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker, or other employee employed in connection with the Work. Each payroll record must contain or be verified by a written declaration that it is made under penalty of perjury, stating both of the following:

(1) The information contained in the payroll record is true and correct; and

(2) Contractor or the Subcontractor has complied with the requirements of Labor Code §§ 1771, 1811, and 1815 for any Work performed by its employees on the Project.

(B) **Certified Record.** A certified copy of an employee's payroll record must be made available for inspection or furnished to the employee or his or her authorized representative on request, to City, to the Division of Labor Standards Enforcement, to the Division of Apprenticeship Standards of the DIR, and as further required by the Labor Code.

(C) **Enforcement.** Upon notice of noncompliance with Labor Code § 1776, Contractor or Subcontractor has ten days in which to comply with the requirements of this section. If Contractor or Subcontractor fails to do so within the ten-day period, Contractor

or Subcontractor will forfeit a penalty of \$100.00 per day, or portion thereof, for each worker for whom compliance is required, until strict compliance is achieved. Upon request by the Division of Apprenticeship Standards, or the Division of Labor Standards Enforcement, these penalties will be withheld from payments then due to Contractor.

- 9.5 Labor Compliance.** Pursuant to Labor Code § 1771.4, the Contract for this Project is subject to compliance monitoring and enforcement by the DIR.

## **Article 10 - Safety Provisions**

- 10.1 Safety Precautions and Programs.** Contractor and its Subcontractors are fully responsible for safety precautions and programs, and for the safety of persons and property in the performance of the Work. Contractor and its Subcontractors must at all times comply with all applicable health and safety Laws and seek to avoid injury, loss, or damage to persons or property by taking reasonable steps to protect its employees and other persons at any Worksite, materials and equipment stored on or off site, and property at or adjacent to any Worksite.

(A) **Reporting Requirements.** Contractor must immediately notify the City of any death, serious injury or illness resulting from Work on the Project. Contractor must immediately provide a written report to City of each recordable accident or injury occurring at any Worksite within 24 hours of the occurrence. The written report must include: (1) the name and address of the injured or deceased person; (2) the name and address of each employee of Contractor or of any Subcontractor involved in the incident; (3) a detailed description of the incident, including precise location, time, and names and contact information for known witnesses; and (4) a police or first responder report, if applicable. If Contractor is required to file an accident report with a government agency, Contractor will provide a copy of the report to City.

(B) **Legal Compliance.** Contractor's safety program must comply with the applicable legal and regulatory requirements. Contractor must provide City with copies of all notices required by Laws.

(C) **Contractor's Obligations.** Any damage or loss caused by Contractor arising from the Work which is not insured under property insurance must be promptly remedied by Contractor.

(D) **Remedies.** If City determines, in its sole discretion, that any part of the Work or Project site is unsafe, City may, without assuming responsibility for Contractor's safety program, require Contractor or its Subcontractor to cease performance of the Work or to take corrective measures to City's satisfaction. If Contractor fails to promptly take the required corrective measures, City may perform them and deduct the cost from the Contract Price. Contractor agrees it is not entitled to submit a Claim for damages, for an increase in Contract Price, or for a change in Contract Time based on Contractor's compliance with City's request for corrective measures pursuant to this provision.

- 10.2 Hazardous Materials.** Unless otherwise specified in the Contract Documents, this Contract does not include the removal, handling, or disturbance of any asbestos or other Hazardous Materials. If Contractor encounters materials on the Project site that Contractor reasonably believes to be asbestos or other Hazardous Materials, and the asbestos or other Hazardous Materials have not been rendered harmless, Contractor may continue Work in unaffected areas reasonably believed to be safe, but must immediately cease work on the area affected and report the condition to City. No asbestos, asbestos-containing products or other Hazardous Materials may be used in performance of the Work.

**10.3 Material Safety.** Contractor is solely responsible for complying with § 5194 of Title 8 of the California Code of Regulations, including by providing information to Contractor's employees about any hazardous chemicals to which they may be exposed in the course of the Work. A hazard communication program and other forms of warning and training about such exposure must be used. Contractor must also maintain Safety Data Sheets ("SDS") at the Project site, as required by Laws, for materials or substances used or consumed in the performance of the Work. The SDS will be accessible and available to Contractor's employees, Subcontractors, and City.

(A) **Contractor Obligations.** Contractor is solely responsible for the proper delivery, handling, use, storage, removal, and disposal of all materials brought to the Project site and/or used in the performance of the Work. Contractor must notify the Engineer if a specified product or material cannot be used safely.

(B) **Labeling.** Contractor must ensure proper labeling on any material brought onto the Project site so that any persons working with or in the vicinity of the material may be informed as to the identity of the material, any potential hazards, and requirements for proper handling, protections, and disposal.

**10.4 Hazardous Condition.** Contractor is solely responsible for determining whether a hazardous condition exists or is created during the course of the Work, involving a risk of bodily harm to any person or risk of damage to any property. If a hazardous condition exists or is created, Contractor must take all precautions necessary to address the condition and ensure that the Work progresses safely under the circumstances. Hazardous conditions may result from, but are not limited to, use of specified materials or equipment, the Work location, the Project site condition, the method of construction, or the way any Work must be performed.

**10.5 Emergencies.** In an emergency affecting the safety or protection of persons, Work, or property at or adjacent to any Worksite, Contractor must take reasonable and prompt actions to prevent damage, injury, or loss, without prior authorization from the City if, under the circumstances, there is inadequate time to seek prior authorization from the City.

## Article 11 - Completion and Warranty Provisions

### 11.1 Final Completion.

(A) **Final Inspection and Punch List.** When the Work required by this Contract is fully performed, Contractor must provide written notification to City requesting final inspection. The Engineer will schedule the date and time for final inspection, which must include Contractor's primary representative for this Project and its superintendent. Based on that inspection, City will prepare a punch list of any items that are incomplete, missing, defective, incorrectly installed, or otherwise not compliant with the Contract Documents. The punch list to Contractor will specify the time by which all of the punch list items must be completed or corrected. The punch list may include City's estimated cost to complete each punch list item if Contractor fails to do so within the specified time. The omission of any non-compliant item from a punch list will not relieve Contractor from fulfilling all requirements of the Contract Documents. Contractor's failure to complete any punch list item within the time specified in the punch list will not waive or abridge its warranty obligations for any such items that must be completed by the City or by a third party retained by the City due to Contractor's failure to timely complete any such outstanding item.

(B) **Requirements for Final Completion.** Final Completion will be achieved upon completion or correction of all punch list items, as verified by City's further inspection, and upon satisfaction of all other Contract requirements, including any commissioning required under the Contract Documents and submission of all final submittals, including instructions and manuals as required under Section 7.10, and complete, final as-built drawings as required under Section 7.11, all to City's satisfaction.

(C) **Acceptance.** The Project will be considered accepted upon City Council action during a public meeting to accept the Project, unless the Engineer is authorized to accept the Project, in which case the Project will be considered accepted upon the date of the Engineer's issuance of a written notice of acceptance. In order to avoid delay of Project close out, the City may elect, acting in its sole discretion, to accept the Project as complete subject to exceptions for punch list items that are not completed within the time specified in the punch list.

(D) **Final Payment and Release of Retention.** Final Payment and release of retention, less any sums withheld pursuant to the provisions of the Contract Documents, will not be made sooner than 35 days after recordation of the notice of completion. If Contractor fails to complete all of the punch list items within the specified time, City may withhold up to 150% of City's estimated cost to complete each of the remaining items from Final Payment and may use the withheld retention to pay for the costs to self-perform the outstanding items or to retain a third party to complete any such outstanding punch list item.

## 11.2 Warranty.

(A) **General.** Contractor warrants that all materials and equipment will be new unless otherwise specified, of good quality, in conformance with the Contract Documents, and free from defective workmanship and materials. Contractor further warrants that the Work will be free from material defects not intrinsic in the design or materials required in the Contract Documents. Contractor warrants that materials or items incorporated into the Work comply with the requirements and standards in the Contract Documents, including compliance with Laws, and that any Hazardous Materials encountered or used were handled as required by Laws. At City's request, Contractor must furnish satisfactory evidence of the quality and type of materials and equipment furnished. Contractor's warranty does not extend to damage caused by normal wear and tear, or improper use or maintenance.

(B) **Warranty Period.** Contractor's warranty must guarantee its Work for a period of one year from the date of Project acceptance (the "Warranty Period"), except when a longer guarantee is provided by a supplier or manufacturer or is required by the Specifications or Special Conditions. Contractor must obtain from its Subcontractors, suppliers and manufacturers any special or extended warranties required by the Contract Documents.

(C) **Warranty Documents.** As a condition precedent to Final Completion, Contractor must supply City with all warranty and guarantee documents relevant to equipment and materials incorporated into the Work and guaranteed by their suppliers or manufacturers.

(D) **Subcontractors.** The warranty obligations in the Contract Documents apply to Work performed by Contractor and its Subcontractors, and Contractor agrees to be co-guarantor of such Work.

(E) **Contractor's Obligations.** Upon written notice from City to Contractor of any defect in the Work discovered during the Warranty Period, Contractor or its responsible

Subcontractor must promptly correct the defective Work at its own cost. Contractor's obligation to correct defects discovered during the Warranty Period will continue past the expiration of the Warranty Period as to any defects in Work for which Contractor was notified prior to expiration of the Warranty Period. Work performed during the Warranty Period ("Warranty Work") will be subject to the warranty provisions in this Section 11.2 for a one-year period that begins upon completion of such Warranty Work to City's satisfaction.

(F) **City's Remedies.** If Contractor or its responsible Subcontractor fails to correct defective Work within ten days following notice by City, or sooner if required by the circumstances, City may correct the defects to conform with the Contract Documents at Contractor's sole expense. Contractor must reimburse City for its costs in accordance with subsection (H), below.

(G) **Emergency Repairs.** In cases of emergency where any delay in correcting defective Work could cause harm, loss or damage, City may immediately correct the defects to conform with the Contract Documents at Contractor's sole expense. Contractor or its surety must reimburse City for its costs in accordance with subsection (H), below.

(H) **Reimbursement.** Contractor must reimburse City for its costs to repair under subsections (F) or (G), above, within 30 days following City's submission of a demand for payment pursuant to this provision. If City is required to initiate legal action to compel Contractor's compliance with this provision, and City is the prevailing party in such action, Contractor and its surety are solely responsible for all of City's attorney's fees and legal costs expended to enforce Contractor's warranty obligations herein, in addition to any and all costs City incurs to correct the defective Work.

**11.3 Use Prior to Final Completion.** City reserves the right to occupy or make use of the Project, or any portions of the Project, prior to Final Completion if City has determined that the Project or portion of it is in a condition suitable for the proposed occupation or use, and that it is in its best interest to occupy or make use of the Project, or any portions of it, prior to Final Completion.

(A) **Non-Waiver.** Occupation or use of the Project, in whole or in part, prior to Final Completion will not operate as acceptance of the Work or any portion of it, nor will it operate as a waiver of any of City's rights or Contractor's duties pursuant to these Contract Documents, and will not affect nor bear on the determination of the time of substantial completion with respect to any statute of repose pertaining to the time for filing an action for construction defect.

(B) **City's Responsibility.** City will be responsible for the cost of maintenance and repairs due to normal wear and tear with respect to those portions of the Project that are being occupied or used before Final Completion. The Contract Price or the Contract Time may be adjusted pursuant to the applicable provisions of these Contract Documents if, and only to the extent that, any occupation or use under this Section actually adds to Contractor's cost or time to complete the Work within the Contract Time.

**11.4 Substantial Completion.** For purposes of determining "substantial completion" with respect to any statute of repose pertaining to the time for filing an action for construction defect, "substantial completion" is deemed to mean the last date that Contractor or any Subcontractor performs Work on the Project prior to City acceptance of the Project, except for warranty work performed under this Article.

## Article 12 - Dispute Resolution

**12.1 Claims.** This Article applies to and provides the exclusive procedures for any Claim arising from or related to the Contract or performance of the Work.

(A) **Definition.** "Claim" means a separate demand by Contractor, submitted in writing by registered or certified mail with return receipt requested, for a change in the Contract Time, including a time extension or relief from liquidated damages, or a change in the Contract Price, when the demand has previously been submitted to City in accordance with the requirements of the Contract Documents, and which has been rejected or disputed by City, in whole or in part. A Claim may also include that portion of a unilateral Change Order that is disputed by the Contractor.

(B) **Limitations.** A Claim may only include the portion of a previously rejected demand that remains in dispute between Contractor and City. With the exception of any dispute regarding the amount of money actually paid to Contractor as Final Payment, Contractor is not entitled to submit a Claim demanding a change in the Contract Time or the Contract Price, which has not previously been submitted to City in full compliance with Article 5 and Article 6, and subsequently rejected in whole or in part by City.

(C) **Scope of Article.** This Article is intended to provide the exclusive procedures for submission and resolution of Claims of any amount and applies in addition to the provisions of Public Contract Code § 9204 and § 20104 et seq., which are incorporated by reference herein.

(D) **No Work Delay.** Notwithstanding the submission of a Claim or any other dispute between the parties related to the Project or the Contract Documents, Contractor must perform the Work and may not delay or cease Work pending resolution of a Claim or other dispute, but must continue to diligently prosecute the performance and timely completion of the Work, including the Work pertaining to the Claim or other dispute.

(E) **Informal Resolution.** Contractor will make a good faith effort to informally resolve a dispute before initiating a Claim, preferably by face-to-face meeting between authorized representatives of Contractor and City.

**12.2 Claims Submission.** The following requirements apply to any Claim subject to this Article:

(A) **Substantiation.** The Claim must be submitted to City in writing, clearly identified as a "Claim" submitted pursuant to this Article 12 and must include all of the documents necessary to substantiate the Claim including the Change Order request that was rejected in whole or in part, and a copy of City's written rejection that is in dispute. The Claim must clearly identify and describe the dispute, including relevant references to applicable portions of the Contract Documents, and a chronology of relevant events. Any Claim for additional payment must include a complete, itemized breakdown of all known or estimated labor, materials, taxes, insurance, and subcontract, or other costs. Substantiating documentation such as payroll records, receipts, invoices, or the like, must be submitted in support of each component of claimed cost. Any Claim for an extension of time or delay costs must be substantiated with a schedule analysis and narrative depicting and explaining claimed time impacts.

(B) **Claim Format and Content.** A Claim must be submitted in the following format:

- (1) Provide a cover letter, specifically identifying the submission as a "Claim" submitted under this Article 12 and specifying the requested remedy (e.g., amount of proposed change to Contract Price and/or change to Contract Time).

(2) Provide a summary of each Claim, including underlying facts and the basis for entitlement, and identify each specific demand at issue, including the specific Change Order request (by number and submittal date), and the date of City's rejection of that demand, in whole or in part.

(3) Provide a detailed explanation of each issue in dispute. For multiple issues included within a single Claim or for multiple Claims submitted concurrently, separately number and identify each individual issue or Claim, and include the following for each separate issue or Claim:

- a. A succinct statement of the matter in dispute, including Contractor's position and the basis for that position;
- b. Identify and attach all documents that substantiate the Claim, including relevant provisions of the Contract Documents, RFIs, calculations, and schedule analysis (see subsection (A), Substantiation, above);
- c. A chronology of relevant events; and
- d. Analysis and basis for claimed changes to Contract Price, Contract Time, or any other remedy requested.

(4) Provide a summary of issues and corresponding claimed damages. If, by the time of the Claim submission deadline (below), the precise amount of the requested change in the Contract Price or Contract Time is not yet known, Contractor must provide a good faith estimate, including the basis for that estimate, and must identify the date by which it is anticipated that the Claim will be updated to provide final amounts.

(5) Include the following certification, executed by Contractor's authorized representative:

"The undersigned Contractor certifies under penalty of perjury that its statements and representations in this Claim submittal are true and correct. Contractor warrants that this Claim submittal is comprehensive and complete as to the matters in dispute, and agrees that any costs, expenses, or delay not included herein are deemed waived."

(C) ***Submission Deadlines.***

(1) A Claim disputing rejection of a request for a change in the Contract Time or Contract Price must be submitted within 15 days following the date that City notified Contractor in writing that a request for a change in the Contract Time or Contract Price, duly submitted in compliance with Article 5 and Article 6, has been rejected in whole or in part. A Claim disputing the terms of a unilateral Change Order must be submitted within 15 days following the date of issuance of the unilateral Change Order. These Claim deadlines apply even if Contractor cannot yet quantify the total amount of any requested change in the Contract Time or Contract Price. If the Contractor cannot quantify those amounts, it must submit an estimate of the amounts claimed pending final determination of the requested remedy by Contractor.

(2) With the exception of any dispute regarding the amount of Final Payment, any Claim must be filed on or before the date of Final Payment or will be deemed waived.

(3) A Claim disputing the amount of Final Payment must be submitted within 15 days of the effective date of Final Payment, under Section 8.7, Final Payment.

(4) Strict compliance with these Claim submission deadlines is necessary to ensure that any dispute may be mitigated as soon as possible, and to facilitate cost-efficient administration of the Project. ***Any Claim that is not submitted within the specified deadlines will be deemed waived by Contractor.***

**12.3 City's Response.** City will respond within 45 days of receipt of the Claim with a written statement identifying which portion(s) of the Claim are disputed, unless the 45-day period is extended by mutual agreement of City and Contractor or as otherwise allowed under Public Contract Code § 9204. However, if City determines that the Claim is not adequately substantiated pursuant to Section 12.2(A), Substantiation, City may first request in writing, within 30 days of receipt of the Claim, any additional documentation supporting the Claim or relating to defenses to the Claim that City may have against the Claim.

(A) ***Additional Information.*** If additional information is thereafter required, it may be requested and provided upon mutual agreement of City and Contractor. If Contractor's Claim is based on estimated amounts, Contractor has a continuing duty to update its Claim as soon as possible with information on actual amounts in order to facilitate prompt and fair resolution of the Claim.

(B) ***Non-Waiver.*** Any failure by City to respond within the times specified above will not be construed as acceptance of the Claim, in whole or in part, or as a waiver of any provision of these Contract Documents.

**12.4 Meet and Confer.** If Contractor disputes City's written response, or City fails to respond within the specified time, within 15 days of receipt of City's response or within 15 days of City's failure to respond within the applicable 45-day time period under Section 12.3, respectively, Contractor may notify City of the dispute in writing sent by registered or certified mail, return receipt requested, and demand an informal conference to meet and confer for settlement of the issues in dispute. If Contractor fails to notify City of the dispute and demand an informal conference to meet and confer in writing within the specified time, Contractor's Claim will be deemed waived.

(A) ***Schedule Meet and Confer.*** Upon receipt of the demand to meet and confer, City will schedule the meet and confer conference to be held within 30 days, or later if needed to ensure the mutual availability of each of the individuals that each party requires to represent its interests at the meet and confer conference.

(B) ***Location for Meet and Confer.*** The meet and confer conference will be scheduled at a location at or near City's principal office.

(C) ***Written Statement After Meet and Confer.*** Within ten working days after the meet and confer has concluded, City will issue a written statement identifying which portion(s) of the Claim remain in dispute, if any.

(D) ***Submission to Mediation.*** If the Claim or any portion remains in dispute following the meet and confer conference, within ten working days after the City issues the written statement identifying any portion(s) of the Claim remaining in dispute, the

Contractor may identify in writing disputed portion(s) of the Claim, which will be submitted for mediation, as set forth below.

**12.5 Mediation and Government Code Claims.**

(A) **Mediation.** Within ten working days after the City issues the written statement identifying any portion(s) of the Claim remaining in dispute following the meet and confer, City and Contractor will mutually agree to a mediator, as provided under Public Contract Code § 9204. Mediation will be scheduled to ensure the mutual availability of the selected mediator and all of the individuals that each party requires to represent its interests. If there are multiple Claims in dispute, the parties may agree to schedule the mediation to address all outstanding Claims at the same time. The parties will share the costs of the mediator and mediation fees equally, but each party is otherwise solely and separately responsible for its own costs to prepare for and participate in the mediation, including costs for its legal counsel or any other consultants.

(B) **Government Code Claims.**

(1) Timely presentation of a Government Code Claim is a condition precedent to filing any legal action based on or arising from the Contract. Compliance with the Claim submission requirements in this Article 12 is a condition precedent to filing a Government Code Claim.

(2) The time for filing a Government Code Claim will be tolled from the time Contractor submits its written Claim pursuant to Section 12.2, above, until the time that Claim is denied in whole or in part at the conclusion of the meet and confer process, including any period of time used by the meet and confer process. However, if the Claim is submitted to mediation, the time for filing a Government Code Claim will be tolled until conclusion of the mediation, including any continuations, if the Claim is not fully resolved by mutual agreement of the parties during the mediation or any continuation of the mediation.

**12.6 Tort Claims.** This Article does not apply to tort claims and nothing in this Article is intended nor will be construed to change the time periods for filing tort-based Government Code Claims.

**12.7 Arbitration.** It is expressly agreed, under Code of Civil Procedure § 1296, that in any arbitration to resolve a dispute relating to this Contract, the arbitrator's award must be supported by law and substantial evidence.

**12.8 Burden of Proof and Limitations.** Contractor bears the burden of proving entitlement to and the amount of any claimed damages. Contractor is not entitled to damages calculated on a total cost basis, but must prove actual damages. Contractor is not entitled to speculative, special, or consequential damages, including home office overhead or any form of overhead not directly incurred at the Project site or any other Worksite; lost profits; loss of productivity; lost opportunity to work on other projects; diminished bonding capacity; increased cost of financing for the Project; extended capital costs; non-availability of labor, material or equipment due to delays; or any other indirect loss arising from the Contract. The Eichleay Formula or similar formula will not be used for any recovery under the Contract. The City will not be directly liable to any Subcontractor or supplier.

**12.9 Legal Proceedings.** In any legal proceeding that involves enforcement of any requirements of the Contract Documents, the finder of fact will receive detailed instructions on the meaning and operation of the Contract Documents, including conditions, limitations of liability, remedies, claim procedures, and other provisions

bearing on the defenses and theories of liability. Detailed findings of fact will be requested to verify enforcement of the Contract Documents. All of the City's remedies under the Contract Documents will be construed as cumulative, and not exclusive, and the City reserves all rights to all remedies available under law or equity as to any dispute arising from or relating to the Contract Documents or performance of the Work.

- 12.10 Other Disputes.** The procedures in this Article 12 will apply to any and all disputes or legal actions, in addition to Claims, arising from or related to this Contract, including disputes regarding suspension or early termination of the Contract, unless and only to the extent that compliance with a procedural requirement is expressly and specifically waived by City. Nothing in this Article is intended to delay suspension or termination under Article 13.

### **Article 13 - Suspension and Termination**

- 13.1 Suspension for Cause.** In addition to all other remedies available to City, if Contractor fails to perform or correct Work in accordance with the Contract Documents, including non-compliance with applicable environmental or health and safety Laws, City may immediately order the Work, or any portion of it, suspended until the circumstances giving rise to the suspension have been eliminated to City's satisfaction.

(A) **Notice of Suspension.** Upon receipt of City's written notice to suspend the Work, in whole or in part, except as otherwise specified in the notice of suspension, Contractor and its Subcontractors must promptly stop Work as specified in the notice of suspension; comply with directions for cleaning and securing the Worksite; and protect the completed and in-progress Work and materials. Contractor is solely responsible for any damages or loss resulting from its failure to adequately secure and protect the Project.

(B) **Resumption of Work.** Upon receipt of the City's written notice to resume the suspended Work, in whole or in part, except as otherwise specified in the notice to resume, Contractor and its Subcontractors must promptly re-mobilize and resume the Work as specified; and within ten days from the date of the notice to resume, Contractor must submit a recovery schedule, prepared in accordance with the Contract Documents, showing how Contractor will complete the Work within the Contract Time.

(C) **Failure to Comply.** Contractor will not be entitled to an increase in the Contract Time or Contract Price for a suspension occasioned by Contractor's failure to comply with the Contract Documents.

(D) **No Duty to Suspend.** City's right to suspend the Work will not give rise to a duty to suspend the Work, and City's failure to suspend the Work will not constitute a defense to Contractor's failure to comply with the requirements of the Contract Documents.

- 13.2 Suspension for Convenience.** City reserves the right to suspend, delay, or interrupt the performance of the Work in whole or in part, for a period of time determined to be appropriate for City's convenience. Upon notice by City pursuant to this provision, Contractor must immediately suspend, delay, or interrupt the Work and secure the Project site as directed by City except for taking measures to protect completed or in-progress Work as directed in the suspension notice, and subject to the provisions of Section 13.1(A) and (B), above. If Contractor submits a timely request for a Change Order in compliance with Articles 5 and 6, the Contract Price and the Contract Time will be equitably adjusted by Change Order pursuant to the terms of Articles 5 and 6 to reflect the cost and delay impact occasioned by such suspension for convenience, except to the extent that any such impacts were caused by Contractor's failure to comply with the

Contract Documents or the terms of the suspension notice or notice to resume. However, the Contract Time will only be extended if the suspension causes or will cause unavoidable delay in Final Completion. If Contractor disputes the terms of a Change Order issued for such equitable adjustment due to suspension for convenience, its sole recourse is to comply with the Claim procedures in Article 12.

**13.3 Termination for Default.** City may declare that Contractor is in default of the Contract for a material breach of or inability to fully, promptly, or satisfactorily perform its obligations under the Contract.

(A) **Default.** Events giving rise to a declaration of default include Contractor's refusal or failure to supply sufficient skilled workers, proper materials, or equipment to perform the Work within the Contract Time; Contractor's refusal or failure to make prompt payment to its employees, Subcontractors, or suppliers or to correct defective Work or damage; Contractor's failure to comply with Laws, or orders of any public agency with jurisdiction over the Project; evidence of Contractor's bankruptcy, insolvency, or lack of financial capacity to complete the Work as required within the Contract Time; suspension, revocation, or expiration and nonrenewal of Contractor's license or DIR registration; dissolution, liquidation, reorganization, or other major change in Contractor's organization, ownership, structure, or existence as a business entity; unauthorized assignment of Contractor's rights or duties under the Contract; or any material breach of the Contract requirements.

(B) **Notice of Default and Opportunity to Cure.** Upon City's declaration that Contractor is in default due to a material breach of the Contract Documents, if City determines that the default is curable, City will afford Contractor the opportunity to cure the default within ten days of City's notice of default, or within a period of time reasonably necessary for such cure, including a shorter period of time if applicable.

(C) **Termination.** If Contractor fails to cure the default or fails to expediently take steps reasonably calculated to cure the default within the time period specified in the notice of default, City may issue written notice to Contractor and its performance bond surety of City's termination of the Contract for default.

(D) **Waiver.** Time being of the essence in the performance of the Work, if Contractor's surety fails to arrange for completion of the Work in accordance with the Performance Bond within seven calendar days from the date of the notice of termination pursuant to paragraph (C), City may immediately make arrangements for the completion of the Work through use of its own forces, by hiring a replacement contractor, or by any other means that City determines advisable under the circumstances. Contractor and its surety will be jointly and severally liable for any additional cost incurred by City to complete the Work following termination, where "additional cost" means all cost in excess of the cost City would have incurred if Contractor had timely completed Work without the default and termination. In addition, City will have the right to immediate possession and use of any materials, supplies, and equipment procured for the Project and located at the Project site or any Worksite on City property for the purposes of completing the remaining Work.

(E) **Compensation.** Within 30 days of receipt of updated as-builts, all warranties, manuals, instructions, or other required documents for Work installed to date, and delivery to City of all equipment and materials for the Project for which Contractor has already been compensated, Contractor will be compensated for the Work satisfactorily performed in compliance with the Contract Documents up to the effective date of the termination pursuant to the terms of Article 8, Payment, subject to City's rights to withhold or deduct sums from payment otherwise due pursuant to Section 8.3, and excluding any costs Contractor incurs as a result of the termination, including any cancellation or

restocking charges or fees due to third parties. If Contractor disputes the amount of compensation determined by City, its sole recourse is to comply with the Claim Procedures in Article 12, by submitting a Claim no later than 30 days following notice from City of the total compensation to be paid by City.

(F) **Wrongful Termination.** If Contractor disputes the termination, its sole recourse is to comply with the Claim procedures in Article 12. If a court of competent jurisdiction or an arbitrator later determines that the termination for default was wrongful, the termination will be deemed to be a termination for convenience, and Contractor's damages will be strictly limited to the compensation provided for termination for convenience under Section 13.4, below. Contractor waives any claim for any other damages for wrongful termination including special or consequential damages, lost opportunity costs, or lost profits, and any award of damages is subject to Section 12.8, Burden of Proof and Limitations.

**13.4 Termination for Convenience.** City reserves the right, acting in its sole discretion, to terminate all or part of the Contract for convenience upon written notice to Contractor.

(A) **Compensation to Contractor.** In the event of City's termination for convenience, Contractor waives any claim for damages, including for loss of anticipated profits from the Project. The following will constitute full and fair compensation to Contractor, and Contractor will not be entitled to any additional claim or compensation:

(1) **Completed Work.** The value of its Work satisfactorily performed as of the date notice of termination is received, based on Contractor's schedule of values and unpaid costs for items delivered to the Project site that were fabricated for incorporation in the Work;

(2) **Demobilization.** Demobilization costs specified in the schedule of values, or if demobilization costs were not provided in a schedule of values pursuant to Section 8.1, then based on actual, reasonable, and fully documented demobilization costs; and

(3) **Termination Markup.** Five percent of the total value of the Work performed as of the date of notice of termination, including reasonable, actual, and documented costs to comply with the direction in the notice of termination for convenience, and demobilization costs, which is deemed to cover all overhead and profit to date.

(B) **Disputes.** If Contractor disputes the amount of compensation determined by City pursuant to paragraph (A), above, its sole recourse is to comply with the Claim procedures in Article 12, by submitting a Claim no later than 30 days following notice from City of total compensation to be paid by City.

**13.5 Actions Upon Termination for Default or Convenience.** The following provisions apply to any termination under this Article, whether for default or convenience, and whether in whole or in part.

(A) **General.** Upon termination, City may immediately enter upon and take possession of the Project and the Work and all tools, equipment, appliances, materials, and supplies procured or fabricated for the Project. Contractor will transfer title to and deliver all completed Work and all Work in progress to City.

(B) **Submittals.** Unless otherwise specified in the notice of termination, Contractor must immediately submit to City all designs, drawings, as-built drawings, Project records, contracts with vendors and Subcontractors, manufacturer warranties, manuals, and other

such submittals or Work-related documents required under the terms of the Contract Documents, including incomplete documents or drafts.

(C) **Close Out Requirements.** Except as otherwise specified in the notice of termination, Contractor must comply with all of the following:

- (1) Immediately stop the Work, except for any Work that must be completed pursuant to the notice of termination and comply with City's instructions for cessation of labor and securing the Project and any other Worksite(s).
- (2) Comply with City's instructions to protect the completed Work and materials, using best efforts to minimize further costs.
- (3) Contractor must not place further orders or enter into new subcontracts for materials, equipment, services or facilities, except as may be necessary to complete any portion of the Work that is not terminated.
- (4) As directed in the notice, Contractor must assign to City or cancel existing subcontracts that relate to performance of the terminated Work, subject to any prior rights, if any, of the surety for Contractor's performance bond, and settle all outstanding liabilities and claims, subject to City's approval.
- (5) As directed in the notice, Contractor must use its best efforts to sell any materials, supplies, or equipment intended solely for the terminated Work in a manner and at market rate prices acceptable to City.

(D) **Payment Upon Termination.** Upon completion of all termination obligations, as specified herein and in the notice of termination, Contractor will submit its request for Final Payment, including any amounts due following termination pursuant to this Article 13. Payment will be made in accordance with the provisions of Article 8, based on the portion of the Work satisfactorily completed, including the close out requirements, and consistent with the previously submitted schedule of values and unit pricing, including demobilization costs. Adjustments to Final Payment may include deductions for the cost of materials, supplies, or equipment retained by Contractor; payments received for sale of any such materials, supplies, or equipment, less re-stocking fees charged; and as otherwise specified in Section 8.3, Adjustment of Payment Application.

(E) **Continuing Obligations.** Regardless of any Contract termination, Contractor's obligations for portions of the Work already performed will continue and the provisions of the Contract Documents will remain in effect as to any claim, indemnity obligation, warranties, guarantees, submittals of as-built drawings, instructions, or manuals, record maintenance, or other such rights and obligations arising prior to the termination date.

## Article 14 - Miscellaneous Provisions

- 14.1 Assignment of Unfair Business Practice Claims.** Under Public Contract Code § 7103.5, Contractor and its Subcontractors agree to assign to City all rights, title, and interest in and to all causes of action it may have under section 4 of the Clayton Act (15 U.S.C. § 15) or under the Cartwright Act (Chapter 2 (commencing with § 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, services, or materials pursuant to the Contract or any subcontract. This assignment will be effective at the time City tenders Final Payment to Contractor, without further acknowledgement by the parties.

- 14.2 Provisions Deemed Inserted.** Every provision of law required to be inserted in the Contract Documents is deemed to be inserted, and the Contract Documents will be construed and enforced as though such provision has been included. If it is discovered that through mistake or otherwise that any required provision was not inserted, or not correctly inserted, the Contract Documents will be deemed amended accordingly.
- 14.3 Waiver.** City's waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of the Contract Documents will not be effective unless it is in writing and signed by City. City's waiver of any breach, failure, right, or remedy will not be deemed a waiver of any other breach, failure, right, or remedy, whether or not similar, nor will any waiver constitute a continuing waiver unless specified in writing by City.
- 14.4 Titles, Headings, and Groupings.** The titles and headings used and the groupings of provisions in the Contract Documents are for convenience only and may not be used in the construction or interpretation of the Contract Documents or relied upon for any other purpose.
- 14.5 Statutory and Regulatory References.** With respect to any amendments to any statutes or regulations referenced in these Contract Documents, the reference is deemed to be the version in effect on the date that bids were due.
- 14.6 Survival.** The provisions that survive termination or expiration of this Contract include Contract Section 11, Notice, and subsections 12.1, 12.2, 12.3, 12.4, 12.5, and 12.6 of Section 12, General Provisions; and the following provisions in these General Conditions: Section 2.2(J), Contractor's Records, Section 2.3(C), Termination, Section 3.7, Ownership, Section 4.2, Indemnity, Article 12, Dispute Resolution, and Section 11.2, Warranty.

END OF GENERAL CONDITIONS

## Special Conditions

### 1. Authorized Work Days and Hours.

**1.1 Authorized Work Days.** Except as expressly authorized in writing by City, Contractor is limited to performing Work on the Project on the following days of the week, excluding holidays observed by City: Monday, Tuesday, Wednesday, Thursday, Friday, and Saturday. No Sunday work will be permitted. No holiday work will be permitted, unless approved in advance by the City.

**1.2 Authorized Work Hours.** Except as expressly authorized in writing by City, Contractor is limited to performing Work on the Project during the following hours: 7:00am to 5:30pm Weekdays, 8:00am to 5:30pm Saturdays  
The Contractor's standard allowable working hours shall be no earlier than 30 minutes after sunrise and no later than 30 minutes before sunset, per the California Department of Fish and Wildlife requirements. Working hours are subject to change by the City.

**2. Pre-Construction Conference.** City will designate a date and time for a pre-construction conference with Contractor following Contract execution. Project administration procedures and coordination between City and Contractor will be discussed, and Contractor must present City with the following information or documents at the meeting for City's review and acceptance before the Work commences:

- 2.1** Name, 24-hour contact information, and qualifications of the proposed on-site superintendent;
- 2.2** List of all key Project personnel and their complete contact information, including email addresses and telephone numbers during regular hours and after hours;
- 2.3** Staging plans that identify the sequence of the Work, including any phases and alternative sequences or phases, with the goal of minimizing the impacts on residents, businesses and other operations in the Project vicinity;
- 2.4** If required, traffic control plans associated with the staging plans that are signed and stamped by a licensed traffic engineer;
- 2.5** Draft baseline schedule for the Work as required under Section 5.2, to be finalized within ten days after City issues the Notice to Proceed;
- 2.6** Breakdown of lump sum bid items, to be used for determining the value of Work completed for future progress payments to Contractor;
- 2.7** Schedule with list of Project submittals that require City review, and list of the proposed material suppliers;
- 2.8** Plan for coordination with affected utility owner(s) and compliance with any related permit requirements;
- 2.9** Videotape and photographs recording the conditions throughout the pre-construction Project site, showing the existing improvements and current condition of the curbs, gutters, sidewalks, signs, landscaping, streetlights,

structures near the Project such as building faces, canopies, shades and fences, and any other features within the Project area limits;

**2.10** If requested by City, Contractor's cash flow projections; and

**2.11** Any other documents specified in the Special Conditions or Notice of Potential Award.

**3. Insurance Requirements.** The insurance requirements under Section 4.3 of the General Conditions are modified for this Contract, as set forth below. Except as expressly stated below, all other provisions in Section 4.3 are unchanged and remain in full force and effect.

**3.1 Builders Risk Insurance Waived.** The builder's risk insurance policy requirement set forth in subsection 4.3(A)(5) of the General Conditions is hereby waived and does not apply to this Contract.

**4. Construction Manager Role and Authority.** TBD (Publics Work Representative) is the Construction Manager for this Project. The Construction Manager will assist City in the management of the construction of the Project. The Construction Manager may perform services in the areas of supervision and coordination of the work of Contractor and/or other contractors, scheduling the Work, monitoring the progress of the Work, providing City with evaluations and recommendations concerning the quality of the Work, recommending the approval of progress payments to Contractor, or other services for the Project in accordance with the Construction Manager's contract with City.

**4.1 On-Site Management and Communication Procedures.** The Construction Manager will provide and maintain a management team on the Project site to provide contract administration as an agent of City, and will establish and implement coordination and communication procedures among City, the Design Professional, Contractor, and others.

**4.2 Contract Administration Procedures.** The Construction Manager will establish and implement procedures for reviewing and processing requests for clarifications and interpretations of the Contract Documents, Shop Drawings, samples, other submittals, schedule adjustments, Change Order proposals, written proposals for substitutions, payment applications, and maintenance of logs.

**4.3 Pre-Construction Conference.** Contractor will attend the pre-construction conference, during which the Construction Manager will review the Contract administration procedures and Project requirements.

**4.4 Contractor's Construction Schedule.** The Construction Manager will review Contractor's construction schedules and will verify that each schedule is prepared in accordance with the requirements of the Contract Documents.

END OF SPECIAL CONDITIONS

## SECTION 01 22 00 –UNIT PRICES

### PART 1 - GENERAL

#### 1.1 SUMMARY

- A. This Section specifies procedures and requirements for measurement and payment for unit price items listed on the Bid Form for each unit of work described herein.
- B. Refer to Division 00 General Conditions and Division 00 Article 8 – Payment for related requirements pertaining to change orders, payments and unit prices.
- C. Prices:
  - 1. In addition to Base Bid, Bidder shall quote unit prices, in appropriate spaces on Bid Form for each unit of work as described herein. Change Orders will be based on unit prices quoted on Bid Form for applicable work.
  - 2. In event any unit price quoted appears to compare unfavorably with currently established prices for type of work, City reserves the right to require quoted price to be substantiated or adjusted prior to execution of contract.
  - 3. Unit prices listed on the Bid Form for the following items shall constitute full and complete compensation for each unit, and shall include cost of temporary and administrative work, permits, bonds, insurance, sales taxes, overhead, profit and every other expense, direct or indirect, incident to accomplishment of work under each item.

### PART 2 - PRODUCTS

NOT USED

### PART 3 - EXECUTION

#### 3.1 MEASUREMENT

- A. Measurement of quantities for payment will be made or determined by City's Inspector.
  - 1. Volume of any material shall be based on information included with Drawings and additional measurements obtained by Inspector, or by

combination of such information, or in a manner which, in the opinion of the Inspector, is best suited to obtain necessary accuracy.

2. In case of unit prices based upon weight measurement, certified weight tickets shall be supplied at time of delivery of materials.
3. Excess materials delivered to the site, but not incorporated in the work, will not be paid for.

### 3.2 UNIT PRICE ITEMS – MEASUREMENT AND PAYMENT

#### A. Bid Item No 1 – Clearing and Grubbing:

1. Basis of Measurement: Clearing and Grubbing will be measured per square foot, unless specified otherwise.
2. Basis of Payment: Clearing and grubbing shall be paid for at the contract square foot (SF) price, which includes full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all work involved in clearing and grubbing as shown on the plans, as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager, including the removal and disposal of all the resulting material in a legal manner.

#### B. Bid Item No 2 - Demolition- AC Paving:

1. Basis of Measurement: Demolition of Paving will be measured per square foot.
2. Basis of Payment: The Contract lump sum price paid for “Demolition” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for doing all work involved in Demolition, including obtaining demolition permits, payment of permit fees, fence removal and disposal, sawcutting, removal of asphalt and concrete paving and base to design subgrade, removing foundation and base; terminating and removing utilities to be demolished and other items of work as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
3. Miscellaneous demolition includes removal, off-haul, and legal disposal of incidental items included in the scope as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

#### C. Bid Item No 3 - Demolition- Curb and Gutter:

1. Basis of Measurement: Demolition of Curb and Gutter will be measured per lineal foot, unless specified otherwise.

2. Basis of Payment: The Contract lump sum price paid for “Demolition” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for doing all work involved in Demolition, including obtaining demolition permits, permit fees, fence removal and disposal, sawcut, remove asphalt and concrete paving and base to design subgrade, remove foundation and base; terminating and removing utilities to be demolished and other items of work as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
3. Miscellaneous demolition includes removal, off-haul, and legal disposal of incidental items included in the scope as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

D. Bid Item No 4 - Demolition- Utilities:

1. Basis of Measurement: Demolition of Utilities will be measured per lineal foot, unless specified otherwise.
2. Basis of Payment: The Contract lump sum price paid for “Demolition” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for doing all work involved in Demolition, including obtaining demolition permits, permit fees, fence removal and disposal, sawcut, remove asphalt and concrete paving and base to design subgrade, remove foundation and base; terminating and removing utilities to be demolished and other items of work as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
3. Miscellaneous demolition includes removal, off-haul, and legal disposal of incidental items included in the scope as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

E. Bid Item No 5 – Sawcutting

1. Basis of Measurement: Sawcutting will be measured per lineal foot, unless specified otherwise.
2. Basis of Payment: The Contract lump sum price paid for “Demolition” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for doing all work involved in Demolition, including obtaining demolition permits, permit fees, fence removal and disposal, sawcut, remove asphalt and concrete paving and base to design subgrade, remove foundation and base; terminating and removing utilities to be demolished and other items

of work as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

3. Miscellaneous demolition includes removal, off-haul, and legal disposal of incidental items included in the scope as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

F. Bid Item No 6 – Tree Protection

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract Documents.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, and incidentals including but not limited to Tree protection, coordination with City Arborist, temporary irrigation, supplemental watering, mulching, tree pruning, landscape planting and irrigation replacement of existing work which is damaged, and for doing all work involved in Landscape Preservation as shown on the plans, as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager, including the removal and disposal of all the resulting material.
3. Tree Protection includes standard construction fencing and posts. Includes review and approval by the Engineer.

G. Bid Item No 7 – Tree Removal

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract Documents.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all work involved in tree removal and stump removal as shown on the plans, as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager including the removal and disposal of all the resulting material.
3. This bid item is for the removal and disposal of all trees with a trunk diameter size of six inches or greater including the root balls.

H. Bid Item No 8 - Rough Grading

1. Basis of Measurement: By cubic yard of the rough graded and compacted soil.

2. Basis of Payment: Includes excavating existing subsoil, verifying if existing subsoil meets the select fill requirements, supplying select fill, materials, stockpiling, maintaining, moving, placing, rough grading, and compacting of select fills.
- I. Bid Item No 9 - Fine Grading
    1. Basis of Measurement: By square foot of the compacted and fine graded soil.
    2. Basis of Payment: Fine Grading shall be paid for at the contract square foot price, which includes full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all work involved in fine grading as shown on the plans, as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
  - J. Bid Item No 10 – Trail Pavement
    1. Basis of Measurement: By Square Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
    2. Basis of Payment: Shall include but not limited to full compensation for full compensation for furnishing all labor, materials, tools, equipment, incidentals, excavation, samples, mockups, pre-emergent, decomposed granite, stabilizer, compaction testing, sub-base preparation, and for doing all the work involved in installing Decomposed Granite Paving, complete in place as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
  - K. Bid Item No 11 – Vehicular Asphalt
    1. Basis of Measurement: By ton and will be based on certified weight-meters certificates showing gross, net weight and the type and grading of the mix for each load unless specified otherwise on the Bid Form.
    2. Basis of Payment: Includes priming surfaces, tack coating surfaces, fog seal, furnishing, placing, compacting asphalt pavement and temporary HMA tapers.
  - L. Bid Item No 12 - Aggregate Base
    1. Basis of Measurement: By the Ton as specified in the bid form. Quantities of aggregates will be calculated on the basis of dimensions shown on the plans. No allowance will be made for

aggregate rejected or placed outside said dimensions unless otherwise directed by the Project Manager.

2. Aggregate Base used under concrete work such as curb and gutter, valley gutter, sidewalk, driveways, curb ramps, median curbs, median nose surfacing, bus turnouts, retaining curbs, and in utility trenches shall not be measured unless specified otherwise in the Contract.
3. Basis of Payment: Includes full compensation for furnishing all labor, materials, tools, equipment and incidentals, in aggregate base supplying fill material, stockpiling, scarifying subgrade surface, placing where required, watering, dust palliative, leveling, compacting and certifying the top of aggregate base design grades.
4. Aggregate Base used under concrete work such as curb and gutter, valley gutter, sidewalk, retaining curbs, etc. shall considered incidental to the item most closely related to and no separate compensation will be allowed therefor. Aggregate base used in utility trenches shall be considered incidental to the cost per linear foot paid for the utility pipes as shown on the bid form and no separate compensation will be allowed therefor.

M. Bid Item No 13 – Concrete Curb and Gutter

1. Basis of Measurement: By linear feet for concrete curb and concrete valley gutters. Concrete pads around utility facilities and miscellaneous concrete footings are incidental to the bid item most closely related to and no separate compensation allowed therefore. Retaining curbs at curb ramps are not measured and are considered incidental to the measurement of curb ramps. Curb and gutter and vertical curbs adjacent to the curb ramp will be measured separately.
2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals including subgrade preparation, excavation, base preparation, forms, reinforcing, concrete, accessories, placing concrete, finishing concrete, expansion joints, weakened plane joints, scoring joints, curing, removal of all forms, and testing.

N. Bid Item No 14 – Curb Ramps

1. Basis of Measurement: By Each for Concrete Curb Ramps. Concrete pads around utility facilities and miscellaneous concrete footings are incidental to the bid item most closely related to and no separate compensation allowed therefore. Truncated domes for curb ramps are not measured separately are considered incidental to the pay item for Curb Ramps.

2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals including subgrade preparation, excavation, base preparation, forms, reinforcing, concrete, accessories, placing concrete, finishing concrete, expansion joints, weakened plane joints, scoring joints, curing, removal of all forms, and testing.
- O. Bid Item No 15 – Striping Thermoplastic
1. Basis of Measurement: By lineal foot for striping and signage.
  2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals required for installation.
- P. Bid Item No 16 – Pedestrian Concrete Paving
1. Basis of Measurement: By Square Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
  2. Basis of Payment: Shall include but not limited to full compensation for furnishing full compensation for furnishing all labor, materials, tools, equipment, incidentals, excavation, subgrade preparation, aggregate base, base preparation, compaction testing, Portland cement mix, finishes, sand, reinforcing steel, accessories, mock-up panels of each paving type, placing concrete, finishing concrete, expansion joints, weakened plane joints, scoring joints, curing, removal of all forms, testing, and for doing all the work involved in installing Pedestrian Concrete Paving, complete in place as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
- Q. Bid Item No 17 – Redwood Header
1. Basis of Measurement: By Linear Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
  2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, excavation, subgrade preparation, redwood headers and stakes, and for doing all the work involved in installing Redwood Header, complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
- R. Bid Item No 18 – Decomposed Granite
1. Basis of Measurement: The contract price paid per square foot for decomposed granite.

2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals required for installation.
- S. Bid Item No 19 – Storm Drain Piping 6” Perforated
2. Basis of Measurement: Storm Drainage Piping shall be measured by linear foot of pipe installed, measured from edge of structure to edge of structure for various pipe materials and various sizes irrespective of the depth of pipes.
  3. Basis of Payment: The contract price paid per linear foot for Storm Drainage piping shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Storm Drainage Piping, complete in place including bends, elbows or other pipe fittings, saw cut, excavating to required elevations, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, removing excavated materials, dewatering, bedding, cradles, backfill and backfill material, pipe installation with warning tape, restoration and disposing of materials outside the Right-of-Way and connections to existing or new storm drainage mains and manholes.
- T. Bid Item No 20 – 6” Storm Drain Cleanouts
1. Basis of Measurement: By each.
  2. Basis of Payment: Includes sawcut, excavation, including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, traffic-rated box, riser, accessories, concrete collar, tests, backfill and surface restoration.
- U. Bid Item No 21 – Storm Drain Bubbler
1. Basis of Measurement: Storm Drain Bubblers are measured by each. Structure bedding and backfill are incidental to the bid item most closely related to and no separate compensation allowed therefor.
  2. Basis of Payment: Includes excavating, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, concrete foundation slab, concrete structure sections, bedding, backfill, concrete masonry structure construction, transition to cover frame, cover frame and cover to indicated design depth, forming, sealing pipe inlets and outlets and air testing of structures.
- V. Bid Item No 22 – Drainage Catch Basins (18” and 24” SQ)
1. Basis of Measurement: Drainage Catch Basins (18” and 24” SQ) are measured by each. Structure bedding and backfill are incidental to

the bid item most closely related to and no separate compensation allowed therefor.

2. Basis of Payment: Includes excavating, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, concrete foundation slab, concrete structure sections, bedding, backfill, concrete masonry structure construction, transition to cover frame, cover frame and cover to indicated design depth, forming, sealing pipe inlets and outlets and air testing of structures.

W. Bid Item No 23 – Bioretention Soil Mix and Drain Rock

1. Basis of Measurement: By cubic yard of bioretention soil mix and drain rock
2. Basis of Payment: Includes supplying and installation of Bioretention and Gravel Drain Rock materials, stockpiling, maintaining, moving, placing, grading, and compaction per standards and specifications.

X. Bid Item No 24 – Import Topsoil

1. Basis of Measurement: By Cubic Yard as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for full compensation for furnishing all labor, materials, tools, equipment, incidentals, soil testing report, and for doing all the work involved in installing Import Topsoil, complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

Y. Bid Item No 25 – Plant Establishment Period (180 days)

1. Basis of Measurement: By Square Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, soils testing, bark mulch, fertilizers, weed control, and for doing all the work involved in Plant Establishment Period (180 days) complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

Z. Bid Item No 26 – Bark Mulch

1. Basis of Measurement: By Square Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.

2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, pre-emergent, mulch, and for doing all the work involved in installing Mulch, complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

AA. Bid Item No 27 - Pea Gravel for Storm Water Treatment Areas

1. Basis of Measurement: The contract price paid per square foot for pea gravel.
2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals required for installation as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

BB. Bid Item No 28 –Tree - 24” Box

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, excavation, tree stakes, tree ties, fine grading, soil preparation and amendment with compost and organic fertilizers, maintenance fertilization, warranties, and for doing all the work involved in in installing in installing Tree (24”-Box), complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

CC. Bid Item No 29 – Shrub Planting -1 Gallon

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, 1-gallon shrubs, fine grading, soil preparation and amendment with compost and organic fertilizers, maintenance fertilization, warranties, replacements, and for doing all the work involved in installing Shrub Planting - 1-Gallon, complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

DD. Bid Item No 30 - Shrub plantings – 5 Gal

1. Basis of Measurement: The contract price paid by each for shrubs.
2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals required for installation as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

EE. Bid Item No 31 – Root Barrier

1. Basis of Measurement: By Linear Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, root barrier, and warranties and for doing all the work involved in installing Root Barrier, complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

FF. Bid Item No 32 – Irrigation Controller

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, rain sensor, cellular network card, concrete pad, conduit, electrical connections, irrigation controller, and for doing all the work involved in installing Irrigation Controller complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
3. All Irrigation items required for a complete, automated and operational irrigation system including but not limited to all clean-up, inspections, approvals, adjustments, enclosure, testing record contract drawings, replacements, concrete footings, thrust blocks, fittings, pull rope, tracer wire, pea gravel, bricks, electrical boxes, valve boxes, risers, wye strainers, filters, waterproof connections, replacement of unsatisfactory materials, trenching, stockpiling, excavation, backfill materials, refilling trenches, compaction, and warranty will not be measured separately for payment. All costs therewith will be considered incidental to and included with the applicable items of irrigation work.

GG. Bid Item No 33 – Irrigation Master Valve and Flow Sensor

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, flow sensor cable & master valve wires, 1.25" PVC conduit and low voltage wires extended to new controller and for doing all the work involved in installing Irrigation Master Valve and Flow Sensor complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

HH. Bid Item No 34 – Irrigation Backflow Enclosure

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, enclosure, concrete pad, freeze blankets, bolts, incidentals, and for doing all the work involved in installing Irrigation Backflow Enclosure complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

II. Bid Item No 35 – Irrigation Tree Bubblers (2 per tree)

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, tree bubblers, and for doing all the work involved in installing Irrigation Tree Bubbler (2 per tree) complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

JJ. Bid Item No 36 – Irrigation Remote Control Valves

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, irrigation quick coupler and remote control valve assembly, valve box, drain rock, bricks, wire mesh, fittings, connections to valves, and for doing all the work involved in installing

Irrigation Remote Control Valves complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

KK. Bid Item No 37 – Irrigation Gate Valves

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, irrigation gate valve assembly, valve box, drain rocks, wire mesh, PVC pipe, connection to gate valve, and for doing all the work involved in installing Irrigation Gate Valve complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

LL. Bid Item No 38 – Irrigation Quick Coupler Valves

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, irrigation quick coupler, valve box, drain rock, bricks, wire mesh, fittings, connections to valves, and for doing all the work involved in installing Irrigation Quick Coupler Valves complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

MM. Bid Item No 39 – Irrigation Conduit

1. Basis of Measurement: By linear foot as specified in the bid form complete in place, unless otherwise specified in the Contract
2. Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, excavation, conduit, backfill, repaving, and for doing all the work involved in installing Irrigation Conduit complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager

NN. Bid Item No 40 – Bubbler at Shrubs (1 per shrub)

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, overhead spray heads, shrub bubblers, risers, swing joints, adjustments, and for doing all the work involved in installing Irrigation Bubbler at Shrubs (1 per shrub) complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

OO. Bid Item No 41 – Irrigation Low Voltage Wire

1. Basis of Measurement: By Lump Sum as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, low voltage wire, installing wire thru conduit, waterproof connectors, testing, warranties, and for doing all the work involved in installing Irrigation Low Voltage Wire complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

PP. Bid Item No 42 – Irrigation Main line

1. Basis of Measurement: By Linear Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, excavation, 1120-Schedule 40 PVC pipe with schedule 80 PVC solvent weld fittings, testing, repairs, backfill, compaction, warranties, and doing all the work involved in installing Irrigation Main Line complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

QQ. Bid Item No 43 – Irrigation Lateral Lines

1. Basis of Measurement: By Linear Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.

2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, trenching, excavation 1120-Schedule 40 PVC pipe with schedule 40 PVC solvent weld fittings, backfill, compaction, repairs, warranties, and for doing all the work involved in installing Irrigation Lateral Lines complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

RR. Bid Item No 44 – Irrigation Sleeves

1. Basis of Measurement: By Linear Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, incidentals, warranties, excavation, 4” dia. and 6” dia. sleeves, backfill, repaving, and for doing all the work involved in installing Irrigation Sleeves complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

SS. Bid Item No 45 - Sanitary Sewer Cleanout

1. Measurement: Sanitary Sewer cleanouts and rodding inlets shall be measured on a per each basis.
2. Basis of Payment:

The contract unit price paid for Sanitary Sewer Cleanout shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Two-way Sanitary Sewer Cleanouts, complete in place including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, riser pipe installation, pipe connection, fittings, aggregate base for subgrade, compaction, restoration of trench, testing, CCTV inspections and disposing of materials outside the Right-of-Way and connection to existing or new sewer mains.

TT. Bid Item No 46 - Sanitary Sewer Piping (4”)

1. Measurement: Sanitary Sewer pipes are measured by linear foot of pipe installed measured along the top centerline of the pipe from inside of a structure to structure.
2. Basis of Payment:

The contract price paid per linear foot for Sanitary Sewer pipe shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Sanitary Sewer Pipes, complete in place including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, pipe installation with warning tape, pipe connection, connection to manholes, fittings, aggregate base for subgrade, compaction, restoration of T-trench, testing, CCTV inspections and disposing of materials outside the Right-of-Way and connection to existing or new sewer mains and manholes.

UU. Bid Item No 47 - Sewer Main Connection

1. Measurement: The contract price paid by each Sewer Main Connection
2. Basis of Payment: The contract unit price paid for Sewer Main Connection shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Sewer Main Connection, complete in place including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, pipe connection, fittings, aggregate base for subgrade, compaction, restoration of trench, testing, CCTV inspections and disposing of materials outside the Right-of-Way and connection to sewer mains.

VV. Bid Item No 48 - Backflow Preventor

1. Basis of Measurement: By each.
2. Basis of Payment: Includes sawcut, excavation, backflow assembly, accessories, test, and backfill and surface restoration.
3. Includes City Staff inspection and Testing.

WW. Bid Item No 49 – Water Meter

1. Basis of Measurement: By each.
2. Basis of Payment: Includes sawcut, demolition, excavation, water meter box, accessories, test, and backfill and surface restoration.

XX. Bid Item No 50 - Water Line

1. Basis of Measurement: By linear foot.
2. Basis of Payment: Includes hand-trimming, sawcut, excavation, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, protecting the excavation in compliance with Cal/OSHA, pipe and fittings, bedding, backfill, surface restoration, concrete

thrust restraints, mechanical joints, warning tape, tracer wire, polyethylene fittings, connection and tap to building service piping, pressure pipeline testing, flushing, disinfection and connection and tie into municipal utility water source.

YY. Bid Item No 51 - Water Main Connection

1. Basis of Measurement: By each.
2. Basis of Payment: Includes sawcut, excavation, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, protecting the excavation in compliance with Cal/OSHA, pipe and fittings, bedding, backfill, surface restoration, concrete thrust restraints, mechanical joints, warning tape tracer wire, tapping sleeve, tapping valves, and accessories to connect to the existing water main, pressure pipeline testing, flushing, disinfection and surface restoration.

ZZ. Bid Item No 52 – Bike Rack

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, bike rack, custom lean bar with City logo, coordination of delivery incidentals, warranties, embedment mounting, and for doing all the work involved in installing Bike Rack complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

AAA. Bid Item No 53 – Boulders

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, boulder, excavation, coordination of delivery, incidentals, warranties, and for doing all the work involved in installing Boulder complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

BBB. Bid Item No 54 – Bike Repair Station

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.

2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, bike repair station, bottle filler, water and sewer line connection, concrete pad, excavation, coordination of delivery, incidentals, warranties, and for doing all the work involved in installing Bike Repair Station complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

CCC. Bid Item No 55 – Dog Waste Dispenser

1. Basis of Measurement: By Each as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, dog waste dispenser with City logo, accessories, concrete footing, excavation, incidentals, coordination of delivery, warranties, and for doing all the work involved in installing Dog Waste Dispenser complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

DDD. Bid Item No 56 - Rip Rap

1. Basis of Measurement: The contract price paid per ton for rip rap.
2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals required for installation.

EEE. Bid Item No 57 – City Furnished Pedestrian Post Top Luminaire - 20ft pole

1. Basis of Measurement: The contract price paid by each for city furnished pedestrian post top lights.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, accessories, concrete foundation, excavation, incidentals, coordination of delivery, warranties, and for doing all the work involved in installing City Furnished Pedestrian Post Top Light - 20ft pole complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

FFF. Bid Item No 58 – City Furnished Roadway Luminaire – 32ft pole

1. Basis of Measurement: The contract price paid by each for city furnished roadway lights.

2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, accessories, concrete foundation, excavation, incidentals, coordination of delivery, warranties, and for doing all the work involved in installing City Furnished Roadway Light - 32ft pole complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

GGG. Bid Item No 59 - Security Camera Make-Ready

1. Basis of Measurement: The contract price paid by lump sum for security camera make-ready equipment.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, conduits, conductors, accessories, excavation, incidentals, coordination of delivery, and for doing all the work involved in installing Security Camera Make-Ready complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

HHH. Bid Item No 60 – Service Cabinet

1. Basis of Measurement: The contract price paid by each for service cabinet.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, conduits, conductors, accessories, concrete foundations, excavation, incidentals, coordination of delivery, warranties, and for doing all the work involved in installing Service Cabinet complete in place for the lighting, irrigation, and CCTV systems as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
3. All electrical items required for a complete, automated and operational service cabinet system including but not limited to all clean-up, inspections, approvals, adjustments, enclosure, service connections, testing record contract drawings, replacements, concrete footings, fittings, pull rope, tracer wire, pea gravel, bricks, risers, waterproof connections, replacement of unsatisfactory materials, trenching, stockpiling, excavation, backfill materials, refilling trenches, compaction, and warranty will not be measured separately for payment. All costs therewith will be considered incidental to and included with the applicable items of irrigation work.

III. Bid Item No 61 – Electrical Systems – Conduits, Conductors, and Pull Boxes

1. Basis of Measurement: The contract price paid by lump sum for conduits and conductors.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing all labor, materials, tools, equipment, conduits, conductors, wires, pull boxes, accessories, excavation, incidentals, coordination of delivery, warranties, and for doing all the work involved in installing item 57, 58, 59, and 60 complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

JJJ. Bid Item No 62 - Construction Surveying

1. Basis of Measurement and Payment: By lump sum. The contract price paid for Construction Surveying shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in control line survey, survey monument referencing, pothole survey, construction staking, quality control survey and as-built GPS Surveys specified herein, and no additional compensation shall be made therefor.

KKK. Bid Item No 63 - SWPPP

1. Notice of Intent (NOI) and Annual Permit Fees for Capital Improvement Projects shall be paid by the City.
2. The Developers shall pay all associated Construction General Permit (CGP) fees for all new development/redevelopment projects requiring a permit from the City.
3. Basis of Measurement and Payment: By Lump sum. All temporary and permanent storm water pollution prevention facilities, equipment, and materials as required by or as necessary to comply with the SWPPP/WPCP as described in the current California Stormwater Quality Association (CASQA) BMP Handbook.
4. Temporary erosion and sediment control work shall consist of applying erosion control materials to embankment slopes, excavation slopes and other areas designated on the plans, installing silt fence, inlet protection, gravel bags, headwall protection and stabilized construction entrance ways, or other measures as specified in the project SWPPP/WPCP or necessary for compliance with the CGP.

LLL. Bid Item No 64 - Traffic Control

1. Basis of Measurement: By lump sum.
2. Basis of Payment: Includes all required safety, detour signs, traffic control and river detours. The facility will be allowed to be fully closed and contractor must provide pedestrian, vehicle and river detours around site.
3. Includes public notice to police, fire, schools, etc. Includes traffic control plan showing detours.

MMM. Bid Item No 64 - Mobilization

1. The Basis of Measurement: Measurement will be made as a percentage of the costs incurred according to the list submitted except that not more than 75% of the bid price shall be paid prior to the final estimate for payment being due, said remaining 25% paid upon completion of cleanup and removal with final payment.
2. Basis of Payment: The contract lump sum price paid for "Mobilization" shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals and for doing all the work involved in mobilization and demobilization, including, but not limited to, furnishing all specified contract bonds and insurance certificates, public notification, submittals, transporting equipment, sanitary restroom facilities and all other work as specified in the Standard Specifications, these Technical Specifications, and as directed by the Engineer.
3. Mobilization bid price shall not exceed 10 percent of the total bid price for payment purposes.

ADD ALTERNATE ITEMS

NNN. Bid Item No 1 – Concrete Mowband

1. Basis of Measurement: By Linear Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing full compensation for furnishing all labor, materials, tools, equipment, incidentals, excavation, subgrade preparation, base preparation, compaction testing, Portland cement mix, finishes, sand, reinforcing steel, accessories, mock-up, placing concrete, finishing concrete, expansion joints, scoring joints, curing, removal of all forms, testing, and for doing all the work involved in installing Concrete Mowband, complete in place as required by the contract documents and as specified in the contract documents, State

Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

OOO. Bid Item No 2 – Synthetic Rubber Surfacing

1. Basis of Measurement: By Square Foot as specified in the bid form complete in place, unless otherwise specified in the Contract.
2. Basis of Payment: Shall include but not limited to full compensation for furnishing full compensation for furnishing all labor, materials, tools, equipment, incidentals, synthetic rubber surfacing, color samples, excavation, subgrade preparation, permeable aggregate base, filter fabric, compaction testing, drainage connection, accessories, mock-up, color sample, testing, warranty, and for doing all the work involved in installing Synthetic Rubber Surfacing, complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

PPP. Bid Item No 3 - Storm Drain Piping 6” Perforated

1. Basis of Measurement: Storm Drainage Piping shall be measured by linear foot of pipe installed, measured from edge of structure to edge of structure for various pipe materials and various sizes irrespective of the depth of pipes.
2. Basis of Payment: The contract price paid per linear foot for Storm Drainage piping shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Storm Drainage Piping, complete in place including bends, elbows or other pipe fittings, saw cut, excavating to required elevations, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, removing excavated materials, dewatering, bedding, cradles, backfill and backfill material, pipe installation with warning tape, restoration and disposing of materials outside the Right-of-Way and connections to existing or new storm drainage mains and manholes

QQQ. Bid Item No 4 – 6” Storm Drain Cleanouts

1. Basis of Measurement: By each.
2. Basis of Payment: Includes sawcut, excavation, including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, traffic-rated box, riser, accessories, concrete collar, tests, backfill and surface

RRR. Bid Item No 5 – Fitness Stations

1. Basis of Measurement: By Lump Sum as specified in the bid form complete in place, unless otherwise specified in the Contract.

2. Basis of Payment: Shall include but not limited to full compensation for furnishing full compensation for furnishing all labor, materials, tools, equipment, incidentals, fitness equipment, signage/announcement board and post, concrete footing, excavation, subgrade preparation, aggregate base, base preparation, compaction testing, Portland cement mix, reinforcing steel, accessories, curing, removal of all forms, testing, and for doing all the work involved in installing Fitness Stations, complete in place as required by the contract documents and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

### 3.3 PAYMENT

- A. Payment will be made for actual quantity of work performed at contract unit price, as directed and accepted, in accordance with requirements of the General Conditions.

**END OF SECTION 01 22 00**

## SECTION 01 55 26 – TEMPORARY TRAFFIC CONTROL

### PART 4 - GENERAL

#### 4.1 SUMMARY

- A. Section Includes: temporary traffic control system including preparing and submitting temporary traffic control, pedestrian and bicycle access plans, temporary traffic signal, traffic control for utility trenching and backfill, utility coordination, vehicular traffic control, traffic control for adjacent property owners, traffic control for on-street parking, traffic control for bus stops and coordination with Tri Delta transit, maintaining traffic, temporary railing (type K), temporary crash cushion module, construction area signs, and temporary signing and striping.
- B. All temporary traffic control plans including temporary pedestrian and bicycle access plans submitted by the Contractor shall conform to California Manual of Uniform Traffic Control Devices (CA MUTCD) – Latest Edition.

#### 4.2 REFERENCES

- A. California Manual of Uniform Traffic Control Devices (CA MUTCD) – Latest Edition.
- B. Cal/OSHA – California Division of Occupation Safety and Health
- C. Caltrans Standard Specifications
  - 1. Section 7 – Legal Relations and Responsibility to the Public
  - 2. Section 12 – Temporary Traffic Control

#### 4.3 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Measurement and Payment:
  - 1. When temporary traffic control is included as a bid item, measurement will be made as a percentage of the costs incurred according to the list submitted except that not more than 75% of the bid price shall be paid prior to the final estimate for payment being

due, said remaining 25% paid upon completion of cleanup and removal with final payment.

2. When the contract does not include a contract pay item for temporary traffic control, full compensation for any necessary traffic control required shall be considered as included in the prices paid for the various contract items of work involved and no additional compensation will be allowed therefore.
3. The adjustment provisions in the State Standard Specifications, Section 4.1.05, "Changes and Extra Work", shall not apply to the item of temporary traffic control system. Any adjustment in compensation for temporary traffic control due to an increase or decrease in the amount of traffic control system required by changes ordered by the Project Manager will be made on the basis of the cost of the increased or decreased temporary traffic control necessary. Such adjustment will be made on a force-account basis as provided in Section 9-1.04, "Force Account", of the State Standard Specifications for increased work.

## **PART 5 - (NOT USED)**

## **PART 6 - EXECUTION**

### **6.1 TEMPORARY TRAFFIC CONTROL SYSTEM**

- A. A temporary traffic control system shall consist of closing traffic lanes in conformance with the CA MUTCD, details shown on the Drawings, the provisions in Section 12, "Temporary Traffic Control", of the State Standard Specifications, the provisions under "Maintaining Traffic", and "Construction Area Signs" of the State Standard Specifications and the Special Provisions.
- B. The provisions in this section will not relieve the Contractor of responsibility for providing additional devices or taking measures as may be necessary to comply with the provisions in Section 7-1.04, "Public Safety," of the State Standard Specifications and CA MUTCD.
- C. During traffic striping and pavement marker placement activities using bituminous adhesive, traffic shall be controlled, at the option of the Contractor, with either stationary or moving lane closures. During other operations, traffic shall be controlled with stationary lane closures. Attention is directed to the provisions in Section 12-6.03, "Construction," of the State Standard Specifications.

- D. If components in the traffic control system are displaced or cease to operate or function as specified, from any cause, during the progress of the work, the Contractor shall immediately repair the components to the original condition or replace the components and shall restore the components to the original location.
- E. A traffic control system shall consist of closing traffic lanes in accordance with the details shown on T-9 through T-17 of the latest edition of the Caltrans Standard Plans, California Manual of Uniform Traffic Control Devices (CA MUTCD), the contract plans, the provisions of Section 12, "Temporary Traffic Control" of the State Standard Specifications and the Special Provisions.
- F. Each vehicle used to place, maintain, and remove components of a traffic control system on multilane roadways shall be equipped with a Type II flashing arrow sign which shall be in operation when the vehicle is being used for placing, maintaining, or removing said components. The sign shall be controllable by the operator of the vehicle while the vehicle is in motion.
- G. The location of temporary traffic control devices shall be checked by the Contractor especially at the beginning of the work period and periodically throughout the work day, to ensure that the devices are properly placed and maintained.
- H. If any component in the traffic control system is displaced, or ceases to operate or function as specified, from any cause, during the progress of the work, the Contractor shall immediately notify the Project Manager and repair the said component to its original condition or replace said component and shall restore the component to its original location. The cost of providing temporary traffic control as required by the Project Manager shall be considered as included in the cost of traffic control. No additional compensation will be allowed therefor.
- I. The Contractor shall furnish competent Flaggers whose sole duties shall consist of directing the movement of traffic through or around the work. Flaggers shall not be used during the hours of darkness unless authorized by the City.
- J. The Contractor shall conduct all operations with the least possible obstruction and inconvenience to the public. The Contractor shall have under construction no greater length or amount of work than can be completed within a workday with due regards to the rights of the public.
- K. The Contractor shall provide and maintain all traffic control and safety items. The Contractor assumes sole and complete responsibility for the job and site conditions during the course of construction, including safety

of all persons and property. This requirement shall apply continuously twenty-four (24) hours/day and shall not be limited to normal work hours.

- L. Personal and work vehicles of the Contractor, subcontractor or the Contractor's employees shall not be parked on the paved shoulders, sidewalk or the traveled way, including any section closed to public traffic. No vehicles of the Contractor shall be parked or driven on the sidewalk.
- M. All personnel occupying the roadway shall be required to wear approved safety vests with protective coloration.
- N. The Contractor shall notify local authorities of his intent to begin work at least five (5) working days before work is begun. The Contractor shall cooperate with local authorities relative to handling traffic through the area and shall make his own arrangements relative to keeping the working area clear of parked vehicles.
- O. Upon completion of all work requiring use of lane closures, the Contractor shall remove all temporary signs, barricades, and markers and shall return the roadway and roadside areas to a condition equal to that which existed prior to construction.
- P. All asphalt concrete and temporary pavement delineations including pavement markers at the end of each stage shall be considered as a part of Traffic Control work.
- Q. No full road closures are allowed unless approved by the City Manager.
- R. No lane closures will be allowed on weekdays from 6:00 AM to 8:30 AM, or from 3:00 PM to 6:00 PM, except for emergencies or unless otherwise approved by the City Traffic Engineer.
- S. The full width of the traveled way shall be open for use by public traffic on Fridays after 3:00pm, Saturdays, Sundays and designated legal holidays, and when construction operations are not actively in progress.
- T. Two or more lane closures and lane closures with reversible control will not be allowed on weekdays before 9:00 AM, or after 3:00 PM.
- U. The lane closure(s) must be limited in duration and area as practicable and the times and dates of closure must be stated on the approved temporary traffic control plan.
- V. Lane closures and lane reduction shall conform to the provisions in "Maintaining Traffic" of the State Standard Specifications and the CA MUTCD.

- W. When lane closures are made for work periods only, at the end of each work period, all components of the traffic control system, except temporary portable delineators, K-rails and crash cushions placed along open trenches or excavation adjacent to the traveled way shall be removed from the traveled way and shoulder.
  
- X. To minimize the disruption to traffic, the Contractor shall:
  - 1. Permit local traffic to pass through the work with the least possible inconvenience or delay.
  - 2. Maintain existing driveways, commercial and residential, within the vicinity of the work area, keeping them open and in good, safe condition at all times.
  - 3. Remove or repair any condition resulting from the work that might impede traffic or create a hazard.
  - 4. Keep existing traffic signal and roadway lighting systems in operation throughout the construction work.
  - 5. Maintain continuous ADA accessible pedestrian and bicycle routes.

## 6.2 TEMPORARY TRAFFIC CONTROL, PEDESTRIAN AND BICYCLE ACCESS PLANS

- A. The Contractor shall provide a Temporary Traffic Control, Pedestrian and Bicycle Access Plans for each stage of construction and for each location.
  
- B. Temporary Traffic Control, Pedestrian and Bicycle Access Plans will be hand drawn and legible with an approximate graphic scale.
  
- C. Temporary Traffic Control, Pedestrian and Bicycle Access Plans will show all temporary striping, cones, barricades, channelizers, signs, flaggers, temporary k-rail, crash cushion modules; temporary turn pockets, dimensions of all stripe segments and lane widths, street names, temporary signal modifications, temporary traffic loops, portable changeable message signs, detour signs, construction area signs on all side streets, construction schedule, work hours and all times the temporary traffic control plan will be in effect.
  
- D. Temporary Traffic Control, Pedestrian and Bicycle Access Plans will also show continuous pedestrian and bicycle path of travel arrows, pedestrian and bicycle signage, pedestrian ADA ramps, bike ramps, temporary pedestrian crosswalks, temporary bike crossings, temporary pedestrian push buttons for signals, pedestrian and bicycle signage on all side streets, pedestrian and bicycle crossing signs, and areas for temporary ADA upgrades along the pedestrian path of travel.
  
- E. Temporary Traffic Control, Pedestrian and Bicycle Access Plans will be submitted to the City Traffic Engineer two (2) weeks prior to

commencement of each stage of construction. The Temporary Traffic Control, Pedestrian and Bicycle Access Plans shall be reviewed by the City Traffic Engineer. Contractor to incorporate all comments from the City Traffic Engineer and resubmit the plans for approval prior to implementation. Assume two (2) rounds of review and resubmittal for each stage of construction.

- F. Once any segment of sidewalk or trail or corner is commenced with sawcut and/or any segment of sidewalk/trail is closed to pedestrians and bicyclists, Contractor will backfill and complete the improvements unless an approved detour plan is provided and approved by the City Traffic Engineer.

### 6.3 TRAFFIC SIGNAL

- A. If traffic signal inductive vehicle loop detectors and lead-in wiring not designated to be replaced on the Plans are damaged during the course of the construction period, they shall be replaced within one (1) week or as directed by the Project Manager. The cost of replacing damaged loop detectors including detector handholes or any other necessary repairs to the components of the traffic signal system shall be included in the cost of traffic control. No additional compensation will be allowed therefore.

### 6.4 UTILITY COORDINATION

- A. Contractor shall notify the utility companies as a first order of work about the project and submit a detailed project schedule to all utility companies.
- B. Each stage of construction shall allow for utility companies to complete their work. If Utility company's utilities are to be constructed, adjusted or relocated. the Contractor shall provide four (4) week window during each stage of construction for utility companies to have unobstructed access to the site. This four (4) week period will likely occur after demolition and setting of curb forms by the Contractor. The related utility work shall be coordinated with the utility companies prior to the two (2) week window. The Contractor shall also allow utility companies to work on site during the remaining time of each construction stage.
- C. The construction schedule shall identify the related utility work during each stage and shall be submitted for approval. Changes during construction that will impact the related utility work shall be identified on the Progress Schedule.
- D. The Contractor shall notify to the utility companies and the Project Manager immediately of any changes to the schedule.

## 6.5 TEMPORARY TRAFFIC CONTROL FOR UTILITY TRENCHING & BACKFILL

- A. All excavations shall be backfilled or covered at the end of each workday. Trench covers will be constructed to withstand pedestrian, bicyclist and vehicle loads. Trench covers in the vehicle areas will be steel plated to withstand vehicle loads. All trench covers shall be non-skid. In sidewalk areas, AC cutback shall be used as temporary ramps. Contractor shall maintain temporary AC surface to provide safe and comfortable passage over or along same, for pedestrian, bicyclist and vehicular traffic to the satisfaction of the Inspector in the field. Items which will require trench plates include, but are not limited to: storm drain, sewer, water main trenches, and irrigation crossings. Contractor to submit shop drawings to demonstrate method of trench plating, anchoring and asphalt tapers.
- B. The Contractor shall comply with the provisions in Section 7-1.02K(6), "Occupational Safety and Health Standards" of the State Standard Specifications.
- C. Spillage resulting from hauling operations along or across any public traveled way shall be removed immediately by the Contractor. The Contractor shall leave the project site in a neat, clean, and presentable state at the close of every workday.
- D. If material from the trench excavation spills onto the roadway, the roadway area shall be swept and washed with water to provide a safe and dust free surface before the lane is re-opened.
- E. The Contractor shall conform to the order of work requirements described on the plans and specifications. If the work items are not completed by the time specified, including any extension of time for excusable delays, the Contractor shall be liable to the City for any additional cost incurred by the City in its completion of the work, and the Contractor shall also be liable to the City for liquidated damages for any delay in the completion of the work.

## 6.6 TRAFFIC CONTROL FOR ADJACENT PROPERTY OWNERS

- A. A. The Contractor shall notify residents/businesses within a closed section by door hanger of sidewalk closures stating the date(s) of closure, limits of sidewalk closure, hours of construction, and detours. The door hangers shall be delivered no later than two (2) working days prior to sidewalk closure. Prior to dissemination, the Contractor shall present a copy to the Project Manager and get approval from the Project Manager for the door hanger.

- B. Work shall be accomplished in such a manner as to provide access to all intersecting streets and adjacent properties whenever possible. If during the course of the work, it is necessary to restrict access to certain driveways for an extended period of time, the Contractor shall
  - 1. Notify the affected residents, in writing, at least two (2) working days in advance.
  - 2. Provide signage and provide continuous Flaggers to direct traffic in and out of the parking.
  - 3. Maintain 11' minimum width.
  - 4. Reopen driveway by the end of the work day.
  - 5. Include the signage and Flaggers on the Traffic Control and Pedestrian Access Plans.
  
- C. To protect the rights of abutting property owners, the Contractor shall
  - 1. Conduct the construction so that the least inconvenience as possible is caused to abutting property owners.
  - 2. Maintain ready access to houses or businesses along the line of work, including ramps over work area.
  - 3. Notify all parties at least five (5) days, and again two (2) working days, in advance of work which would affect their property. The Contractor shall coordinate with City to obtain Right of Entry for any work within private property.
  - 4. The Contractor shall maintain access to adjacent private property at all times, and shall address driveway access on approved Traffic Control Plans.
  - 5. For Utility company and Developer projects, permittee shall obtain right of entry for any work in private properties.
  - 6. The Contractor shall maintain safe pedestrian and bicycle access at all times, including crosswalks, when it is required to close sidewalks.
  - 7. Contractor shall provide Temporary Pedestrian and Bicycle Access Plan for any change in pedestrian and bicycle movements. All openings shall be covered or steel plated at the end of each workday, when working in an intersection and traffic lane. Covers in pedestrian areas shall be non-skid and ADA compliant. Contractor shall maintain temporary AC surface to provide safe and comfortable passage over or along same, for pedestrian, bicyclist and vehicular traffic to the satisfaction of the Inspector in the field.
  - 8. The Contractor shall provide temporary pedestrian bridges and walkways as shown on Contractor's approved Temporary Traffic Control Plans. Temporary pedestrian bridges shall be provided to each affected doorway.

#### 6.7 TRAFFIC CONTROL FOR ON-STREET PARKING:

- A. To maintain On-Street parking, the Contractor shall provide temporary signs for any existing On-Street parking closure and coordinate with

adjacent businesses. Contractor shall restripe the existing On-Street Parking impacted by construction in-kind as required by the Project Manager within the project limits.

- B. The Contractor shall post City approved parking restrictions a minimum two (2) working days before work begins. All legal parking areas must be maintained and access to legally parked vehicles doors and storage areas must be maintained.
- C. Parking restrictions must be limited in time as practicable.

#### 6.8 TRAFFIC CONTROL FOR BUS STOPS AND COORDINATION WITH TRANSIT AGENCY (TRI DELTA TRANSIT)

- A. If construction shall obstruct a bus stop, the Contractor shall notify the Transit Agency two (2) working days in advance. The Contractor shall be responsible for providing temporary bus stop with temporary bench, bus stop signs posts and no parking signs at locations specified by Transit Agency within a distance of maximum of 400' from existing bus stop.
- B. The Contractor shall be responsible for providing adequate safeguards, safety devices, protective equipment, and any other needed actions to protect life, health, and safety of the public, and to protect property in connection with the performance of the work covered by the contract. The Contractor shall perform any measures or actions the Project Manager may deem necessary to protect the public and property. Contractor shall install K-rail at all new bus stop pad construction areas.

#### 6.9 MAINTAINING TRAFFIC

- A. Maintaining traffic shall conform to CA MUTCD, the provisions in Sections 7-1.03, "Public Convenience," Section 7-1.04, "Public Safety," and Section 12, "Temporary Traffic Control," of the State Standard Specifications, and the City Standard Specifications.
- B. Closure is defined as the closure of a traffic lane or lanes, including shoulder, ramp or connector lanes, within a single traffic control system.
- C. The full width of the traveled way shall be open for use by public traffic as specified in Part 3.1 above, when construction operations are not actively in progress.
- D. Personal and work vehicles of the Contractor, subcontractor or the Contractor's employees shall not be parked on the traveled way or shoulders including sections closed to public traffic.

- E. The Contractor shall immediately restore to the original position and location a temporary traffic cone or delineator that is displaced or overturned, during the progress of work.
- F. If minor deviations from the Contractor's approved lane closure requirements are required, a written request shall be submitted to the City Traffic Engineer at least 15 days before the proposed date of the closure. The City Traffic Engineer may approve the deviations if there is no increase in the cost to the City and if the work can be expedited and better serve the public traffic.
- G. Designated legal holidays are:

**Holidays**

Holiday	Date observed
New Year's Day	January 1 <sup>st</sup>
Martin Luther King Jr. Day	3 <sup>rd</sup> Monday in January
Lincoln's Birthday	February 12 <sup>th</sup>
Washington's Birthday	3 <sup>rd</sup> Monday in February
Cesar Chavez Day	March 31 <sup>st</sup>
Memorial Day	Last Monday in May
Independence Day	July 4 <sup>th</sup>
Labor Day	1 <sup>st</sup> Monday in September
Columbus Day	2 <sup>nd</sup> Monday in October
Veterans Day	November 11 <sup>th</sup>
Thanksgiving Holidays	4 <sup>th</sup> Thursday and Friday in November
Christmas Day	December 25 <sup>th</sup>

If a designated holiday falls on a Sunday, the following Monday is a designated holiday. If November 11th falls on a Saturday, the preceding Friday is a designated holiday.

- H. Pedestrian and Bicycle access facilities shall be provided through construction areas within the public right of way as shown on the Contractor's approved Temporary Traffic control, Pedestrian and Bicycle Access plans and as specified herein. Pedestrian walkway shall be surfaced with asphalt concrete, Portland cement concrete or timber. The surface shall be skid resistant and free of irregularities. Hand railings shall be provided on each side of pedestrian walkways as necessary to protect pedestrian traffic from hazards due to construction operations or adjacent vehicular traffic. Protective overhead covering shall be provided as necessary to insure protection from falling objects and drip from overhead structures. If the Contractor's operations require the closure of one

walkway, then another walkway shall be provided nearby, off the traveled roadway.

6.10 CONTINGENCY PLAN: A detailed contingency plan shall be prepared for reopening closures to public traffic. The contingency plan shall be submitted to the Project Manager within one (1) business day of the Project Manager's request.

#### 6.11 LATE REOPENING OF CLOSURES

- A. If a closure is not reopened to traffic by the specified time, work shall be suspended in conformance with the provisions in Section 8-1.06, "Suspensions" of the State Standard Specifications. No further closures are to be made until the City Traffic Engineer has accepted a work plan, submitted by the Contractor that will insure that future closures will be reopened to traffic at the specified time. The City Traffic Engineer will have two (2) business days to accept or reject the Contractor's proposed work plan. The Contractor will not be entitled to compensation for the suspension of work resulting from the late reopening of closures.
- B. For each 10-minute interval, or fraction thereof past the time specified to reopen the closure, City will deduct payments per interval from moneys due or that may become due the Contractor under the contract. See deductible schedule below:
  - 1. Residential Streets - \$50 per 10 minutes
  - 2. Collector Streets - \$100 per 10 minutes
  - 3. Arterial Streets - \$400 per 10 minutes.

#### 6.12 TEMPORARY RAILING (TYPE K)

- A. Temporary railing (Type K) shall be placed as shown on the Contractor's approved Temporary Traffic Control, Pedestrian and Bicycle Access plans, as specified in the Drawings or where ordered by the Project Manager and shall conform to CA MUTCD, the provisions in Section 12, "Temporary Traffic Control" of the State Standard Specifications and the City Standard Specifications.
- B. Temporary railing (Type K) shall consist of interconnected new or undamaged used precast concrete barrier units as shown on the Contractor's approved Temporary Traffic Control, Pedestrian and Bicycle Access plans. Exposed surfaces of new and used units shall be freshly coated with a white color paint prior to their first use on the project. The paint shall conform to the provisions in Section 91-4.02B, "Acrylic Emulsion Paint for Exterior Masonry" of the State Standard Specification.

- C. Concrete shall conform to the provisions in Section 90-2, "Minor Concrete" of the State Standard Specifications. Load tickets and a Certificate of Compliance will not be required.
- D. Reinforcing steel shall conform to the provisions in Section 52, "Reinforcement" of the State Standard Specifications.
- E. Steel bars to receive bolts at ends of concrete panels shall conform to the requirements in ASTM Designation: A 36. The bolts shall conform to the requirements in ASTM Designation: A 307.
- F. The final surface finish of temporary railings (Type K) shall conform to the provisions in Section 51-1.03F(2), "Ordinary Surface Finish" of the State Standard Specifications. Exposed surfaces of concrete elements shall be cured by the water method, the forms in place method, or the pigmented curing compound method. The pigmented curing compound shall be curing compound (1) as specified in Section 90-1.03B(3), "Curing Compound Method" of the State Standard Specifications. The Contractor shall furnish a Certificate of Compliance to the Project Manager in conformance with the provisions in Section 6-2.03C "Certificates of Compliance" of the State Standard Specification, for all new or used temporary railing (Type K) that is not cast on the project.
- G. Temporary railing (Type K) shall be set on firm, stable foundation. The foundation shall be graded to provide a uniform bearing throughout the entire length of the railing. Any excavation and backfill shall conform to the provisions in Section 19-3, "Structure Excavation and Backfill" of the State Standard Specification except that compaction of earth fill placed behind the temporary railing (Type K) in a curved layout will not be required.
- H. Abutting ends of precast concrete units shall be placed and maintained in alignment without substantial offset to each other. The precast concrete units shall be positioned straight on tangent alignment and on a true arc on curved alignment.
- I. At the locations required on the plans, threaded rods or dowels shall be bonded in holes drilled in the existing concrete. Drilling of holes and bonding of threaded rods or dowels shall conform to the provisions for bonding dowels in Section 83-3.01A, "Summary" of the State Standard Specifications. After removal of the temporary railing (Type K), all threaded rods or dowels shall be removed to a depth of at least one inch below the surface of the concrete. The resulting holes shall be filled with mortar in conformance with the provisions in Section 51-1.02F, "Mortar" of the State Standard Specification, except that the mortar shall be cured by either the water method or by the curing compound method. If the curing compound method is used, the curing shall conform to the provisions for curing

concrete barrier in Section 83-3.03A(8), "Curing" of the State Standard Specifications.

- J. Each rail unit shall have a reflector installed on top of the rail. Reflectors shall be as specified in the special provisions, and adhesive shall conform to the reflector manufacturer's recommendations. A Type P marker panel shall also be installed at each end of railing installed adjacent to a two lane, two-way highway and at the end facing traffic of railing installed adjacent to a one-way roadbed. If the railing is placed on a skew, the marker shall be installed at the end of the skew nearest the traveled way. Type P marker panels shall conform to the provisions in Section 82, "Signs and Markers" of the State Standard Specifications, except that the Contractor shall furnish the marker panels.
- K. When temporary railings (Type K) are removed, any area where temporary excavation or embankment was used to accommodate the temporary railing shall be restored to its previous condition or constructed to its planned condition.
- L. Prior to each stage of construction Contractor will provide a layout of the proposed temporary railing, crash cushion locations, and temporary striping/signing for the railing.
- M. Water filled barriers will be considered in lieu of temporary railings (Type K), upon a written request from the contractor along with proposed details, layout plan, temporary signing & striping and installation.

#### 6.13 TEMPORARY CRASH CUSHION MODULE

- A. This work shall consist of furnishing, installing, and maintaining sand filled temporary crash cushion modules in groupings or arrays at each location shown on the Contractor's approved traffic control plans, as specified in the special provisions or where designated by the Project Manager. The grouping or array of sand filled modules shall form a complete sand filled temporary crash cushion in conformance with the details shown on the plans and the special provisions.
- B. Temporary crash cushions shall be secured in place prior to commencing work for which the temporary crash cushions are required.
- C. Whenever the work or the Contractor's operations establishes a fixed obstacle, the exposed fixed obstacle shall be protected with a sand filled temporary crash cushion. The sand filled temporary crash cushion shall be in place prior to opening the lanes adjacent to the fixed obstacle to public traffic.

- D. Sand filled temporary crash cushions shall be maintained in place at each location, including times when work is not actively in progress. When no longer required, as determined by the Project Manager, sand filled temporary crash cushions shall be removed from the site of the work.
- E. Modules contained in each temporary crash cushion shall be of the same type at each location. The color of the modules shall be the standard yellow color, as furnished by the vendor, with black lids. The modules shall exhibit good workmanship free from structural flaws and objectionable surface defects. The modules need not be new. Good used undamaged modules conforming to color and quality of the types specified herein may be utilized.
- F. Modules shall be filled with sand in conformance with the manufacturer's directions, and to the sand capacity in pounds for each module shown on the plans. Sand for filling the modules shall be clean washed concrete sand of commercial quality. At the time of placing in the modules, the sand shall contain no more than 7 percent water as determined by California Test 226.
- G. Modules damaged due to the Contractor's operations shall be repaired immediately by the Contractor at the Contractor's expense. Modules damaged beyond repair, as determined by the Project Manager, due to the Contractor's operations shall be removed and replaced by the Contractor at the Contractor's expense.
- H. A Type R or P marker panel shall be attached to the front of the crash cushion. The marker panel, when required, shall be firmly fastened to the crash cushion with commercial quality hardware or by other methods determined by the Project Manager.
- I. At the completion of the project, temporary crash cushion modules, sand filling, pallets or frames, and marker panels shall become the property of the Contractor and shall be removed from the site of the work. Temporary crash cushion modules shall not be installed in the permanent work.
- J. Repairing modules damaged by public traffic and modules damaged beyond repair by public traffic, when ordered by the Project Manager, shall be removed and replaced immediately by the Contractor. Modules replaced due to damage by public traffic will be not be measured and paid for and shall be considered as included in the lump sum price paid for Temporary Traffic Control.
- K. Include allowance for Project Manager to order a lateral move of the sand filled temporary crash cushions where the repositioning is not shown on the Contractor's approved traffic control plans. Moving the sand filled temporary crash cushion will be considered as included in the lump sum

price paid for Temporary Traffic Control and no additional compensation will be allowed therefore and these temporary crash cushion modules will not be counted for payment in the new position.

#### 6.14 CONSTRUCTION AREA SIGNS

- A. Construction area signs shall be furnished, installed, maintained, and removed when no longer required in accordance with CA MUTCD, the provisions in Section 12-3.11, "Construction Area Signs," of the State Standard Specifications, the contract drawings, and the Special Provisions. The base material of construction area signs shall not be plywood. This includes but not limited to furnishing and installation of Pedestrian and Bicycle Signs.

**END OF SECTION 01 55 26**

## SECTION 01 57 23 – STORM WATER POLLUTION PREVENTION

### *PART 1 - GENERAL*

#### 6.15 SUMMARY

- A. Section Includes: requirements for temporary utilities, support facilities, storm water pollution prevention, erosion control, traffic control, support, and security and protection facilities.
- B. Projects that have a soil disturbance of one acre or greater are subject to the State Water Resources Control Board's (SWRCBs) Construction General Permit. The appropriate Legally Responsible Person (LRP), or approved representative must obtain coverage by filing the Permit Registration Documents (PRDs) prior to commencement of any construction activity. A Stormwater Pollution Prevention Plan (SWPPP) shall be prepared by a Qualified SWPPP Developer (QSD) and submitted to the City prior to issuance of a grading permit. Contractor shall comply with all requirements of SWRCBs Construction General Permit Order No. 2009-0009-DWQ, and amended Orders 2010-0014-DWQ, and 2012-0006-DWQ.
- C. Projects that are less than one acre and are Caltrans related (State Highway Projects) are required to have a Water Pollution Control Plan (WPCP) prepared in accordance with Caltrans' standard WPCP template.
- D. Projects that are less than one acre and are not Caltrans related are required to have an Erosion and Sedimentation Control Plan prepared and submitted to the City for approval prior to issuance of a grading permit.

#### 6.16 PRICE AND PAYMENT PROCEDURES

- A. Section 01 29 00 - Payment Procedures
- B. Notice of Intent (NOI) and Annual Permit Fees for Capital Improvement Projects shall be paid by the City.
- C. The Developers shall pay all associated Construction General Permit (CGP) fees for all new development/redevelopment projects requiring a permit from the City.

## 6.17 REFERENCES:

- A. California Stormwater Quality Association (CASQA) has developed a standard SWPPP template for traditional Risk 1,2, and 3 projects that is prevalent in California and can be downloaded from [www.CASQA.org](http://www.CASQA.org). (Note: An annual subscription is required to access to access the CASQA construction portal.)
- B. SWPPP: The Stormwater Pollution Prevention Plan (SWPPP) shall be designed to comply with California's General Permit for Stormwater Discharges Associated with Construction and Land Disturbance Activities (General Permit) Order No. 2009-0009-DWQ as amended by Order No. 2010-0014-DWQ (NPDES No. CAS000002) and 2012-0006-DWQ, Waste Discharge Requirements (WDRs) for Discharges of Storm Water Runoff Associated with Construction Activity (herein after referred to as General Permit) issued by the State Water Resources Control Board (State Water Board). In accordance with the General Permit, Section XIV, designed to address the following:
  - 1. Pollutants and their sources, including sources of sediment associated with construction, construction site erosion and other activities associated with construction activity are controlled.
  - 2. Where not otherwise required to be under a Regional Water Quality Control Board (Regional Water Board) permit, all non-stormwater discharges are identified and either eliminated, controlled, or treated.
  - 3. Site Best Management Practices (BMPs) are effective and result in the reduction or elimination of pollutants in stormwater discharges and authorized non-stormwater discharges from construction activity to the Best Available Technology/Best Control Technology (BAT/BCT) standard.
  - 4. Calculations and design details as well as BMP controls are complete and correct.
  - 5. Stabilization BMPs will be installed to reduce or eliminate pollutants after construction is completed.

## 6.18 SUBMITTALS

- A. Notice of Intent (NOI): The Legally Responsible Person shall file the Notice of Intent (NOI) and submit all PRDs to the SWRCB prior issuance of a grading permit. For City Capital Improvement Projects, the Contractor shall file the NOI and submit all PRDs to the SWQRB on behalf of the City. Contractor to obtain the Waste Discharge Identification Number (WDID #) on behalf of the City, or as otherwise directed by the City Engineer.
- B. SWPPP:
  - 1. Contractor shall submit SWPPP for Project Manager's review within ten (10) calendar days after award of project.

2. The Contractor shall submit a site-specific Storm Water Pollution Prevention Plan (SWPPP) prepared by a Qualified SWPPP Developer (QSD) the Contractor shall amend the SWPPP when required, prepare a Construction Site Monitoring Plan (CSMP), and perform water pollution control work under the oversight of a Qualified SWPPP Practitioner (QSP), as specified in the General Permit. The Contractor shall identify an individual to be a Data Submitter (DS) for this contract. All reports and data that must be submitted to the State Water Resources Control Board will be uploaded by the Contractor's DS to the Stormwater Multi-Application and Report Tracking System (SMARTS) website for certification to the state by the City Legally Responsible Person (LRP) or their Approved Signatory (A/S).
3. The QSD, QSP, and DS designated by the Contractor may be different individuals.
4. Storm Water Pollution Prevention Plan (SWPPP):  
The Contractor shall prepare and submit a site-specific Storm Water Pollution Prevention Plan (SWPPP) to the City Engineer for approval. The SWPPP shall be prepared and certified by a Qualified SWPPP Developer (QSD) holding one of the certifications or registrations listed in Section VII of the Construction General Permit. Within seven (7) working days after contract award, the Contractor shall submit two (2) printed copies of the SWPPP and Site Map and one electronic copy in electronic file (.pdf) format to the Project Manager for review. The Contractor shall allow five (5) working days for the Project Manager's review. If revisions are required, the Project Manager will provide comments, and the Contractor shall revise and resubmit the SWPPP and Site Map in printed and electronic form within five (5) working days of receipt of the Project Manager's comments. Within three (3) working days of receipt of the City Engineer's approved SWPPP, the Contractor shall submit three (3) paper copies of the approved SWPPP to the City Engineer. Once the City Engineer has approved the SWPPP for the project, the Contractor may proceed with construction activities requiring coverage under the General Permit.
5. WDID Number: The Contractor shall not perform work that may cause water pollution until the state has issued a WDID number for the project. The City Engineer's review and approval of the SWPPP shall not waive any contract requirements and shall not relieve the Contractor from complying with Federal, State and local laws, regulations, and requirements. Working days shall not be counted if the controlling item of work cannot be performed during the initial preparation and review of the SWPPP and Site Map and between the date that the approved SWPPP has been received by the City

Engineer, and the date the City Engineer has notified the Contractor that a WDID number has been assigned to the project.

6. Approved SWPPP: The Contractor shall keep a copy of the approved SWPPP at the job site at all times during construction. The SWPPP shall be made available when requested by a representative of the Regional Water Quality Control Board, State Water Resources Control Board, United States Environmental Protection Agency, or the local storm water management agency. Requests from the public shall be directed to the Project Manager.

C. WPCP

1. General: Contractor shall submit WPCP for City review within ten (10) calendar days after award of project.
2. Water Pollution Control Plan:  
The Contractor shall prepare and submit a site-specific Water Pollution Control Plan (WPCP) to the Project Manager and Construction for approval. Within seven (7) working days after contract award, the Contractor shall submit two (2) printed copies of the WPCP and Site Map and one electronic copy in electronic file (.pdf) format to the Project Manager for review. The Contractor shall allow five (5) working days for the Project Manager's review. If revisions are required, the Project Manager will provide comments, and the Contractor shall revise and resubmit the WPCP and Site Map in printed and electronic form within five (5) working days of receipt of the Project Manager's comments. Within three (3) working days of receipt of the Project Manager's approved WPCP, the Contractor shall submit three (3) paper copies of the approved WPCP to the Project Manager. Once the Project Manager has approved the WPCP for the project, the Contractor may proceed with construction activities.

The Contractor shall keep a copy of the approved WPCP at the job site. The WPCP shall be made available when requested by a representative of the Regional Water Quality Control Board, State Water Resources Control Board, United States Environmental Protection Agency, or the local storm water management agency. Requests from the public shall be directed to the Project Manager.

6.19 WATER POLLUTION CONTROL DRAWING/EROSION CONTROL PLAN

- A. General: Contractor shall include a Water Pollution Control Drawing (WPCD) / Erosion and Sediment Control Plan (ESCP) as a part of the

SWPPP/WPCP. Revisions and Amendments to the WPCDs shall be prepared and uploaded to SMARTS by Contractor's QSP and/or QSD.

- B. For any State Highway projects, Contractor shall provide a Water Pollution Control Drawing as required by Caltrans. Contractor to provide an Erosion and Sedimentation Control Plan to the Engineering Division for review and approval prior to issuance of a grading permit.
- C. Deficiencies: The Contractor shall construct, inspect, maintain, remove, and dispose of the water pollution control measures. If the Contractor, the Contractor's QSP, or the City Engineer and/or his representative identifies a deficiency in the implementation of the approved SWPPP/WPCP, the deficiency shall be corrected immediately, and at a minimum of 72 Hours. The deficiency shall be corrected before the onset of precipitation. If the Contractor fails to correct the deficiency by the 72-hour timeframe or before the onset of precipitation, the Project Manager may correct the deficiency and deduct the cost of correcting deficiencies from payments. If the Contractor fails to conform to the provisions of this section, the Project Manager may order the suspension of work until the project complies with the requirements of the Construction General Permit and this section.
- D. Weather Forecasts: The Contractor shall monitor the National Oceanic and Atmospheric Administration (NOAA) weather forecast on a daily basis during the contract. The Contractor shall perform SWPPP/WPCP Inspections according to the Risk Level. The Contractor will provide soil stabilization and sediment control practices whenever there is a 50% probability of rain within 48 hours as predicted by the NOAA. The Contractor shall maintain soil stabilization and sediment control materials on site to protect disturbed soil areas throughout the life of construction project.

## 6.20 IMPLEMENTATION REQUIREMENTS

- A. QSP: The Contractor shall designate in writing a Qualified SWPPP Practitioner (QSP) who shall be responsible for non-storm water and storm water visual observations and inspections, and for ensuring that all BMP required by the SWPPP/WPCP and General Construction Permit are properly implemented and maintained. The QSP shall meet the training and certification requirements in the Construction General Permit.
- B. SWPPP Requirements: All measures required by the SWPPP/WPCP shall be implemented concurrent with the commencement of construction. No construction may start without all BMPs in place. Pollution practices and devices shall be followed or installed as early in the construction schedule

as possible with frequent upgrading of devices as needed as construction progresses to protect water quality at all times.

- C. Inspection and Maintenance: The Contractor's Qualified SWPPP Developer (QSD) shall develop and implement a written site-specific Construction Site Monitoring Program (CSMP) in accordance with the requirements of the General Permit and the Special Provisions, and Contractor's QSP shall monitor the water pollution control practices identified in the General Permit and SWPPP as follows:
1. Visual Inspections, Quarterly Non-storm water discharge
  2. Minimum of Weekly Visual Inspections of all Best Management Practices (BMP) that need maintenance to operate effectively, that have failed or that could fail to operate as intended.
  3. BMP Inspections, Baseline Pre-storm event
  4. Rain Event Action Plan (REAP)
  5. BMP Inspections, 24-Hours during extended rain events
  6. BMP Inspections, Post-storm event.
- D. The QSP shall oversee the maintenance of the water pollution control practices. The QSP shall document all visual inspection activities with written reports according to the requirements of the Construction General Permit. The format of the reports shall be approved by the Project Manager.
- E. A copy of all written reports documenting implementation of the CSMP shall be submitted to the Project Manager within 48 hours of finishing the inspection and shall remain on site during construction.
- F. Reporting Requirements: If the Contractor identifies discharges into surface waters or drainage systems causing or potentially causing pollution, or if the project receives a written notice or order from a regulatory agency, the Contractor shall immediately inform the Project Manager. The Contractor shall submit a written report to the Project Manager within 24 hours of the discharge, notice or order. The report shall include the following information:
1. The date, time, location, nature of the operation, type of discharge; and the cause of the notice or order.
  2. The water pollution control practices used before the discharge, or before receiving the notice or order.
  3. The date of placement and type of additional or altered water pollution control practices placed after the discharge, or after receiving the notice or order.
  4. A maintenance schedule for affected water pollution control practices.
- G. Annual Report: The Contractor shall complete and submit to the City Engineer an Annual Report, as required by the current State Water Board

Industrial General Permit. The Contractor shall submit the Annual Report prior to acceptance of the project. Contractor shall submit the annual report to the SWRCB directly on SMARTS.

#### 6.21 COMPLETION OF WORK

- A. Maintenance: Clean-up shall be performed as each portion of the work progresses. All refuse, excess material, and possible pollutants shall be disposed of in a legal manner off-site and all temporary and permanent BMP devices shall be in place and maintained in good condition.
- B. Records: At completion of work, inspect installed BMP devices, and present the currently implemented SWPPP/WPCP with all backup records to the Project Manager.
- C. BMPs: Contractor must remove all construction materials, temporary facilities, temporary BMPs, equipment and construction related materials from the site.
- D. NOTICE OF TERMINATION (NOT): A Notice of Termination (NOT) must be submitted by the Contractor to the City Engineer for electronic submittal by the LRP via SMARTS to terminate coverage under the General Permit. The NOT must include a final Site Map and representative photographs of the project site that demonstrate final stabilization has been achieved. The NOT shall be submitted to the City Engineer within 10 days of completion of construction. The NOT will be reviewed and submitted to SMARTS by the City Engineer within 90 days of completion of construction. The Regional Water Board will consider a construction site complete when the conditions of the General Permit, Section II.D have been met. Notice of Termination should be filed by the Contractor via the SMARTS system. The City will allow the Contractor to enter data in SMARTS on the City's behalf.

#### 6.22 QUALITY ASSURANCE

- A. Performance: Perform work in accordance with SWPPP/WPCP. Maintain one copy of document on jobsite.
- B. Quality Control and Assurance: Train all employees and subcontractors in these subjects:
  - 1. Material pollution prevention and control
  - 2. Waste management
  - 3. Non-storm water management
  - 4. Identifying and handling hazardous substances
  - 5. Potential dangers to humans and the environment from spills and leaks or exposure to toxic or hazardous substances

- C. Training Requirements: Training must take place before starting work on this job. New employees must receive the complete training before starting work on this job. Conduct weekly meetings to discuss and reinforce spill prevention and control; material delivery, storage, use, and disposal; waste management; and non-storm water management procedures.

#### 6.23 PRE-INSTALLATION CONFERENCE

- A. Timing: Convene a conference one week prior to commencing work at the site
- B. Attendance: Require attendance of parties directly affecting the work of this Section.
- C. Agenda: Review requirements of the SWPPP/WPCP.

#### 6.24 PERFORMANCE REQUIREMENTS

- A. General: The SWPPP/WPCP is a minimum requirement. Revisions and modifications to the SWPPP/WPCP are acceptable only if they maintain levels of protection equal to or greater than originally specified.
- B. Requirements: Read and be thoroughly familiar with all of the requirements of the SWPPP/WPCP.
- C. Compliance: Inspect and monitor all work and storage areas for compliance with the SWPPP/WPCP prior to any anticipated rain.
- D. Corrective Measures: Complete any and all corrective measures as may be directed by the regulatory agency.
- E. Penalties: Contractor to pay any fees and be liable for any other penalties that may be imposed by the regulatory agency for non-compliance with SWPPP during the course of work.
- F. Costs: Contractor to pay all costs associated with the implementation of the requirements of the SWPPP/WPCP in order to maintain compliance with the Permit. This includes installation of all Housekeeping BMPs, General Site and Material Management BMPs, Inspection requirements, maintenance requirements, sampling, monitoring, reporting and all other requirements specified in the SWPPP/WPCP and as required by the General Permit, local, state and federal regulations.

## 6.25 MATERIALS:

- A. General: All temporary and permanent storm water pollution prevention facilities, equipment, and materials as required by or as necessary to comply with the SWPPP/WPCP as described in the current California Stormwater Quality Association (CASQA) BMP Handbook.

## 6.26 STORM WATER POLLUTION PREVENTION PLAN

- A. Plan Preparation and Compliance
  1. The Contractor shall conform to Section 13, Water Pollution Control, of the State Standard Specifications and the Special Provisions.
  2. The Contractor shall prepare a Storm Water Pollution Prevention Plan (SWPPP) and the necessary Project Registration Documents to be digitally filed with the California State Water Resources Control Board (SWRCB) through the Stormwater Multi-Application and Report Tracking System (SMARTS database). The Contractor will be responsible to provide the Permit Registration Documents (PRDs) to the City; the QSD will submit the PRDs for the WDID number through SMARTS. The SWPPP shall be prepared based upon the most current California Stormwater Quality Association (CASQA) standard SWPPP Template. The Contractor shall perform the role of “Qualified SWPPP Developer” (QSD) and shall be responsible for all formal amendments to the SWPPP. The Contractor shall also perform the role of “Qualified SWPPP Practitioner” (QSP) and shall be responsible for all field SWPPP implementation, monitoring, sampling, and reporting. The completed SWPPP shall be created by the Contractor as necessary to reflect the necessary sequence and staging of field operations.
  3. The SWPPP shall conform to SWRCB Order 2009-0009-DWQ (“The Construction General Permit” or “CGP”), San Francisco Bay Regional Water Quality Control Board Order R2-2009-0074 (“Municipal Regional Stormwater NPDES Permit” or “MRP”), Provisions in Section 13, Water Pollution Control, of the State Standard Specifications, the details, operating procedures, and maintenance guidelines of the California Regional Water Quality Control Board San Francisco Bay Region’s Guidelines for Construction Projects (Guidelines), the California Regional Water Control Board San Francisco Bay Region’s Erosion and Sediment Control Field Manual (Manual), the project plans and the Special Provisions. The SWPPP shall be deemed to fulfill the requirements set forth in Section 13 of the State Standard Specifications for development and submittal of a Water Pollution Control Program.
  4. Prior to the Notice to Proceed (with field activities), the State Project Registration Documents (PRDs) will have been filed digitally through SMARTS, and confirmation from the SWRCB will have been

received authorizing coverage of this project under the CGP. Construction cannot commence until a WDID has been received.

- B. Risk Based Contractor Requirements and City Responsibilities (Applicable for all project risk levels/types) – The following minimum items shall be included within the SWPPP, as prepared by the Contractor
1. Risk Level Determination (to be performed by Contractor)
  2. WDID Number (to be obtained by Contractor through coordination with City)
  3. Certification by City “Legally Responsible Party” (LRP) (to be provided by City)
  4. Placeholder for Contractor SWPPP training throughout construction
  5. Name and contact information of Contractor QSD (to be provided by Contractor)
  6. Name and contact information of Contractor QSP (to be provided by Contractor)
  7. Schedule of Construction and Deployment of BMPs for each phase of work (to be provided by Contractor)
  8. Description of minimum year round sediment control measures per Order 2009-009- DWQ
  9. Dates and description of all formal SWPPP amendments (to be prepared by Contractor)
  10. Description of Construction Site Monitoring Plan (CSMP) per Order 2009-009-DWQ (to be done by Contractor) including, but not limited to the following:
    - a. Sampling preparation,
    - b. Collection,
    - c. Quality assurance and quality control,
    - d. Sample labeling,
    - e. Collection documentation,
    - f. Sample shipping,
    - g. Chain of custody,
    - h. Sample numbering,
    - i. Precautions from the construction site health and safety plan, and
    - j. Providing and maintaining a function rain gauge at all times.
  11. Minimum required monitoring activities:
    - a. Post storm event (0.5” or greater) visual discharge inspection (within 48 hours).
    - b. Sampling for non-visible pollutants:
      - Take one or more sample during any breach, spill, malfunction, or leakage that could discharge non visible pollutants into stormwater.
      - Samples taken must be large enough to accurately categorize site conditions.
      - Samples taken must be within the first 2 hours of rain events that occur during scheduled business hours that produce runoff.

- Samples shall be analyzed for pollutants in accordance with
  - warrant as necessary for protection of surface waters.
  - An uncontaminated (control) sample must be taken as a basis of comparison.
  - Samples must be received by the laboratory within 48 hours of physical sampling. The Contractor must use containers provided by the laboratory.
- c. Quarterly inspections for non-stormwater discharges.
12. Minimum scheduled BMP inspections with appropriate documentation:
- a. Weekly, on a year round basis, throughout the duration of construction.
  - b. Daily (once every 24 hours) BMP inspection during extended storm events.
  - c. Inspect drainage areas and BMPs within 48 hours of predicted rainfall event (0.5" or greater).
13. Intent of compliance with the following analytical methods and sampling protocol:
- a. Standard Methods for the Examination of Water and Wastewater (American Public Health Association).
  - b. 40 CFR Part 136, "Guidelines Establishing Test Procedures for the Analysis of Pollutants."
  - c. Surface Water Ambient Monitoring Program's (SWAMP) 2008 Quality Assurance Program Plan.
14. Potential sources of non-visible pollutants
15. Description of all minimum source control measures, "good housekeeping", and non stormwater management per Order 2009-009-DWQ
16. Other measures as necessary for Order 2009-009-DWQ
- C. Risk Based Contractor Requirements and City Responsibilities (Applicable to Risk Level 2/LUP Type 2 or higher)
1. All requirements for Risk Level 1/Type 1 above
  2. Description of applicable Numeric Action Levels for pH and turbidity (to be included in SWPPP by Contractor)
    - a. pH –levels must be maintained within a range of 6.5-8.5.
    - b. Turbidity – 250 NTU maximum.
  3. Description of additional provisions within the CSMP for stormwater effluent monitoring and reporting and non-stormwater discharges (to be included within SWPPP by Contractor):
    - a. Numeric Action Level (NAL) sampling:

- Water quality grab samples shall be taken at a minimum 3 times a day during each rain event of ½ an inch or more, where runoff occurs. The grab samples shall be representative of the flow and characteristic of the discharges. The contractor shall forward grab sampling results to the City within 24 hours of when they are taken.
  - All discharge points must be sampled, including the one considered to be the “worst case.” Discharge from a silt fence or sheet flow area shall be considered one discharge point.
  - All points of run on. A sheet flow area shall be considered one point of run on.
  - Sampling to comply with analytical methods and protocol described in EPA Test Method 180.1.or Standard Method 2130 for turbidity sampling, ASTM D1293- 99(2005) for pH sampling, and Standard Methods for the Examination of Water and Wastewater (American Public Health Association).
- c. Sampling for non-stormwater discharges.
4. Description of requirement to create and implement of “Rain Event Action Plans” for each of the following phases of construction (REAPs to be prepared by Contractor’s QSP):
    - a. Grading and Land Development,
    - b. Streets and Utilities,
    - c. Vertical Construction,
    - d. Final Landscaping and Stabilization,
    - e. Inactive Construction Status.
    - f. The Contractor shall create and implement Rainfall Event Action Plans for inclusion within approved SWPPP at least 48 hours prior to any likely (forecast by National Weather Service as 50% or greater chance) precipitation event.
  5. Description of year round effective erosion control measures to supplement minimum sediment control measures within active, inactive, and completed areas. Erosion control measures shall be provided to the extent necessary for compliance with Order 2009-009- DWQ.
  6. Description of additional Annual Reporting Requirements (Annual reporting information to be prepared by Contractor for review and approval of City prior to submittal):
    - a. Creation and submittal of NAL exceedance reports, if applicable,
    - b. Creation and submittal of sampling logs for pH and turbidity.
- D. Risk Based Contractor Requirements and City Responsibilities (Applicable to Risk Level 3/LUP Type 3 only)
1. All requirements for Risk Level 2 projects described above.

2. Description of Required Compliance with State Board criteria for technology-based numeric effluent limitations for discharge of pH and turbidity (Description of requirements and physical achievement provided by Contractor):
  - a. For Projects that employ Advanced Treatment Systems (ATS) - Maximum 10 NTU Daily Weighted Average & Maximum 20 NTU for any single sample, applicable for events up to 24 hour events of ½ inches<sup>1</sup>. The ATS system must be able to treat this volume within a maximum 72-hour period.
  - b. For Projects that do not employ ATS - Maximum 500 NTU for any single sample, applicable for events up to 24 hour events up to ½ inches<sup>2</sup>.
  - c. Project discharges must maintain pH within a range of 6.0 to 9.0.
3. Description of additional provisions within the CSMP (description of monitoring provided by Contractor, additional monitoring performed by Contractor):
  - a. Receiving water monitoring, if applicable, based upon the standards of Order 2009- 009-DWQ.
  - b. Bioassessment, if applicable, based upon the standards of Order 2009-009-DWQ.
  - c. Sampling for Suspended Sediment Concentration, if applicable, based upon the standards of Order 2009-009-DWQ. Sampling to comply with analytical methods and protocol described within ASTM Designation: D 3977 for suspended sediment concentration (SSC).
  - d. Inspection of ATS facilities, if applicable. Sampling of ATS discharge points.
4. Placeholder for Creation of ATS Plan, if applicable, consisting of the following (to be provided by Contractor):
  - a. ATS Operation and Maintenance Manual for All Equipment.
  - b. ATS Monitoring, Sampling & Reporting Plan, including Quality Assurance/Quality Control (QA/QC).
  - c. ATS Health and Safety Plan.
  - d. ATS Spill Prevention Plan.
5. Description of Additional annual reporting requirements (Description provided by Contractor, Annual Reporting information to be prepared by Contractor for review and approval of City)
  - a. Creation and submittal of NEL violation reports, if applicable within 6 hours of occurrence. Reports and related corrective action measures to be reviewed and approved by City prior to submittal to Regional Board
  - b. Completed ATS records, if applicable.

## **PART 7 - PRODUCTS**

### **7.1 BEST MANAGEMENT PRACTICE (BMP) PRODUCTS**

- A. Shall be as specified in the most current CASQA BMP Handbook.
- B. SWPPP as prepared by Qualified SWPPP Developer (QSD)
- C. Risk Level Determination
- D. Notice of Intent/Notice of Substantial Completion
- E. Shall include but is not limited to sampling, reports and other miscellaneous items as determined by the State of California and all pertaining regional and local permits.

## **PART 8 - EXECUTION**

### **8.1 EROSION AND SEDIMENTATION CONTROL**

- A. Temporary erosion and sediment control work shall consist of applying erosion control materials to embankment slopes, excavation slopes and other areas designated on the plans, installing silt fence, inlet protection, gravel bags, headwall protection and stabilized construction entrance ways, or other measures as specified in the project SWPPP/WPCP or necessary for compliance with the CGP.
- B. All temporary erosion and sediment control for the project shall conform to the provisions in Section 13, Water Pollution Control, of the State Standard Specifications and the Special Provisions. All permanent erosion and sediment control for the project shall conform to the provision in Section 21, Erosion Control, of the State Standard Specifications and the Special Provisions.

### **8.2 INSTALLATION**

- A. Construction Requirements
  - 1. The Contractor shall design, implement and maintain the SWPPP/WPCP for the project in full compliance with the SWRCB Order 2009-009-DWQ to control the discharge of storm water pollutants. The Contractor shall perform the monitoring and reporting required to comply with all the state regulations regarding the SWPPP/WPCP for the project. All monitoring, sampling, and reporting information collected by the Contractor shall be subject to

the review of the City prior to uploading through the SMARTS database.

- B. Storm Water Pollution Prevention Plan and Water Pollution Control Plan
1. The SWPPP/WPCP shall identify construction activities that may adversely affect the quality of storm water discharges associated with the project and shall identify water pollution control measures, hereinafter referred to as control measures, to be constructed, implemented, and maintained in order to reduce, to the maximum extent feasible, storm water discharges from the construction site both during and after construction is completed under this contract.
  2. The Contractor's "QSD" shall amend the SWPPP/WPCP, graphically and in narrative form, whenever there is a change in construction activities or operations which may affect the discharge of significant quantities of pollutants to surface waters, ground waters, municipal storm drain systems, whenever there is a change in disturbed area, and/or or when deemed necessary by the City. The SWPPP/WPCP shall be amended if, at any time, the implementation of the SWPPP/WPCP is not effectively achieving the objective of compliance with the CGP. Amendments shall show additional control measures or revised operations, including those in areas not shown in the initial SWPPP/WPCP, which are required on the project to control water pollution effectively. Amendments to the SWPPP/WPCP shall be closely coordinated with the Contractor's Qualified SWPPP Practitioner (QSP) within five (5) working days. In emergency situations that require immediate changes at the project site, the Contractor's QSP shall implement the necessary measures and notify the Project Manager and Contractor's QSD of the changes.
  3. The Contractor shall give immediate notice to the Project Manager of any planned changes in construction activity that may result in non-compliance with the Special Provisions or the CGP.
  4. By the last day of each month, the Contractor shall submit an affidavit to the Project Manager certifying conformance with the SWPPP/WPCP. The monthly partial payment may be withheld if the affidavit is not received and accepted by the Project Manager. If at any time the project is in non-compliance with the SWPPP/WPCP or the CGP, the Contractor shall submit a written report to the Project Manager immediately upon identifying the non-compliance. The report shall specify the time and nature of the non-compliance and include a course of action to correct the deficiency.
  5. The Contractor shall keep a copy of the State of California Construction Activity General Permit (SWRCB Order No. 2009-009-DWQ), the SWPPP/WPCP, and any approved amendments at the project site. The SWPPP/WPCP shall be made available upon request of any representative of the Regional Water Quality Control Board, State Water Resources Control Board, United States

Environmental Protection Agency, or any City representative. Public requests for copies of the SWPPP/WPCP shall be directed to the Project Manager.

C. Erosion and Sediment Control

1. The facilities shown on the SWPPP/WPCP are designed to effectively control erosion and sediment on a year-round basis.
  - a. Construction operations shall be carried out in such a manner that erosion and water pollution will be minimized. Contractor shall comply with state and local laws concerning pollution abatement.
  - b. Contractor shall be responsible for monitoring erosion and sediment control measures prior, during, and after storm events. Monitoring and sampling (as applicable) shall follow the protocol described in the CGP and Project SWPPP/WPCP.
    - a. Extreme care shall be taken when hauling any earth, sand, gravel, stone, debris, paper, or any other substance over any public street, alley or other public place. Occurrences of material blown, spilled, or tracked over and upon said public or adjacent private property are prohibited and shall be immediately remedied. Discharge of debris is prohibited. Non-stormwater discharge is prohibited, except as specified in SWRCB Order 2009-009-DWQ. Discharge of hazardous substances is prohibited.
    - b. Inlet protection shall be installed at open inlets to prevent sediment from entering the storm drain system. Inlets not used in conjunction with erosion control are to be blocked to prevent entry of sediment.
    - c. All paved areas shall be kept clear of earth material and debris. The site shall be maintained so as to prevent sediment-laden runoff to any storm drainage system, including existing drainage swales and watercourse, to the extent necessary for compliance with applicable numeric action or effluent levels specified in the CGP and Project SWPPP/WPCP.
    - d. Contractor shall install and maintain construction entrances prior to commencement of grading. All construction vehicle traffic entering onto the paved roads must cross stabilized construction entrance ways. Entrance ways may be constructed of two inch to six-inch drain rock, metal grating, or metal cattle-guard, or equivalent material, or may include vehicle wash stations as needed, in sufficient quantity and size to prevent tracking of mud and debris from the construction site. Tracking of mud or debris onto public streets, or onto adjacent public or private property, is prohibited and shall be removed immediately as required by the City.

- e. Grading operations which leave denuded slopes shall be protected with erosion control measures within 14 days of completion or suspension of activity. If hydroseeding is not used or is not effective within this 14-day period, then other immediate methods shall be implemented, such as erosion control blankets, blown straw, or a three step application of 1) seed, mulch, fertilizer, 2) blown straw, and 3) tackifier and mulch.
  - f. Sanitary facilities shall be maintained on the site in a manner to prevent inadvertent discharge or leakage of sanitary wastes into the storm drain system either by placing sanitary facilities in locations that do not drain to the storm drain system or by providing secondary containment systems to capture leaked wastes.
  - g. Contractor shall provide dust control as required by the appropriate federal, state and City requirements and the City Standard Specifications.
  - h. The erosion and sediment control plan may not cover all the situations that may arise during construction due to unanticipated field conditions. Variations and additions may be made to the plan in the field. That Contractor's QSP shall notify the Contractor's QSD of any field changes.
- D. Maintenance: The SWPPP/WPCP shall include a plan for maintenance that shall include at a minimum.
- 1. Immediate repair of damage caused by soil erosion or construction.
  - 2. Inspection of sediment traps, berms, rills, gullies, and swales before, during, and after each storm event or predicted rainfall in accordance with the CGP and project SWPPP/WPCP. This also includes repair or cleaning as needed.
  - 3. Removal of sediment from sediment traps and restoration to original dimensions when sediment has accumulated to a depth of one foot. Sediment removed from trap shall be deposited in a suitable area and in such a manner that it will not erode.
  - 4. Regular cleaning of gravel bag inlet protection so that sediment depth never exceeds a maximum of three inches.
- E. Risk Based Contractor Requirements and City Responsibilities (Applicable for all project risk levels/types) – The following minimum items shall be performed by the Contractor during field implementation of the Project SWPPP/WPCP throughout the duration of construction until final Notice of Termination
- 1. Coordinate and conduct periodic SWPPP/WPCP and Erosion and Sediment Control training throughout construction
  - 2. Update schedule of construction and deployment of BMPs for each phase of work on an as-needed basis

3. Physically install and maintain minimum year-round sediment control measures per Order 2009-009-DWQ
4. Perform and file all formal SWPPP/WPCP amendments. All SWPPP/WPCP amendments to be reviewed and approved by the City and the Contractor's QSD prior to submittal.
5. Physically perform and implement all measures found within the SWPPP/WPCP Construction Site Monitoring Plan (CSMP) per Order 2009-009-DWQ including, but not limited to the following:
  - a. Sampling preparation,
  - b. Collection,
  - c. Quality assurance and quality control,
  - d. Sample labeling,
  - e. Collection documentation,
  - f. Sample shipping,
  - g. Chain of custody,
  - h. Sample numbering,
  - i. Precautions from the construction site health and safety plan, and
  - j. Providing and maintaining a function rain gauge at all times.
6. Minimum required monitoring activities:
  - a. Post storm event (0.5" or greater) visual discharge inspection (within 48 hours).
7. Sampling for non-visible pollutants:
  - a. Take one or more sample during any breach, spill, malfunction, or leakage that could discharge nonvisible pollutants into stormwater.
    - Samples taken must be large enough to accurately categorize site conditions.
    - Samples taken must be within the first 2 hours of rain events that occur during scheduled business hours that produce runoff.
    - Samples shall be analyzed for pollutants in accordance with an appropriate pollutant source assessment, or as conditions warrant as necessary for protection of surface waters.
    - An uncontaminated (control) sample must be taken as a basis of comparison.
    - Samples must be received by the laboratory within 48 hours of physical sampling. The Contractor must use containers provided by the laboratory.
  - b. Quarterly inspections for non-stormwater discharges.
8. Minimum scheduled BMP inspections with appropriate documentation:
  - a. Weekly, on a year-round basis, throughout the duration of construction.

- b. Daily (once every 24 hours) BMP inspection during extended storm events.
    - c. Inspect drainage areas and BMPs within 48 hours of predicted rainfall event (0.5" or greater).
  - 9. Compliance with the following analytical methods and sampling protocol:
    - a. Standard Methods for the Examination of Water and Wastewater (American Public Health Association).
    - b. 40 CFR Part 136, "Guidelines Establishing Test Procedures for the Analysis of Pollutants."
    - c. Surface Water Ambient Monitoring Program's (SWAMP) 2008 Quality Assurance Program Plan.
  - 10. Identify and eliminate potential sources of non-visible pollutants
  - 11. Implementation of all minimum source control measures, "good housekeeping", and non-stormwater management per Order 2009-009-DWQ
  - 12. Other measures as necessary for Order 2009-009-DWQ
- F. Risk Based Contractor Requirements and City Responsibilities (Applicable to Risk Level 2/LUP Type 2 or higher)
- 1. All requirements for Risk Level 1/Type 1 above
  - 2. Maintain tolerance of site discharge within applicable Numeric Action Levels for pH and turbidity
    - a. pH –levels must be maintained within a range of 6.5-8.5.
    - b. Turbidity – 250 NTU maximum.
  - 3. Numeric Action Level (NAL) sampling:
    - a. Water quality grab samples shall be taken at a minimum 3 times a day during each rain event of ½ an inch or more, where runoff occurs. The grab samples shall be representative of the flow and characteristic of the discharges. The contractor shall forward grab sampling results to the City within 24 hours of when they are taken.
    - b. All discharge points must be sampled, including the one considered to be the "worst case." Discharge from a silt fence or sheet flow area shall be considered one discharge point.
    - c. All points of run on. A sheet flow area shall be considered one point of run on.
    - d. Sampling to comply with analytical methods and protocol described in EPA Test Method 180.1 or Standard Method 2130 for turbidity sampling, ASTM D1293- 99(2005) for pH sampling, and Standard Methods for the Examination of Water and Wastewater (American Public Health Association).

4. Sampling for non-stormwater discharges
  5. Create and physically implement of "Rain Event Action Plans" for each of the following phases of construction:
    - a. Grading and Land Development,
    - b. Streets and Utilities,
    - c. Vertical Construction,
    - d. Final Landscaping and Stabilization,
    - e. Inactive Construction Status.
  6. The Contractor shall create and implement Rainfall Event Action Plans for inclusion within approved SWPPP/WPCP at least 48 hours prior to any likely (forecast by National Weather Service as 50% or greater chance) precipitation event.
  7. Physically implement and maintain year-round effective erosion control measures to supplement minimum sediment control measures within active, inactive, and completed areas. Erosion control measures shall be provided to the extent necessary for compliance with Order 2009-009-DWQ.
  8. Maintain and compile documents to meet Annual Reporting Requirements (Annual reporting information to be prepared by Contractor for review and approval of City prior to submittal):
    - a. Creation and submittal of NAL exceedance reports within 48 hours, if applicable, based upon review and approval of City.
    - b. Creation and submittal of sampling logs for pH and turbidity.
- G. Risk Based Contractor Requirements and City Responsibilities (Applicable to Risk Level 3/LUP Type 3 only)
1. All requirements for Risk Level 2 projects described above.
  2. Maintain physical compliance with State Board criteria for technology-based numeric effluent limitations for discharge of pH and turbidity
  3. For Projects that employ Advanced Treatment Systems (ATS) - Maximum 10 NTU Daily Weighted Average & Maximum 20 NTU for any single sample, applicable for events up to 24-hour events of ½ inches<sup>3</sup>. The ATS system must be able to treat this volume within a maximum 72-hour period.
  4. For Projects that do not employ ATS - Maximum 500 NTU for any single sample, applicable for events up to 24-hour events up to ½ inches<sup>4</sup>.
  5. Project discharges must maintain pH within a range of 6.0 to 9.0.
  6. Perform additional provisions within the CSMP:
    - a. Receiving water monitoring, if applicable, based upon the standards of Order 2009- 009-DWQ.
    - b. Bioassessment, if applicable, based upon the standards of Order 2009-009-DWQ.
    - c. Sampling for Suspended Sediment Concentration, if applicable, based upon the standards of Order 2009-009-

- DWQ. Sampling to comply with analytical methods and protocol described within ASTM Designation: D 3977 for suspended sediment concentration
- d. Inspection of ATS facilities, if applicable. Sampling of ATS discharge points.
7. Creation and implementation of ATS Plan, if applicable, consisting of the following:
    - a. ATS Operation and Maintenance Manual for All Equipment.
    - b. ATS Monitoring, Sampling & Reporting Plan, including Quality Assurance/Quality Control (QA/QC).
    - c. ATS Health and Safety Plan.
    - d. ATS Spill Prevention Plan.
  8. Maintain and compile additional annual reporting requirements (Annual Reporting information to be prepared by Contractor for review and approval of City prior to submittal)
    - a. Creation and submittal of NEL violation reports, if applicable within 6 hours of occurrence. Reports and related corrective action measures to be reviewed and approved by City prior to submittal to Regional Board
    - b. Completed ATS records, if applicable.

### 8.3 STREET SWEEPING

- A. Street sweeping: Street sweeping will be implemented everywhere where sediment is tracked from the project site onto public roads. Sweeping will be done during all construction activities to control tracking of sediments as required as per the guidelines provided in the SWPPP document and as directed in this section.

### 8.4 DUST CONTROL

- A. Contractor's Responsibility: Use equipment that will generate the least amount of dust. Provide dust control at all times including Saturdays, Sundays, and holidays as ordered by the Project Manager. Whenever the Contractor, in the opinion of the Project Manager, is negligent in controlling dust, the Project Manager may direct attention to the existence of a dust hazard and instruct the Contractor to immediately alleviate the dust hazard. The Contractor shall be responsible for any damage cause by dust generated as a result of its operations.
- B. Street Vacuum/Sweeper: Have a commercial standard street vacuum/sweeper operational and in operation during each working day. The street vacuum/sweeper shall be able to pick up sand, gravel, dust,

and debris, and other things, shall minimize dust generation, and shall also be available during the day and shall sweep as outlined below and as directed by the Project Manager.

- C. Sweeping: If the Contractor is performing work that generates dust and debris then during the day (including weekends and holidays) the sweeper shall sweep the project area (full length, width, and all lanes) twice a day sometime between 9:00a.m. and 11:00a.m. and also between 2:00p.m. and 4:00p.m. Hardscape surfaces (including pavers, sidewalks, and areas inaccessible by a mechanical sweeper) shall have dirt, dust, and debris removed by hand sweeping. If the Contractor fails to fulfill the responsibilities of this Section the City will perform or contract with others to perform the work and all costs incurred to the City shall be withheld from future payments to the Contractor.
- D. Additional Sweeping: Clean the sidewalk and gutter as many times as needed to make sure the sidewalk and gutter are out of dirt, debris and small rocks at all times. Be prepared to sweep surfaces immediately at the request of the Project Manager should it be deemed necessary for public safety and to avoid damage to properties. If streets are not satisfactorily cleaned within 12 hours from verbal or written notice by City personnel, the City will hire an independent sweeping company and deduct the cost for such work from payments due to the Contractor.
- E. Payment for Dust Control and Clean Up: Shall be included in the prices paid for Storm Water Pollution Prevention Plan (SWPPP) or Water Pollution Control Plan (WCPC) as shown in the Bid Schedule or considered incidental to the items most closely related to when there is no bid item. This Item shall be considered as full compensation for all labor, materials, tools, equipment and incidentals and for doing the work of Dust Control and Clean Up and no additional compensation shall be made therefor.

## 8.5 EMERGENCY EROSION AND SEDIMENT CONTROL

- A. Shall consist of any measures not addressed in the SWPPP/WPCP that the Project Manager or QSD deems necessary for compliance with the CGP including, but not limited to all erosion control measures necessary to prevent degradation to water quality.
- B. Sediment Control including unforeseen measures not addressed in the Storm Water Pollution Plan pay item in accordance with the National Pollution Discharge Elimination System (NPDES), the City of Pittsburg and the Plans and Specifications and to the satisfaction of the Project Manager. Work under this item shall be considered as extra work paid for on a force account basis.

**END OF SECTION 01 57 23**

## SECTION 01 71 13 – MOBILIZATION

### PART 9 - GENERAL

#### 9.1 SUMMARY

- A. Section includes but not limited to:
  - 1. mobilization and demobilization;
  - 2. preparatory work and activities those necessary for the movement of personnel, equipment, supplies, and incidentals to the job site;
  - 3. for the establishment of all offices, building, trailers, and other facilities necessary for work on the project;
  - 4. submittals, bonding and insurance requirements;
  - 5. public notifications in English and Spanish;
  - 6. contacting and notifying the utility companies;
  - 7. fabricating and installing project identification signs;
  - 8. private property owner agreement for storage facilities;
  - 9. and for all other work and activities which must be performed or costs incurred prior to beginning work on the various contract items on the project site.

#### 9.2 REFERENCES

- A. Cal/OSHA – California Division of Occupation Safety and Health
- B. Underground Services Alert (USA)

#### 9.3 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Measurement and Payment:
  - 1. When mobilization is included as a bid item, measurement will be made as a percentage of the costs incurred according to the list submitted except that not more than 75% of the bid price shall be paid prior to the final estimate for payment being due, said remaining 25% paid upon completion of cleanup and removal and demobilization with final payment.
  - 2. When the contract does not include a contract pay item for mobilization, full compensation for any necessary mobilization required shall be considered as included in the prices paid for the

various contract items of work involved and no additional compensation will be allowed therefore.

3. The contract price paid for mobilization shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in mobilization and demobilization including the items listed in Part 1.1 of this Section as specified herein, and no additional compensation shall be made therefor.
4. Mobilization shall be considered as a non-adjustable contract item. Any contract change orders shall be considered as including full compensation for mobilization.

## **PART 10 - PRODUCTS**

NOT USED

## **PART 11 - EXECUTION**

### **11.1 MOBILIZATION**

- A. Mobilization shall consist of preparatory work and activities listed in Part 1.1 above.
- B. The Contractor shall insure that adequate existing sanitation facilities are available or the Contractor shall provide and maintain adequate sanitation facilities. All wastes and refuse from sanitary facilities provided by the Contractor's operations shall be disposed of away from the site in accordance with all laws and regulations pertaining thereto.
- C. Mobilization shall also include demobilization upon completion of work and cleanup of the site.
- D. The contractor shall provide all labor, materials, site fencing, equipment and incidentals to prepare the site for the timely start and efficient completion of all work. This includes obtaining all necessary licenses and permits, providing required submittals including but not limited to a detailed project schedule.
- E. Mobilization shall also include notifications to all existing utility companies as shown on the Drawings as first order of work.

**END OF SECTION 01 71 13**

## SECTION 01 71 23 – CONSTRUCTION SURVEYING

### PART 12 - GENERAL

#### 12.1 SUMMARY

- A. Section includes but not limited to:
  - 1. Control Line Survey
  - 2. Pothole Survey
  - 3. Survey Monument Referencing
  - 4. Construction Staking
  - 5. Quality Control Survey
  - 6. As-built GPS Survey
  
- B. All surveying work shall be performed under the responsible charge of a land surveyor licensed in the State of California.

#### 12.2 REFERENCES

- A. Cal/OSHA – California Division of Occupation Safety and Health
  
- B. Underground Services Alert (USA)

#### 12.3 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
  
- B. Section 02 21 13 - Survey Monuments.

#### 12.4 MEASUREMENT AND PAYMENT

- A. The contract price paid for Construction Surveying shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in control line survey, survey monument referencing, pothole survey, construction staking, quality control survey and as-built GPS Surveys specified herein, and no additional compensation shall be made therefor.

### PART 13 - PRODUCTS

NOT USED

### PART 14 - EXECUTION

#### 14.1 GENERAL

- A. All work shall be done in accordance with Chapter 12 of the Caltrans Surveys Manual, these Special Provisions, the Contract Plans, and as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.
- B. Contractor shall provide all the project construction surveying and all costs related to establishing a control line, pothole surveying, construction staking, documenting all changes to plans, providing quality control surveying, performing an as-built survey and submitting AutoCAD files of the as-built information. All construction surveying shall be performed under the direction of a Professional Land Surveyor licensed in the State of California. The Contractor shall be responsible for all land surveying and shall be responsible for replacing control points or survey monuments lost or damaged during the course of construction

#### 14.2 CONTROL LINE SURVEY

- A. Prior to any construction surveying contractor will allow for field surveying and office surveying to check the field control shown on the Drawings, and to set construction control points. This survey will be a stand-alone move-in specifically to verify control points. Work includes: collect CAD files from City, submit signed CAD release forms, go to field and tie-in control points, compare the x,y,z of the field data with the x,y,z on the CAD files, establish additional new field control points for construction, and submit CAD file of the existing and new control analysis to engineer for review. All project construction surveying shall be based on this established control line.

#### 14.3 POTHOLE SURVEY

- A. For Projects requiring pothole survey by a Licensed Land Surveyor, during the potholing excavation and exposure of the existing utility, the Contractor's licensed Land Surveyor shall perform a topographic survey of the existing grade, top of pipe of the existing utilities, location of the utility on the project coordinate system. Contractor shall document the outside diameter of the pipe and the pipe material. Contractor shall submit the pothole survey with the above specified information in an AutoCAD Drawing file to the City engineer. CAD point descriptions to include the type of exposed pipe and diameter (example: "12" water")

#### 14.4 SURVEY MONUMENT REFERENCING

- A. For Survey Monument Referencing, refer to Section 02 21 13 - Survey Monuments.

## 14.5 CONSTRUCTION STAKING

- A. The Contractor shall submit a AutoCAD files to the engineer three (3) working days prior to any staking operation. AutoCAD files will show the calculated survey points with CAD elevations and CAD descriptions as part of the calculated topographic shots. Cut sheets in-lieu of this requirement will not be accepted. CAD points must include the elevations in CAD.
- B. Construction staking shall be defined as: "Markings set in the field by a CA Licensed Land Surveyor, prior to construction, with horizontal coordinates and vertical dimensions to the items identified below. All field markings shall be completed under the direction of Land Surveyor licensed by the State of California." The Contractor shall be responsible for replacing established survey points lost or damaged during the course of construction.
- C. The list below includes some but not limited to items to be surveyed/staked.
1. Curb/Curb & Gutter - Top of curb, flow line and lip of gutter at begin of curve, end of curve, every 25' and at all changes in direction.
  2. Flushed concrete curb at begin of curve, end of curve, every 25' and at all changes in direction.
  3. Concrete pavers borders
  4. Concrete paving parking
  5. Concrete paving intersection
  6. Curb ramps (beginning, end, mid-point, back corners)
  7. Truncated dome pavers
  8. Concrete Expansion Joints
  9. Trees
  10. Irrigation Meter and Boxes
  11. Traffic Signal Poles and Boxes
  12. Storm Drainage Inlets and other drainage structures
  13. Trench drains
  14. Curb drains
  15. Storm Drainage Piping Inverts every 25' and at all changes in direction
  16. Storm Drainage Manhole Inverts
  17. Sanitary Sewer Piping Inverts every 25' and at all changes in direction
  18. Sanitary Sewer Manhole Inverts
  19. Sanitary Sewer Cleanout
  20. Sanitary Sewer Laterals
  21. Water Main Piping Inverts every 25' and at all changes in direction
  22. Water Main offsets
  23. Water Valves
  24. Air Release Valves
  25. Blow off
  26. Water Meters
  27. Fire Hydrants

28. Joint Trench every 25' and at all changes in direction
29. Utility Vaults
30. Street light pull boxes
31. Pedestrian Lighting
32. Street Lighting
33. Edges of bands a planter curbs
34. Concrete band
35. Corners of Concrete at AC paving limits
36. Bottom and top of concrete speed table slopes
37. Parking strip ticks (one stake each)
38. Parking meter (one stake each)
39. Handicap parking (8 Stakes)
40. Bench
41. News rack & corral (3 stakes each)
42. Midblock arbor, park road arbor (12 stakes each)
43. Bike rack
44. Trash receptacle
45. Fixed bollard, retractable bollard
46. Downspout storm lateral connection. Staking calculations to be adjusted based on field verified building drain locations exposed during demolition.
47. Other staking requirements as described in the Special Provisions.

#### 14.6 QUALITY CONTROL SURVEY

- A. These survey verifications shall occur one (1) working days prior to pouring concrete. Submit AutoCAD file of the quality control survey to the Engineer one (1) working days prior to pouring concrete curbs and foundations. AutoCAD survey files will show the topographic survey points with elevations and descriptions. Descriptions and elevations will be on the CAD points and not on a separate cut sheet. Contractor will replace any curbs, street lights and pole foundations not checked prior to pouring concrete.
- B. No concrete shall be poured until each quality control survey item described below has been approved by the Engineer, based on survey CAD file provided by contractor's surveyor. Prior to pouring concrete or proceeding beyond subgrade.
- C. Listed below are the project elements which require quality control survey and CAD submittal reviews prior to concrete pouring.
  1. Curbs and Curb & Gutter: After the curb forms are set, the contractor's licensed land surveyor shall survey the top of curb form every 25' and at key conforms.

2. Subgrade for Street Paving: Field survey and certify the top of aggregate base design grades every 50 feet along the centerline of each lane or on corners of a 12'x50' grid in a parking lot for projects greater than or equal to 5,000 square feet of asphalt concrete. Submit certification signed by a Licensed Land Surveyor.

#### 14.7 AS-BUILT SURVEY

- A. After the trench excavation and pipe installation, the Contractor's licensed land surveyor shall perform a topographic survey of the top of pipes for the utility lines and invert of pipe for all gravity pipes every 25', and at all changes in direction both horizontal and vertical, water valves, tees, water services, fire hydrants and at all manhole. This survey verification shall occur 3 days prior to backfilling trench. AutoCAD files will show the calculated survey points with elevations and descriptions.
- B. Contractor shall be responsible for documenting all changes to the plans. The Contractor/Developer shall provide the as-built survey in .dwg file (tied to NAD83 California State Planes, Zone III) format in AutoCAD 2017 or later version electronically and stored in a USB flash drive. The Contractor/Developer shall deliver one full set (22x34) of hard copy certified by the License Land Surveyor.
- C. A CAD drawing and coordinates data sheet shall be submitted to the Project Manager for approval. This task must be performed by a registered professional land surveyor licensed in the state of California. Data shall be tied to NAD83 California State Planes, Zone III, US Foot. The elevations shall be based on NAVD88 datum. This survey shall be delivered to the City's Engineer of Record. This survey shall be used for final as-built record drawings and calculations of the final quantity.
- D. The topographic survey for the as-built information shall be performed by a Professional Land Surveyor licensed in the State of California. After the trench excavation, pipe installation and approval from the inspector, the Contractor's licensed Land Surveyor shall perform a topographic/As-Built survey of all items described above in Submittals. Surveying will be of the actual pipe, conduit and/or finished facility. As-Built survey shall indicate the actual pipe material installed.

#### 14.8 AS-BUILT GPS SURVEY

- A. Contractor shall be responsible for the GPS "As-Built" Survey, following the completion of construction, for the location and depth of installed

underground utility lines, coordinates of manholes, manhole rim elevations, manhole invert elevations, manhole depths, utility boxes, manhole covers and similar appurtenances. A CAD drawing and coordinates data sheet shall be submitted to the project manager for approval. This task must be performed by a registered professional land surveyor licensed in the state of California. Data shall be tied to California State Plan Coordinate System.

**END OF SECTION 01 71 23**

## SECTION 01 73 29 – CUTTING AND PATCHING

### PART 15 - GENERAL

#### 15.1 SUMMARY

- A. General: This section includes requirements for cutting and patching.

#### 15.2 QUALITY ASSURANCE

- A. Installers: Employ skilled and experienced installers to perform cutting and patching.

#### 15.3 SUBMITTALS

- A. Written Request: Submit written request in advance of cutting or altering elements affecting:
  1. Structural integrity of element.
  2. Integrity of weather-exposed or moisture-resistant elements.
  3. Efficiency, maintenance, or safety of element.
  4. Visual qualities of sight-exposed elements.
  5. Work of Owner or separate contractor.
- B. Request Requirements: Project name and location; description of all affected work; explanation of necessity for cutting, alteration or excavation; impact on the work of the Owner or any separate contractor, or on the structural or weatherproof integrity of the building; description of proposed work, including scope of cutting, patching, alteration, or excavation, products proposed to be used, trades who will complete the work, and extent of refinishing to be done; alternatives to cutting and patching; cost proposal, when applicable; written permission from any separate contractor whose work will be affected.
- C. Product Substitutions: Should conditions of Work or schedule indicate change of products from original installation, submit request for substitution as specified in Section 01 25 00 - Substitution Procedures.
- D. Field Observation: Submit written notice to Project Manager designating date and time work will be uncovered.

### PART 16 - PRODUCTS

NOT USED

## **PART 17 - EXECUTION**

### **17.1 EXAMINATION**

- A. General: Inspect existing conditions; include elements subject to damage or movement during cutting and patching.
- B. After Uncovering Work: Inspect conditions affecting the installation of products, or performance of Work.
- C. Unsatisfactory Conditions: Report unsatisfactory or questionable conditions to the Project Manager in writing; do not proceed with work until Project Manager has provided further instructions.

### **17.2 PREPARATION**

- A. Temporary Support: Provide as necessary to assure structural value or integrity of affected portion of Work.
- B. Protection:
  - 1. Provide devices and methods to protect other portions of the Project from damage.
  - 2. Provide protection from elements for that portion of the Project which may be exposed by cutting and patching, and maintain excavations free from water.

### **17.3 PERFORMANCE**

- A. Cutting and Patching: Execute cutting, fitting, and patching, including excavation and fill if required, to complete Work and to:
  - 1. Fit the several parts together, to integrate with other Work.
  - 2. Uncover Work to install or correct ill-timed Work.
  - 3. Remove and replace defective and nonconforming Work.
  - 4. Remove samples of installed Work for testing.
  - 5. Provide openings in elements of Work for penetrations of mechanical and electrical Work.
- B. Methods: Execute Work by methods to avoid damage to other Work and to provide proper surfaces to receive patching and finishing. Cut masonry and concrete materials using masonry saw or core drill.
- C. Restoration: Restore Work with new products according to requirements of Contract Documents. In the case of failure to protect existing or new work, Contractor shall be responsible for costs to repair damage and for restoring the work.

- D. Penetrations: Fit Work tight to pipes, sleeves, ducts, conduits, and other penetrations through surfaces. Maintain integrity of wall, ceiling, or floor construction; completely seal voids.
- E. Refinishing: Refinish surfaces to match adjacent finishes. For continuous surfaces, refinish to nearest intersection; for assembly, refinish entire unit.
- F. Hazardous Conditions: Identify hazardous substances or conditions exposed during the Work to Project Manager for decision or remedy.

**END OF SECTION 01 73 29**

## SECTION 02 21 13 – SURVEY MONUMENTS

### PART 18 - GENERAL

#### 18.1 SUMMARY

- A. Section Includes furnish and install Cast-in-place Portland Cement Survey Monuments and all appurtenant work.
- B. Related Requirements:
  - 1. Section 03 30 00 – Utility Cast-in-place Concrete
  - 2. Section 31 23 16 – Utility Trenching

#### 18.2 UNIT PRICE - MEASUREMENT AND PAYMENT

- A. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.
- B. Survey Monuments
  - 1. Basis of Measurement: Measured on a per unit basis.
  - 2. Basis of Payment: Includes concrete, placement accessories, consolidating, leveling, troweling, and curing.

#### 18.3 REFERENCE STANDARDS

- A. ASTM International:
  - 1. ASTM A48 – Specifications for Gray Iron Castings
- B. Caltrans Standard Specifications
  - 1. Section 55 – Steel Structures
  - 2. Section 78-2 – Survey Monuments

#### 18.4 COORDINATION

- A. Coordinate placement of concrete formwork and placement of form accessories.

## 18.5 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Product Data: Submit data on bronze survey markers, frame and covers.

## 18.6 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.

## **PART 19 - PRODUCTS**

### 19.1 FRAME AND COVER

- A. Monument frame and cover shall be gray iron castings conforming to ASTM A48, Class 30B, designed for a 15,000 lb. wheel load. Monument cover shall be marked "Monument". Cover shall be non-rocking and will fit in its frame.
- B. Monument Frame and Cover shall be Chrisp Company Casting Part No.9279 or 9277M, Phoenix Iron Works 2501 or approved equal.

### 19.2 BRONZE SURVEY MARKER

- A. Bronze survey marker shall be 2-1/2 inch domes disk with stem and appropriate survey information as specified on the Drawings.
- B. Brass Survey markers are not acceptable unless they are lead-free.

### 19.3 FORMING TUBE

- A. Tubes for forming Portland cement concrete collar and monument shall be non-metallic type of the size and dimensions shown on the Drawings.

### 19.4 PORTLAND CEMENT CONCRETE

- A. Portland Cement Concrete for collars and footings shall conform with Section 03 30 00 – Utility Cast-in Place Concrete.

### 19.5 HOT MIX ASPHALT

- A. Hot Mix Asphalt concrete around monuments shall be in conformance with Section 32 12 16 – Asphalt Paving.

## PART 20 - EXECUTION

### 20.1 GENERAL

- A. Section 01 70 00 - Execution: Requirements for installation examination.
- B. Monuments shall not be installed until the asphalt paving has been completed.
- C. Concrete, form tube, bronze survey marker, frame and cover, and asphalt paving shall be installed as shown on the Drawings.
- D. Cast the monuments in place in neat holes using forming tubes.
- E. Thoroughly consolidate the concrete and cure it by the water method per Section 90-1.03B (2) Water Method of State Standard Specifications.
- F. Locate the monument such that the point being referenced falls within 1/2-inch from the center of the disk when the disk is placed in the center of the monument.
- G. Place the survey marker disk before the concrete reaches its initial set. Firmly embed the disk in the concrete.
- H. If base and surfacing are not shown around a monument, fill any space around it with earth. Water and tamp the earth into place.
- I. Surplus excavated material shall become the property of the Contractor and the Contractor shall be responsible for disposal of excess excavated material.
- J. The Concrete collar shall be circular – 8 inches in diameter around the frame and cover and shall be covered with a minimum of two (2) inches of asphalt concrete paving to level with the adjacent surfacing.

### 20.2 EXISTING MONUMENT PROTECTION

- A. All existing survey monuments and benchmarks shall be protected, unless otherwise shown on the Drawings. Upon discovery of a survey monument not identified and located by the City, immediately:
  - 1. Stop work near the monument
  - 2. Notify the Project Manager
- B. Do not resume work near the monument until authorized by the Project Manager.

- C. Monuments placed by Surveyors must be preserved, in accordance with State Business & Professions Code section 8771.
- D. The Contractor shall exercise caution when working around monuments so as not to disturb them. During milling, grinding, excavation or other operations, the Contractor shall work around survey monuments unless specifically otherwise indicated on the Plans. If a monument is disturbed or damaged during adjusting, milling or other operations, the Contractor shall be responsible for all costs associated with the reestablishment of the monument including but not limited to surveying performed by a Licensed Surveyor and filing documents with County and constructing the new monument.
- E. The existing monument consisting of a concrete core and brass tack, nail or other marking device located inside of a survey monument cover with frame, shall not be disturbed until the contractor's Licensed Land Surveyor has established of reference points to preserve the location of the monument, in accordance with State Business & Professions Code section 8771.
- F. Any survey monument disturbed shall be replaced in accordance with the State Business & Professions Code section 8771 and Contra Costa County Standard Drawings CA40. The Contractor shall be responsible for all costs associated with the reestablishment of the monument including but not limited to surveying performed by a Licensed Surveyor and filing documents with County and constructing the new monument.
- G. Contractor shall prepare corner record, submit corner record to the County Surveyors and submit acceptance of monument to the Project Manager.

### 20.3 CONCRETE PROTECTION

- A. The Contractor shall protect all concrete against injury until final acceptance by the City.

**END OF SECTION 02 21 13**

## SECTION 02 41 00 - DEMOLITION

### PART 21 - GENERAL

#### 21.1 SUMMARY

- A. Section Includes but not limited to:
  - 1. Demolition & Permits
  - 2. Removal and Disposal
  - 3. Recycling & Salvaging

#### 21.2 UNIT PRICE - MEASUREMENT AND PAYMENT

- A. Demolition:
  - 1. Basis of Measurement: Not a measured item, unless specified otherwise on the Drawings.
  - 2. Basis of Payment: The Contract lump sum price paid for "Demolition" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for doing all work involved in Demolition, including obtaining demolition permits, permit fees, sawcut, remove asphalt and concrete paving and base to design subgrade, remove foundation and base; terminating and removing utilities to be demolished and other items of work as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

#### 21.3 REFERENCES & RELATED WORK SPECIFIED ELSEWHERE

- A. Bay Area Air Quality Management District (BAAQMD) – <http://www.baaqmd.gov/>
  - 1. Regulation 11 (Hazardous Pollutants) and Rule 2 (Asbestos Demolition, Renovation, and Manufacturing).
- B. CALGreen Construction Waste Management Requirements
  - 1. <https://www.calrecycle.ca.gov/lqcentral/library/canddmodel/instruction/newstructures>
- C. California Occupational Safety and Health (Cal/OSHA)
  - 1. General Requirements
- D. Commercial
  - 1. USA Underground Service Alert

- E. Division 1
  - 1. General Requirements

#### 21.4 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. The Contractor shall submit to the City a haul route for approval, prior to commencing any work. Truck traffic movement is limited between the hours of 9am to 3pm, unless approved by the Project Manager.
- C. Before disposing of any demolished material prior to any work
  - 1. Submit a written agreement from the property owner
    - a. For the use of the property
    - b. absolving the City from responsibility in connection with the property.
  - 2. Obtain authorization to start
- D. Before Contract acceptance, submit a document signed by the owner of the material disposal site stating that the Contractor has complied with the Contractor-Owner agreement.
- E. Demolition Schedule: The Contractor shall submit a complete coordination schedule for demolition work including shut-off and continuation of utility services prior to start of the work. The schedule shall indicate proposed methods and operations of facility demolition, and provide a detailed sequence of demolition and removal work to ensure uninterrupted operation of occupied areas.
- F. All affected private properties will receive door hanger notices two (2) weeks prior to any utility shutoffs or frontage demolition and improvements.

#### 21.5 JOB SITE CONDITIONS

- A. The Contractor shall visit the site and inspect the existing facilities. The City assumes no responsibility for actual condition of facilities to be demolished.
- B. Contractor shall use all means necessary to prevent the spread of dust during performance of the work. Thoroughly moisten all surfaces as required to prevent the generation of dust. No washing of streets is permitted.

- C. All liquid, and slurry generated during pavement sawcutting shall be collected and removed from the site. These liquids shall not be washed into the area storm drainage system.
- D. Contractor shall remove hazardous materials as described per the Project Asbestos and Lead Inspection Report.
- E. The Contractor prior to the commencement of the demolition or renovation, thoroughly inspect the affected facility or part of the facility where the demolition or renovation operation will occur for the presence of asbestos, including Category I and Category II nonfriable Asbestos Containing Materials (ACM).
- F. The Contractor must also provide the Environmental Protection Agency (EPA) with a 10 working day advance notice for any disturbance of Regulated Asbestos-Containing Material (RACM) greater than 160 square feet or 260 lineal feet, and as specified in Code of Federal Regulations (CFR) Title 40, Chapter I, Subchapter C, Part 61, Subpart M, Section 61.145.

#### 21.6 DELIVERY, STORAGE AND HANDLING

- A. Section 01 60 00 - Product Requirements: Requirements for transporting, handling, storing, and protecting products.

### **PART 22 - PRODUCTS**

NOT USED

### **PART 23 - EXECUTION**

#### 23.1 INSTALLATION

- A. Notify anyone to be affected by demolition and construction activities including but not limited to: all schools, residences, businesses, garbage collection (Pittsburg Disposal Service-a Garaventa company), utility companies (PG&E-Gas Distribution, PG&E Gas Transmission, PG&E-Electric, AT&T, Comcast, Verizon, Chevron Pipeline Co, Shell Pipeline Co, Kinder Morgan, Calpine etc.), Delta Diablo (Sewer District), BART, County Connection (bus transit agency), the Owner, etc. at least ten (10) working days prior to commencing the work of this section.
- B. Site Inspection:

1. Prior to all work of this section, carefully inspect the site and all objects designated to be removed and to be preserved.
  2. Locate all existing active utility lines traversing the site and determine the requirements for their removal and/or protection.
- C. Clarification:
1. The Drawings do not purport to show all objects existing on the site.
  2. Before commencing the work of this section, verify with the Owner all objects to be removed and all objects to be preserved
- D. Scheduling:
1. Schedule all work in a careful manner with all necessary consideration for neighbors, operation of the existing facilities, and the public.
  2. Avoid interference with the use of, and passage to and from, residences and adjacent facilities.
- E. Protection of Utilities: Preserve in operating condition all active utilities traversing the site and designated to remain.

## 23.2 WATER POLLUTION CONTROL

- A. Water sprinkling, temporary enclosures, chutes and other suitable methods shall be used to limit dust and dirt rising and scattering in the air. The Contractor shall comply with all government regulations pertaining to environmental protection.
- B. The Contractor shall use equipment that will generate the least amount of dust. The Contractor shall provide dust control at all times including Saturdays, Sundays, and holidays unless directed otherwise by the Project Manager.
- C. Whenever the Contractor, in the opinion of the Project Manager, is negligent in controlling dust, the Project Manager may direct attention to the existence of a dust hazard and instruct the Contractor to immediately alleviate the dust hazard. The Contractor shall be responsible for any damage cause by dust generated as a result of the Contractor's operations.
- D. The Contractor shall have a commercial standard street vacuum/sweeper operational and in operation during each working day. The street vacuum/sweeper shall be able to pick up sand, gravel, dust, and debris, and other things, shall minimize dust generation, and shall also be available during the day and shall sweep as outlined below and as directed by the Project Manager.
- E. If the Contractor is performing work that generates dust and debris then during the day (including weekends and holidays) the sweeper shall

sweep the project area (full length, width, and all lanes) twice a day sometime between 9:00a.m. and 11:00a.m. and also between 2:00p.m. and 4:00p.m. Hardscape surfaces (including pavers, sidewalks, and areas inaccessible by a mechanical sweeper) shall have dirt, dust, and debris removed by hand sweeping. If the Contractor fails to fulfill the responsibilities of this section, the City will perform or contract with others to perform the work and all costs incurred to the City shall be withheld from future payments to the Contractor.

- F. The Contractor shall clean the sidewalk and gutter as many times as needed to make sure the sidewalk and gutter are out of dirt, debris and small rocks at all times. The Contractor shall be prepared to sweep surfaces immediately at the request of the Project Manager, should the Project Manager deem it necessary for public safety and to avoid damage to properties. If streets are not satisfactorily cleaned within 12 hours from verbal or written notice by City personnel, the City will hire an independent sweeping company and deduct the cost for such work from payments due to the Contractor.
- G. Water shall not be used in a manner that creates hazardous or objectionable conditions such as ice, flooding, or pollution.
- H. The site shall be kept neat and orderly during the demolition to the maximum extent practical.
- I. Public right-of-way and private property shall be kept free of debris at all times.
- J. Stockpiles of demolished items or materials shall be removed from the site on a daily basis or stored in waste containers which shall be emptied on a weekly basis or as conditions require in order to manage the accumulation of waste.
- K. Accumulations of flammable materials shall not be permitted.

### 23.3 PROTECTION

- A. Safe passage of persons around area of demolition shall be provided in accordance with all safety and regulatory requirements. Operations shall be conducted to prevent damage to adjacent buildings, structures, other facilities, people and property. Safe passage provided by Contractor will be ADA complaint.
- B. Interior and exterior shoring, bracing, or supports shall be provided to prevent movement, settlement or collapse of structures to be demolished and to adjacent facilities to remain.

- C. Existing landscaping materials, structures, and appurtenances which are not to be demolished shall be protected and maintained as necessary.
- D. The Contractor shall protect and maintain conduits, drains, sewers, pipes and wires that are not to be demolished.
- E. Use all means necessary to protect existing objects designated to remain or to be preserved must remain operational during installation of the replacement pipeline. In the event of damage, immediately notify the Owner and make all repairs and replacements necessary for approval by the Owner at no additional cost to the Owner.

#### 23.4 SURFACE DEMOLITION

- A. All asphalt concrete and all Portland cement concrete curbs, gutters, sidewalks, access ramps and driveways shall be saw-cut at the nearest scoreline or deep joint and removed entirely to the saw-cut limits.
- B. Where adjacent pavement or concrete is broken or damaged sufficiently to prohibit a sound replacement the entire damaged section shall be removed to the limits determined by the Project Manager.
- C. Asphalt concrete, sidewalk, concrete curb, and gutter materials to be demolished shall be broken up and removed from the site by the Contractor at no additional cost to the City.
- D. Where shown on the Drawings, the Contractor shall remove required pavement section including base material. Subsoil removal is also included where required to achieve design subgrade.

#### 23.5 DEMOLITION BELOW THE SURFACE

- A. Existing structures, pavement slabs and structural sections to be abandoned shall be demolished to an elevation three feet below finished grade. Their bottoms (if any remain) shall be broken thoroughly to prevent entrapment of water and all voids backfilled with suitable backfill
- B. Demolition areas and voids resulting from demolition of structures below the surface shall be completely filled.
- C. All fill, compaction, and holes created by demolition work shall be backfilled with imported clean fill. Lay fill down in layers not exceeding 6" thickness and compact per the earthwork specifications. Grade the site to drain to the nearest storm drainage system without any low points.

- D. All fill and compaction surfaces shall be graded to meet adjacent contours and to provide flow to surface drainage structures, or as shown on the Drawings.
- E. Pipes to be demolished that require no future connection shall be removed to the extent required, sealed and capped. Pipe sections shall be removed either by sawcutting, removing a complete pipe section to an existing joint, or other adequate means which results in a clean joint.
- F. The Contractor shall demolish or dismantle and remove all items that are noted for demolition and removal in the Contract Documents and that will interfere with the planned construction, or as otherwise directed by the Project Manager.
- G. The Contractor shall demolish or dismantle and remove all abandoned conduits or structures that are encountered during the prosecution of the work and which interfere with the construction of the work upon the approval of the Project Manager.

#### 23.6 REMOVAL OF EXISTING WATER AND SEWER-SERVICES

- A. The Contractor shall submit to the City for approval a detailed sequence and method of work for staking, abandonment of existing sewer services, water services, water meters, boxes, and cleanouts. The submittal shall include an overview and general sequence of work; time and dates for each removal; and method and procedure for each removal.
- B. ABANDONMENT OF SEWERS:
  - 1. Contractor shall request an encroachment permit with Delta Diablo (District) for abandoning any existing sanitary sewer lateral pipes.
- C. ABANDONMENT OF WATER LINES:
  - 1. For service lines less than 4" diameter:
    - (a) Contractor shall pothole, cut out at the main, remove the corporation stop and saddle, and install a minimum 12" full circle 316 stainless steel repair clamp with 316 accessories around the pipe.
    - (b) Abandon unused existing water service lines in place, if at least 18" below grade to the Project Manager's satisfaction.
  - 2. Contact City Water Department in writing 48 hours in advance of abandonment, to check the condition of the existing services prior to abandonment.
- D. GENERAL ABANDONMENT:

1. When salvage materials are shown on the Drawings; salvage and arrange the existing facilities (i.e., meters, manhole covers, manhole frames, etc.) to be dropped off at the City's Corporation Yard by prior arrangement.
2. Properly remove or abandon in place unused existing City utility service lines discovered that were left in place by others.
3. Contact utility companies for removal, abandonment, adjustment or relocation of their facilities.
4. Contractor is responsible for verifying the location of any existing utilities.
5. Abandonment of pipes will include filling pipe with slurry as specified in Section 19-3.02G – Controlled Low-Strength Material of the State Standard Specification and capping the pipes at the ends.

### 23.7 DISPOSAL OF DEMOLISHED MATERIALS

- A. See Section 01 74 19 – Construction Waste Management and Disposal for disposal, salvaging and recycling of demolished materials.
- B. Demolition and removal of debris shall be conducted to ensure minimum interference with roads, streets, walks and other adjacent occupied or used facilities which shall not be closed or obstructed without permission from the City. Alternate routes shall be provided to circumvent closed or obstructed traffic ways.
- C. The Contractor shall comply with all pertinent regulations of Cal/OSHA and local codes and practices.
- D. All existing materials that are designated to be salvaged shall be removed, cleaned and hauled to the City Corporation Yard, unloaded and stockpiled unless otherwise directed by the Project Manager.
- E. Site debris, rubbish and other materials resulting from demolition operations shall become the property of the Contractor and shall be removed by the Contractor at the Contractor's expense. The proper and legal disposal of demolished materials shall be the responsibility of the Contractor. All disposal sites and recycling facilities shall be approved by the City prior to initiation of the Work.
  1. Concrete debris shall be transported to a recycler of such materials.
  2. Hazardous materials shall be handled and disposed of in accordance with all applicable laws, codes, and regulations.

23.8 PATCHING AND REPAIRING

- A. The Contractor shall provide patching, replacing, repairing and refinishing of damaged areas or damaged adjacent facilities involved in the demolition.
- B. New concrete shall match the existing adjacent surfaces, in kind, or of better quality, to the satisfaction of the Project Manager, at no cost to the City or to the owners of the facilities.

23.9 CLEAN UP

- A. During and upon completion of work the Contractor shall promptly remove unused tools and equipment, surplus materials, rubbish, debris and dust and shall leave areas affected by work in a clean, approved condition.
- B. The Contractor shall clean adjacent structures and facilities of dust, dirt and debris caused by demolition, as directed by the Project Manager, and return adjacent areas to condition existing prior to start of work.
- C. The Contractor shall clean and sweep daily all street and roads affected by its operation.

**END OF SECTION 02 41 00**

## SECTION 03 30 00 – UTILITY CAST-IN-PLACE CONCRETE

### PART 24 - GENERAL

#### 24.1 SUMMARY

- A. Section Includes Utility Cast-in-Place Concrete for Following Items:
1. Concrete pads around Utility facilities
  2. Miscellaneous concrete footings for signs, street lighting, retaining walls, fitness stations (add alternate), bike rack, bike repair station, dog waste dispenser.
  3. Thrust blocks.
  4. Manhole Base.
  5. Concrete aprons around water valves and manholes
  6. Concrete Cap for shallow cover:
  7. Retaining Walls
  8. Survey Monuments
  9. Electrical or Communications Duct Banks
  10. Drainage Inlets

#### Concrete Headwalls

- B. Related Requirements:
1. Section 31 23 16 – Utility Trenching
  2. Section 33 05 13 - Manholes and Structures
  3. Section 33 12 13 - Water Service Connections
  4. Section 33 11 13 – Water Distribution Piping
  5. Section 33 12 16 - Water Distribution Valves
  6. Section 33 12 19 - Water Distribution Fire Hydrants
  7. Section 33 31 13 - Sanitary Sewer Piping
  8. Section 33 41 13 - Storm Drainage Piping

#### 24.2 UNIT PRICE - MEASUREMENT AND PAYMENT

- A. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.
- B. Concrete - Miscellaneous Locations:
1. Basis of Measurement:
    - a. Concrete Pads around Utility Facilities: Not a measured item and incidental to item most closely related to the utility facility. For example, concrete pad around backflow prevention assembly is incidental to the backflow prevention assembly.

- b. Miscellaneous Concrete Footings: Not a measured item and incidental to item most closely related to the facility. For example, footings for signs is incidental to the Sign and footings for Street Light pole is incidental to the bid item for Street lights or Electrical work as listed on the bid form.
  - c. Thrust Block: Not a measured item and incidental to item most closely related to the water facility – bends or pipes as listed on the bid form
  - d. Manhole Base: Not a measure item and incidental to the unit price paid for manhole.
  - e. Concrete aprons around water valves and manholes: Not a measured item and incidental to the unit price paid for water valve or water main pipe and manhole respectively as shown on the bid form.
  - f. Concrete Cap for shallow pipe cover: By cubic foot.
  - g. Retaining Walls: By linear foot measured along the top of wall, height and depth as shown on plans, including foundation, reinforcing steel, drain rock, drain pipe, and geotextile if applicable.
  - h. Survey Monuments: By unit price.
  - i. Electrical or Communications Duct Banks: Not a measured item and incidental to the duct bank installation.
  - j. Drainage Inlets: By unit price.
  - k. Concrete Headwalls: By unit price.
2. Basis of Payment: Includes concrete, placement accessories, consolidating, leveling, troweling, and curing.

## 24.3 REFERENCE STANDARDS

### A. American Concrete Institute:

- 1. ACI 301 - Specifications for Structural Concrete.
- 2. ACI 305R - Guide to Hot Weather Concreting.
- 3. ACI 306.1 - Standard Specification for Cold Weather Concreting.
- 4. ACI 308.1 - Specification for Curing Concrete.
- 5. ACI 318 - Building Code Requirements for Structural Concrete.

### B. ASTM International:

- 1. ASTM C31 - Standard Practice for Making and Curing Concrete Test Specimens in the Field.
- 2. ASTM C33 - Standard Specification for Concrete Aggregates.
- 3. ASTM C39 - Standard Test Method for Compressive Strength of Cylindrical Concrete Specimens.
- 4. ASTM C42 - Standard Test Method for Obtaining and Testing Drilled Cores and Sawed Beams of Concrete.

5. ASTM C94 - Standard Specification for Ready-Mixed Concrete.
6. ASTM C143 - Standard Test Method for Slump of Hydraulic-Cement Concrete.
7. ASTM C150 - Standard Specification for Portland Cement.
8. ASTM C172 - Standard Practice for Sampling Freshly Mixed Concrete.
9. ASTM C173 - Standard Test Method for Air Content of Freshly Mixed Concrete by the Volumetric Method.
10. ASTM C231 - Standard Test Method for Air Content of Freshly Mixed Concrete by the Pressure Method.
11. ASTM C260 - Standard Specification for Air-Entraining Admixtures for Concrete.
12. ASTM C330 - Standard Specification for Lightweight Aggregates for Structural Concrete.
13. ASTM C494 - Standard Specification for Chemical Admixtures for Concrete.
14. ASTM C595 - Standard Specification for Blended Hydraulic Cements.
15. ASTM C618 - Standard Specification for Coal Fly Ash and Raw or Calcined Natural Pozzolan for Use in Concrete.
16. ASTM C685 - Standard Specification for Concrete Made by Volumetric Batching and Continuous Mixing.
17. ASTM C845 - Standard Specification for Expansive Hydraulic Cement.
18. ASTM C989 - Standard Specification for Slag Cement for Use in Concrete and Mortars.
19. ASTM C1017 - Standard Specification for Chemical Admixtures for Use in Producing Flowing Concrete.
20. ASTM C1064 - Standard Test Method for Temperature of Freshly Mixed Hydraulic-Cement Concrete.
21. ASTM C1107 - Standard Specification for Packaged Dry, Hydraulic-Cement Grout (Nonshrink).
22. ASTM C1116 - Standard Specification for Fiber-Reinforced Concrete.
23. ASTM C1157 - Standard Performance Specification for Hydraulic Cement.
24. ASTM C1218 - Standard Test Method for Water-Soluble Chloride in Mortar and Concrete.
25. ASTM C1240 - Standard Specification for Silica Fume Used in Cementitious Mixtures.
26. ASTM D994 - Standard Specification for Preformed Expansion Joint Filler for Concrete (Bituminous Type).
27. ASTM D1751 - Standard Specification for Preformed Expansion Joint Filler for Concrete Paving and Structural Construction (Nonextruding and Resilient Bituminous Types).

28. ASTM D1752 - Standard Specification for Preformed Sponge Rubber Cork and Recycled PVC Expansion Joint Fillers for Concrete Paving and Structural Construction.
29. ASTM D6690 - Standard Specification for Joint and Crack Sealants, Hot Applied, for Concrete and Asphalt Pavements.
30. ASTM E96 - Standard Test Methods for Water Vapor Transmission of Materials.
31. ASTM E119 - Standard Test Methods for Fire Tests of Building Construction and Materials.
32. ASTM E1643 - Standard Practice for Selection, Design, Installation, and Inspection of Water Vapor Retarders Used in Contact with Earth or Granular Fill Under Concrete Slabs.
33. ASTM E1745 - Standard Specification for Plastic Water Vapor Retarders Used in Contact with Soil or Granular Fill under Concrete Slabs.

C. California Department of Public Health:

1. Standard Method for the Testing and Evaluation of Volatile Organic Chemical Emissions from Indoor Sources Using Environmental Chambers, Version 1.1 (2010)

D. Caltrans Standard Specifications

1. Section 51 – Concrete Structures
2. Section 90 – Concrete

E. Bay Area Air Quality Management District:

1. BAAQMD Rule 8-51 - Adhesive and Sealant Applications.

#### 24.4 COORDINATION

- A. Coordinate placement of joint devices with erection of concrete formwork and placement of form accessories.

#### 24.5 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Product Data: Submit data on mix design, joint devices, attachment accessories, and admixtures.
- C. Design Data:
  1. Submit concrete mix design for each concrete strength.
  2. Submit separate mix designs if admixtures are required for following:

- a. Hot and cold weather concrete Work.
  - b. Air entrained concrete Work.
- 3. Identify mix ingredients and proportions, including admixtures.
  - 4. Identify chloride content of admixtures and whether or not chlorides were added during manufacture.
- D. Delivery Tickets: Provide delivery tickets at the time of delivery of each load of concrete. Each delivery ticket shall be accompanied by batch tickets automatically produced by the batching equipment, indicating quantities of each ingredient. Each delivery ticket shall, in addition, state the mix number, total yield in cubic yards, date and the time of day, to the nearest minute, corresponding to when the batch was loaded, when it was dispatched, when it arrived at the job, and the time that unloading began.

#### 24.6 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 – Closeout Submittals: Requirements for submittals.

#### 24.7 QUALITY ASSURANCE

- A. Comply with ACI 305R when pouring concrete during hot weather in Section 32 13 13 - Concrete Surface Improvements of the City Standard Specifications.
- B. Comply with ACI 306.1 when pouring concrete during cold weather and as specified in Section 32 13 13 - Concrete Surface Improvements of the City Standard Specifications.
- C. Acquire cement and aggregate from one source for Work.

### PART 25 - PRODUCTS

#### 25.1 MATERIALS

- A. Concrete:
  - 1. Cement:
    - a. Comply with ASTM C150, Type II - Moderate Sulfate Resistant.
    - b. Type: Portland.
  - 2. Fine and Coarse Aggregates:
    - a. Conform to the requirements of Section 90-1.02C, "Aggregates", of the State Standard Specifications.

3. Water:
  - a. Conform to Section 90-1.02D, "Water" of the State Standard Specifications.
  - b. Potable

B. Admixtures:

1. Air Entrainment: Conform to the requirements of Section 90-1.02E(3), "Air-Entraining Admixtures" of the State Standard Specifications.
2. Chemical: Conform to the requirements of Section 90-1.02E(2), "Chemical Admixtures" of the State Standard Specifications.
3. Supplementary Cementitious Materials – Fly Ash: Conform to the requirements of Section 90-1.02B(3), "Supplementary Cementitious Materials" of the State Standard Specifications.
4. Supplementary Cementitious Materials – Slag: Conform to the requirements of Section 90-1.02B(3), "Supplementary Cementitious Materials" of the State Standard Specifications

## 25.2 CONCRETE MIX

- A. Concrete shall conform to Section 90, "Concrete" of the State Standard Specifications.
- B. Minimum 28-day compressive strength is **4,000 psi**.
- C. Concrete shall contain not less than 564 pounds of cementitious material per cubic yard, except for Cast-in-place Pipe.
- D. Ready-Mixed Concrete: Mix and deliver concrete according to ASTM C94.

## 2.7 CONSISTENCY

- E. The consistency of the concrete in successive batches shall be determined by slump tests in accordance with ASTM C 143. Unless otherwise specified the slump for all concrete shall be in 4 inches maximum.
- F. Retempering of concrete will not be permitted

## 2.8 MIXING AND TRANSPORTING

- G. All concrete shall be mixed in mechanically operated mixers.

- H. Ready-mix concrete shall meet the requirements as to materials, batching, mixing, transporting and placing as specified herein and in accordance with ASTM C94.
- I. Ready-mixed concrete shall be delivered to the site of the work, and discharge shall be completed within one and one-half hours after the addition of the cement to the aggregates or before the drum has been revolved 250 revolutions, whichever is first. If the completion of delivery and discharge exceeds the above requirements, concrete shall be rejected and shall not be used for the project.
- J. Truck mixers shall be equipped with electrically-actuated counters by which the number of revolutions of the drum or blades may be readily verified. The counter shall be of the resettable, recording type, and shall be mounted in the driver's cab. The counters shall be actuated at the time of starting mixers at mixing speeds.
- K. Each batch of concrete shall be mixed in a truck mixer for not less than 70 revolutions of the drum or blades at the rate of rotation designated by the manufacturer of equipment. Additional mixing, if any, shall be at the speed designated by the manufacturer of the equipment as agitating speed. All materials including mixing water shall be in the mixer drum before actuating the revolution counter for determining the number of revolution of mixing.
- L. Each batch of ready-mixed concrete delivered at the job site shall be accompanied by a delivery ticket furnished to the Project Manager.

## **PART 26 - EXECUTION**

### **26.1 EXAMINATION**

- A. Verify requirements for concrete cover over reinforcement.
- B. Verify that anchors, bolts, seats, plates, reinforcement, and other items to be cast into concrete are accurately placed, positioned securely, and will not interfere with placing concrete.

### **26.2 PREPARATION**

- A. Section 01 70 00 - Execution: Requirements for installation preparation.
- B. Previously Placed Concrete:

1. Prepare previously placed concrete by cleaning with steel brush and applying bonding agent.
  2. Remove laitance, coatings, and unsound materials.
- C. In locations where new concrete is doweled to existing work, scan for existing rebar locations, drill the holes 1/4-inch larger than the nominal dowel diameter in existing concrete to avoid existing rebar, clean and prepare the holes in accordance with the anchoring system manufacturer's instructions and thoroughly saturate with water, have all free water removed, and be dried to a saturated surface dry condition, coat the surface of the dowel, place epoxy inside the holes and insert steel dowels as specified per Section 51-1.03E(4) of the State Standard Specification. Cure epoxy at least three (3) days or until the dowels are completely encased in epoxy. Replace dowels that fail to bond or are damaged.
- D. Remove debris and ice from formwork, reinforcement, and concrete substrates.
- E. Remove water from areas receiving concrete before concrete is placed.
- F. Thoroughly moisten forms, subgrade and earth surfaces with water immediately before placing concrete. An approved form release agent may be used in lieu of water for the forms. These surfaces shall be kept moist by frequent sprinkling up to the time of placing concrete thereon. The surface shall be free from standing water, mud and debris at the time of placing concrete.
- G. Hardened concrete surfaces upon or against which concrete is to be placed, are defined as construction joints. The surfaces of horizontal joints shall be given a compacted, roughened surface to a minimum 1/4-inch amplitude for good bond. Before new concrete is placed, the joint surfaces shall be cleaned of all laitance, loose or defective concrete and foreign material. Any water shall be removed from the surface of construction joints before the new concrete is placed.
- H. Interruptions in placing concrete will not be allowed without the written approval of the City. The Contractor shall submit its proposed method of joint construction to the City for review and approval. When interruption of concrete placement operations has been approved the working face shall be given a shape by the use of forms or other means, that will secure proper union with subsequent work.
- I. All reinforcement, anchor bolts, sleeves, inserts and similar items shall be set and secured in the forms where shown on the Drawings or by shop drawings and shall be acceptable to the City before any concrete is placed. Accuracy of placement is the responsibility of the Contractor.

- J. No concrete shall be placed in any structure until all water entering the space to be filled with concrete has been properly cut off or has been diverted by pipes, or other means, and carried out of the forms, clear of the work. No concrete shall be deposited underwater nor shall the Contractor allow still water to rise on any concrete until the concrete has attained its initial set. Water shall not be permitted to flow over the surface of any concrete in such manner and at such velocity as will injure the surface finish of the concrete. Pumping or other necessary dewatering operations for removing ground water, shall be the responsibility of Contractor.
- K. Anchor bolts shall be accurately set and shall be maintained in position by templates while being embedded in concrete.

### 26.3 PLACING

- A. Placing of concrete shall conform to the requirements of Section 51-1.03D, "Placing Concrete", of the State Standard Specification and the requirements of this Section. All concrete which does not conform to the requirements of this Section shall be removed from the work.
- B. Concrete shall not be dropped through reinforcement steel into any form deeper than three (3) feet. In such cases, hoppers and, if necessary, vertical ducts of canvas, rubber or metal shall be used for placing concrete. In no case shall the free fall of concrete exceed three (3) feet below the ends of ducts, chutes or buggies.
- C. Concrete in forms shall be deposited in uniform horizontal layers not deeper than 2 feet and care shall be taken to avoid inclined layers. Each layer shall be placed while the previous layer is still soft. The surface of the concrete shall be level whenever a run of concrete is stopped. The temperature of concrete when it is being placed shall be in conformance with Section 32 13 13 - Concrete Surface Improvements of the City Standard Specifications.

### 26.4 PUMPING OF CONCRETE

- A. If the pumped concrete does not produce satisfactory end results as determined by the Project Manager, the Contractor shall discontinue the pumping operation and proceed with the placing of concrete using conventional methods.

## 26.5 CONSOLIDATION

- A. As concrete is placed in the forms or in excavations, it shall be thoroughly settled and compacted in general conformance with Section 51-1.03D, "Placing Concrete," of the Caltrans Standard Specifications.

## 26.6 FINISHING CONCRETE SURFACES

- A. Exposed surfaces shall be free from fins, bulges, ridges, offsets, honeycombing, or roughness of any kind, and shall present a finished, smooth, continuous hard surface.
- B. No treatment is required after form removal except for curing, repair of defective concrete and treatment of surface defects.
- C. After proper and adequate vibration and tamping, all exposed un-formed surfaces of pads and slabs, shall be brought to a uniform surface with suitable tools. The finish for all unformed concrete surfaces shall be a soft broom finish.

## 26.7 CURING

- A. All exposed concrete top surfaces of pads, shall be cured in conformance with Section 32 13 13 - Concrete Surface Improvements of the City Standard Specifications.

## 26.8 PROTECTION

- A. The Contractor shall protect all concrete against injury until final acceptance by the City. Holes left by form-tying and other minor imperfections as defined herein shall be repaired in an approved manner with cement grout in conformance with Section 03 60 00 - Grouting.

## 26.9 FIELD QUALITY CONTROL

- A. Section 01 45 00 - Quality Control: Requirements for inspecting and testing.
- B. Patching:
  - 1. Allow Project Manager to inspect concrete surfaces immediately upon removal of forms.
  - 2. Honeycombing or Embedded Debris in Concrete:
    - a. Not acceptable.

- b. Notify the Project Manger upon discovery.
  3. Patch imperfections according to ACI 301 when directed by the Project Manager.
- C. Defective Concrete:
  1. Description: Concrete not conforming to required lines, details, dimensions, tolerances, or specified requirements.
  2. Repair or replacement of defective concrete will be determined by the Project Manager.
  3. Do not patch, fill, touch up, repair, or replace exposed concrete except upon express direction of the Project Manager for each individual area.

**END OF SECTION 03 30 00**

## SECTION 12 93 00 - SITE FURNISHINGS AND ACCESSORIES

### PART 1 - GENERAL

#### 1.1 SECTION INCLUDES

- A. The scope of work outlined in this Section includes the following items of work, as detailed in these Contract Specifications, as shown on the Contract Drawings or reasonably implied therefrom and is not limited to the following items:
  - 1. Bike Rack
  - 2. Bike Repair Station
  - 3. Boulder Placement
  - 4. Dog Waste Dispenser
  - 5. Filter Fabric
  - 6. Fitness Stations and Signs (Add Alt)
  - 7. Grout and Mortar
  - 8. Redwood Header
  
- B. Related Work:
  - 1. Section 09 96 33: Graffiti Resistant Coating
  - 2. Section 32 11 23: Aggregate Base Courses
  - 3. Section 32 13 13: Concrete Surface Improvements
  - 4. Section 32 15 40: Decomposed Granite Paving
  - 5. Section 32 90 00: Landscape Work

#### 1.2 RELATED REQUIREMENTS

- A. These Contract Specifications are part of the Contract Drawings and shall include all labor, materials, equipment, reasonable incidentals, and services necessary for the execution of the Work installed complete in place.
  
- B. Refer to all other sections, determine the extent and character of related work, and coordinate all work to produce a complete, properly constructed product.

#### 1.3 SUBMITTALS

- A. Prepare submittals in accordance with Section 01 33 00, "Submittal Procedures".
  
- B. Submit shop drawings where noted to the Engineer for approval before installing any manufactured items. Plans shall include dimensions, color, finish, structural design (custom items), and connection details.

- C. Submit catalog cuts, samples and manufacturers literature of all manufactured items in this section to the Engineer for approval before installation.
  - 1. Provide color samples, brushouts, or charts for all items. Final colors to be selected by the Engineer and a sample submitted for approval.
- 1.4 DELIVERY, STORAGE, AND HANDLING:
  - A. Deliver, store, and handle furnishings to prevent damage and deterioration.
  - B. Stack assembled items off the ground.
- 1.5 PROJECT CONDITIONS:
  - A. Provide sleeves, anchors, inserts, bolts, clips, and other items furnished under this Section and built in with work of other trades.
  - B. No work shall be installed until finish, color samples and shop drawings for the work have been reviewed and approved in writing by the Engineer and final grading and surfacing is completed.

## **PART 2 - PRODUCTS**

### **2.1 MANUFACTURED ITEMS**

- A. Bike Rack: per plans
- B. Bike Repair Station: per plans.
- C. Dog Waste Dispenser: per plans.
- D. Filter Fabric:
  - 1. Product shall be 100% polyester nonwoven needle-pinched engineering geotextile fabric; Fibar felt or approval equal. Weight: min. 3.5 oz./sq. yd. Install with 12" overlap on all seams.
- E. Fitness stations and signs: per plans (Add Alt)
- F. Grout and Mortar

### **2.2 MISCELLANEOUS MATERIALS**

- A. Boulder Placement: per plans.
- B. Redwood Header: per plans.
- C. All other materials for site elements shall be as specified on the plans and these specifications or as required by the mfr for installation.

- D. All hardware shall be Anti-Theft stainless steel or as provided by mfr.
- E. Epoxy
  - 1. Hilti HIT RE-500 or approved equal

### **PART 3 - EXECUTION**

#### **3.1 INSTALLATION**

- A. Examination: Verify that conditions are satisfactory for installation of each item of site elements. If unsatisfactory conditions exist, do not begin installation until such conditions have been corrected.
- F. Assemble and install site furnishings in accordance with approved shop drawings and manufacturer's printed instructions.
- G. Perform fitting required for installation. Set the work accurately in location, alignment, and elevation free of rack, measured from established lines and levels. Assembled furnishings shall be firm, rigid, free of rattle, and provide maximum protection against tampering and vandalism.
- H. Bike Rack
  - 1. Install per manufacturer's specifications and detail.
- I. Bike Repair Station
  - 1. Install per manufacturer's specifications and detail.
  - 2. Coordinate water and sewer line connections for the bottle filler.
- J. Boulder Placement
  - 1. Install per plans and detail.
- K. Dog Waste Dispenser
  - 1. Install per manufacturer's specifications and detail.
- L. Filter Fabric
  - 1. Install per manufacturer's specifications and detail.
- M. Fitness Stations and Signs: (Add Alt)
  - 1. Install per manufacturer's specifications and detail.

2. Coordinate the footing of each fitness equipment and sign.
- N. Grout and Mortar:
1. Install per manufacturer's specifications.
- O. Redwood Header:
1. Install per detail.

### 3.2 GUARANTEE

- A. At completion of project, Contractor shall provide City with written guarantee from each manufacturer identifying the nature of warranty for each product component.
1. Provide warranty manuals in accordance with Section 01 77 00, "Closeout Procedures".
- B. Contractor shall provide City with pdf manuals identifying each piece of equipment on manufacturer's recommended maintenance program including, but not limited to, daily, weekly, and monthly check lists.
1. Provide maintenance manuals in accordance with Section 01 77 00, "Closeout Procedures".
- C. Contractor to provide City with minimum of two (2) mfr repair kits of each type and color of paint used on apparatus with recommended surface preparation and application guidelines.

END OF SECTION 12 93 00

**SECTION 31 05 13 – CLEARING & GRUBBING, EXCAVATION, AND  
EARTHWORK**

**PART 27 - GENERAL**

27.1 SUMMARY

A. Section Includes:

B.

1. Clearing and Grubbing
2. Excavation
3. Earthwork
4. Grading and Compaction
5. Subsoil materials – Import Fill and Select Fill
6. Topsoil materials.
7. Bedrock Excavation
8. Cut and Fill Slopes
9. Commercial Lime Slurry Treatment

C. Related Sections:

1. Section 01 74 00 – Construction Waste Management and Disposal
2. Section 31 23 16 – Utility Trenching.
3. Section 32 90 00 – Landscape Work.
4. Project Geotechnical report; bore hole locations and findings of subsurface materials if applicable.

27.2 UNIT PRICES - MEASUREMENT AND PAYMENT

A. Clearing and Grubbing:

1. Basis of Measurement: Clearing and grubbing will be measured on a lump sum basis, unless specified otherwise.
2. Basis of Payment: Clearing and grubbing shall be paid for at the contract lump sum price, which includes full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all work involved in clearing and grubbing as shown on the plans, as specified and as directed by the Project Manager, including the removal and disposal of all the resulting material.
  - a. When the Contract does not include a pay item for Clearing and Grubbing and removal work, as specified above, and unless noted otherwise in the Technical Specifications, full compensation for any necessary Clearing and Grubbing and

removal work shall be considered as included in the unit price paid for the type of earthwork involved, and no additional compensation will be allowed therefor.

B. Subsoil – Select Fill

1. Basis of Measurement: By cubic yard of the compacted soil.
2. Basis of Payment: Includes excavating existing subsoil, verifying if existing subsoil meets the select fill requirements, supplying select fill, materials, stockpiling, maintaining, moving, placing and compacting of select fills.

C. Subsoil – Import Fill

1. Basis of Measurement: By cubic yard of the compacted soil.
2. Basis of Payment: Includes excavating, importing, supplying import fill subsoil materials, stockpiling, surveying stockpile location, maintaining, moving, placing and compacting of import fill.

D. Subsoil – Export Fill

1. Basis of Measurement: By cubic yard of the compacted soil.
2. Basis of Payment: Includes excavating, stockpiling, covering, maintaining, moving, exporting cut subsoil materials, compacting of cut soil at the export location, and all other work described in this section, and as shown on the Drawings.

## 27.3 REFERENCES

A. American Association of State Highway and Transportation Officials:

1. AASHTO T180 - Standard Specification for Moisture-Density Relations of Soils Using a 4.54-kg (10-lb) Rammer and a 457-mm (18-in.) Drop.

B. City of Pittsburg - Environmental Services Department

C. ASTM International:

1. ASTM D698 - Standard Test Method for Laboratory Compaction Characteristics of Soil Using Standard Effort (12,400 ft-lbf/ft<sup>3</sup>).
2. ASTM D1557 - Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft<sup>3</sup>).
3. ASTM D2487 - Standard Classification of Soils for Engineering Purposes (Unified Soil Classification System).

D. California Building Code – Appendix J - Grading

E. State Standard Specifications:

1. Section 14 – Environmental Stewardship
2. Section 17 - General
3. Section 19 – Earthwork

#### 27.4 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Samples: Submit results of the soil samples by a certified testing laboratory prior to importing onto the site for approval by the Project Manager.
- C. Materials Source: Submit name of imported materials source.
- D. Manufacturer's Certificate: Certify Products meet or exceed specified requirements.

#### 27.5 QUALITY ASSURANCE

- A. Furnish each subsoil material from single source throughout the Work.

### **PART 28 - PRODUCTS**

#### 28.1 SUSTAINABILITY CHARACTERISTICS

- A. Materials and Resources Characteristics:
  1. Regional Materials: Furnish materials extracted, processed, and manufactured within 250 miles of jobsite.

#### 28.2 SUBSOIL MATERIALS

- A. Select Fill Material:
  1. Subsoil material is on-site excavated material meeting the requirements of the appurtenant Geotechnical Report.
  2. Graded
  3. Non-hazardous

4. Free of lumps larger than three (3) inches, rocks larger than two (2) inches, organic matter, frozen or other deleterious materials and debris.
5. Selected material encountered in excavation within the right of way shall be used for finishing the top portion of the roadbed, constructing shoulders, structure backfill; as shown on the Drawings; as specified in the Technical Specifications, or as directed by the Project Manager.

B. Import Fill Material:

1. Subsoil material imported from sources outside the project site meeting the requirements of the appurtenant Geotechnical Report.
2. Graded
3. Non-hazardous
4. Free of lumps larger than three (3) inches, rocks larger than two (2) inches, organic matter, frozen or other deleterious materials and debris.
5. Unless otherwise specified, the Contractor shall obtain from the owners the right to procure material, pay all royalties and other charges involved, and bear all expense of developing the sources, including rights of way for hauling.
6. No import fill material shall be delivered to the site until approved by the Project Manager. Approval of import fill material shall be based on the testing of representative samples submitted by the contractor meeting the appurtenant Geotechnical Report and approved by the Project Manager. Such representative samples shall be submitted to the Project Manager not less than 15 days prior to commencing the work.
7. Imported fill, delivered to the site, that significantly differs from the submitted samples shall be subject to rejection. Rejected materials shall be removed from the site at the Contractor's expense
8. Approval of a particular import fill material shall constitute approval of only that portion of the proposed borrow source represented by the submitted sample.
10. Except as otherwise permitted, borrow pits and other excavation areas shall be excavated in such manner as will afford adequate drainage. Overburden and other spoil material shall be transported to designated spoil areas or otherwise disposed of as directed, local borrow pits shall be neatly trimmed and left in such shape as will facilitate accurate measurement after the excavation is completed.

### 28.3 FILL MATERIALS:

The following import fill parameters may be used for small City sidewalk and pavement rehabilitation projects; or for site improvements less than 5,000 square feet excluding any buildings or structures and do not have a geotechnical report included:

- A. Fill material shall conform to the following as determined by ASTM C 117 and ASTM C 136:
  - 1. Maximum particle size 3 inches
  - 2. Percent passing 1-inch sieve 90-100 percent
  - 3. Percent passing No. 200 sieve less than 20 percent
- B. Imported non-expansive fill shall consist of a well-graded, slightly cohesive soil with relatively impervious characteristics when compacted.
- C. Plasticity Index for acceptable import fill materials shall be a maximum of 15 when determined by the procedure set forth in ASTM D 4318.
- D. The liquid limit shall not exceed 40 percent as determined by the procedures set forth in ASTM D 4318.
- E. Import fill material shall have an R-value of 25 or greater as determined by ASTM D 2844.

### 28.4 TOPSOIL MATERIALS

- A. Topsoil shall be imported top soil as specified in Section 32 90 00 "Landscape Work" and Project Specifications.
- B. Topsoil excavated within the limits of the project meeting the requirements shown in Section 32 90 00, "Landscape Work", and as shown in the Project Specifications will be considered as a material only for the purpose of backfilling areas to be planted.

### 28.5 SOURCE QUALITY CONTROL

- A. Section 01 45 00 – Quality Control: Testing and Inspection Services Testing and analysis of soil material.
- B. Testing and Analysis of Subsoil and Topsoil Materials: Perform in accordance with ASTM D698, ASTM D1557, and AASHTO T180.
- C. When tests indicate materials do not meet specified requirements, provide alternate materials and retest.

- D. Furnish materials of each type from same source throughout the Work.

## **PART 29 - EXECUTION**

### **29.1 PREPARATION**

- A. Call USA not less than three (3) working days before performing Work that can be marked by USA in a timely manner.
- B. Request underground utilities to be located and marked within and surrounding construction areas.
- C. Identify required lines, levels, contours and datum.
- D. Notify utility companies to remove and relocate utilities where shown on the Drawings.
- E. Protect utilities indicated to remain from damage.
- F. Protect plant life, lawns, and other features remaining as portion of final landscaping.
- G. Protect benchmarks or monuments, survey control points, existing structures, fences, sidewalks, paving, and curbs from excavating equipment and vehicular traffic.
- H. The ground shall be prepared to received select fill by removing vegetation, topsoil and other unsuitable materials, scarifying the ground to provide a bond with the fill material, and compacting the fill at optimum moisture content.

### **29.2 CLEARING AND GRUBBING**

- A. Clearing and grubbing shall be per Section 17-2, "Clearing and Grubbing", of the State Standard Specifications.
- B. Clear and grub before performing earthwork in an area.
- C. Do not injure standing trees, plants, and improvements shown to be protected.
- D. Clear and grub the entire length of the job site to the following widths:
  - 1. 5 feet outside of excavation and embankment slope lines where slopes are not rounded
  - 2. Outside limits of slopes where slopes are rounded
  - 3. 5 feet outside of structures

4. 2 feet outside of slope lines for ditches and channels with a bottom width of less than 12 feet
  5. 5 feet outside of slope lines for ditches and channels with a bottom width of 12 feet or more
- E. Clearing and grubbing shall consist of removing all objectionable material from within the limits of the project. The limits of clearing and grubbing shall be of sufficient area and depth to complete the work shown on the Drawings or as described herein in.
- F. Clear all construction areas above original ground of the following to a minimum depth of eight (8) inches below subgrade or eight (8) inches below original ground, or as required by the appurtenant geotechnical report, whichever is lower:
1. all vegetation such as trees, logs, upturned stumps, roots of downed trees, brush, grass, and weeds and
  2. other objectionable material including concrete, masonry, and debris.
- G. No burning of materials is allowed.
- H. The site shall be stripped and cleared of all vegetation, debris, and organic-laden top soil as required by the appurtenant Geotechnical Report.
- I. Trees within the limits of work including any traffic control work beyond the limits of work and within the area of influence shall be evaluated by the City or; a City approved Landscape Architect or certified Arborist to assess protection measures. No trees will be removed until they have been tagged, numbered and a written release for the tree has been issued by the City.
- J. Tree which are designated to be removed, shall be excavated and removed 30" down to remove the tree trunk, roots, and backfill with fill material and compact as required in this section, unless specified otherwise on the Drawings.
- K. Grub all construction areas to a depth of at least 0.50 feet, necessary to remove all existing tree stumps, roots, buried logs and other objectionable material, unless noted otherwise on the Plans. In embankment areas where the grading plane is 2 feet or more above original ground, cut off trees, stumps, and roots not more than 1 foot above original ground, except, remove trees, stumps, and roots completely where work includes any of the following:
1. Structure construction
  2. Pile construction
  3. Subdrainage trench excavation
  4. Removal of unsuitable material

5. Cutting into slopes of original hillsides, old or new fill
6. Utility line construction

### 29.3 EXCAVATION

- A. Work under this section shall consist of performing all operations necessary to excavate earth and rock, regardless of character and subsurface conditions, from the roadway prism or adjacent thereto, to excavate all materials, of whatever nature, necessary for the construction of foundations for structures and other facilities: to excavate drainage and irrigation ditches; to excavate drainage channels; to excavate selected material and import material for use as specified; to construct embankments including the placing of selected fill or import fill material in connection therewith as specified; to place backfill for structures, and other facilities; to backfill trenches and depressions resulting from the removal of obstructions; to backfill holes, pits and other depressions; to remove and replace unsuitable material; to excavate and grade road approaches, driveways, sidewalks, curb ramps, curb and gutters, plazas, parking lots, and connections; to construct protection dikes; to remove unstable material, slide material which has come into the graded area, and material which has slipped from embankments; all as shown on the plans and as specified in these Specifications and the Technical Specifications and as directed by the Project Manager; and furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work that may be required to construct and maintain the project facilities, except excavation, trenching and backfilling for pipe, culverts, utility systems, and other subsurface pipes. Excavation, trenching and backfilling for pipe, culverts, utility systems, and other subsurface pipes is specified in Section 31 23 16 – Utility Trenching of the City Standard Specifications.
- B. Excavate subsoil and topsoil from areas designated. Strip topsoil to full depth of topsoil in designated areas.
- C. Stockpile excavated material meeting requirements for subsoil fill materials and topsoil materials approved by the Project Manager.
- D. If practicable and unless processing of material is required, haul selected material directly from the excavation to its final position in the roadway prism and compact it in place.
- E. Excavate to the described or authorized grade. If the Contractor over excavates, backfill with an authorized material and compact it at the Contractor's own expense.
- F. Do not excavate wet subsoil unless directed by the Project Manager.

- G. The temporary slope of cut surfaces shall be no steeper than is safe for the intended use, and shall not be more than one-unit vertical in two units horizontal (50-percent slope) unless approved by the Project Manager or appurtenant geotechnical report.
- H. Archaeological Resources: Contractor shall conform to Section 14, "Environmental Stewardship", of the State Standard Specifications. If archaeological resources are discovered within or near construction limits, do not disturb the resources and immediately:
1. Stop all work within a 60-foot radius of the discovery
  2. Secure the area
  3. Notify the Project Manager.
- I. City will investigate the discovery. Do not move archaeological resources or take them from the job site. Do not resume work within the radius of discovery until authorized.
- J. Environmentally Sensitive Areas (ESA): If an ESA is shown on the Drawings, the boundaries are approximate. Do not enter an ESA unless authorized. If an ESA is breached, immediately:
1. Stop all the work within 60 feet of the ESA boundary
  2. Secure the area
  3. Notify the Project Manager
- If an ESA is damaged, the Project Manager determines the necessary remediation and the party to perform the work. The City deducts the cost for this work from the Contractor bid price.
- K. Notify the Project Manager when buried man-made objects are encountered in an excavation as part of the excavation work and wait for direction from Project Manager unless shown on the plans for removal. All surplus material shall be disposed offsite.
- L. Remove excess excavated materials, subsoil and topsoil not intended for reuse, from site.
- M. Remove excavated materials not meeting requirements for subsoil materials and topsoil materials from site.
- N. When hauling is done over highways or City streets, and when directed by the Project Manager the loads shall be trimmed and all material removed from shelf areas of vehicles in order to eliminate spilling of material. If directed by the Project Manager, the loads shall be watered down or covered after trimming to eliminate dust.
- O. Excavation shall include the satisfactory removal and disposition of all materials not classified as rock excavation.

- P. Earth and rock, regardless of character and subsurface conditions, shall be excavated to the lines and grades as established by the plans.
- Q. All existing materials that are designated to be salvaged shall be removed, cleaned and hauled to the City Corporation Yard, unloaded and stockpiled, by the Contractor unless otherwise directed by the Project Manager.
- R. Existing pipes to be abandoned shall be filled with slurry, minimum of thirty (30) feet from either ends of the pipe and capped with concrete at the ends.
- S. Existing structures, pavement slabs, and structural sections to be abandoned shall be demolished to an elevation three (3) feet below finished grade, unless specified otherwise on the Drawings. The bottom (if any remains) shall be broken thoroughly to prevent entrapment of water and all voids backfilled with suitable backfill.
- T. Operations shall be conducted in such a manner that existing street, facilities, utilities, railroad tracks and other non-street facilities which are to remain in place will not be damaged.
- U. The Contractor, at his expense, shall furnish and install-sheet piling, cribbing, bulkheads, shores or whatever means may be necessary to adequately support material carrying such facilities, or to support the facilities themselves, and shall maintain such supports until they are no longer needed. Temporary pavements, facilities, utilities and installations shall also be protected until they are no longer required. When temporary supports and other protective means are no longer required, they shall become the property of the Contractor and shall be removed and disposed of from the job site
- V. Prior to placing import fill material, all areas to receive fill shall be scarified and compacted. Unless otherwise stated in the appurtenant Geotechnical report, the area shall be scarified to a minimum of eight (8) inches, material shall be moisture conditioned by wetting or drying to optimum moisture content, and compacted.

#### 29.4 ROCK EXCAVATION

- A. Rock excavation shall include excavating, grading, and disposing of materials classified as rock and shall include the satisfactory removal and disposition of rock 1/2 cubic yard or more in volume.
- B. No blasting is allowed.
- C. Bedrock Rippability/Excavatability

- a. Cuts up to about 45 feet deep are planned for this project. Such cuts will result in deep cuts within bedrock. A seismic refraction survey (refer to Appendix C) was performed as part of our investigation to estimate depth to bedrock and evaluate bedrock rippability (i.e., excavatability). Although the bedrock encountered in our borings is predominantly highly weathered claystone and sandstone and can generally be excavated using convention earthwork equipment, such as trenchers and backhoes, moderately weathered and strongly cemented sandstone and conglomerate zones will be more difficult to excavate, especially in confined spaces, such as trench or drilled pier excavations. Therefore, more specialized earthwork equipment, such as dozers, excavators, hydraulic hammer attachments, and more powerful drilling equipment will likely be needed, particularly where deep cuts are planned.

## 29.5 GRADING

- A. Grading shall consist of placing fill materials on site to contours and elevations with select fill or import fill materials.
- B. Place fill material in continuous layers of maximum lifts of 8 inches (0.67 feet) and compact in accordance with schedule shown in this section, unless otherwise shown on the appurtenant Geotechnical Report.
- C. Maintain optimum moisture content of fill materials to attain required compaction density.
- D. Construct slopes to the lines and grades shown on the Drawings.
- E. Slope grade away from the building minimum 2% slope for a minimum distance of 10 feet, unless noted otherwise.
- F. Make grade changes gradual. Blend slopes into level areas.
- G. Round the tops of excavation slopes and ends of excavation.
- H. Maintain completed slopes. Repair any slopes damaged by erosion.
- I. Repair or replace items indicated to remain that are damaged by excavation or filling.
- J. Identify any site low points which need positive drainage and make adjustments with approval from Project Manager prior to pouring concrete.
- K. Protection of existing slopes using erosion control measures as required in Section 01 57 23 – Storm Water Pollution Prevention.
- L. Cut/Fill Transition Zones

a. Significant amounts of cuts and fills are planned for the project, particularly within the proposed sports fields. Cut/fill transitions, particularly at transitions between cuts within the bedrock, can lead to significant differential settlement if not properly mitigated. Therefore, we recommend overexcavating all cut areas a minimum of 3 feet below finished subgrade elevation within the sports fields, exterior flatwork, pavers, and pavements and a minimum of 5 feet below foundations. The overexcavation should extend a minimum of 5 feet laterally beyond the cut limits, where feasible. The overexcavated zone can then be backfilled with properly compacted engineered fill according to the requirements of the "Site Preparation and Grading" section of this report. The overexcavated material can be re-used as engineered fill provided it meets the fill requirements of this report.

To further reduce the potential for significant cut/fill differential settlement, we recommend using a higher compaction requirement for the portion of fills deeper (i.e., thicker) than 7 feet as recommended in the "Site Preparation and Grading" section of this report.

#### M. Slurry or Commercial Lime Slurry Treatment

a. Quicklime treatment of the in-situ soils (if used) should be performed using high calcium or dolomitic quicklime. Extensive quality control is needed as well as possibly laboratory testing to evaluate the appropriate quicklime treatment mixture. Our experience has indicated that about 5 percent quicklime by dry unit weight of the soil is typically needed for treatment. For design purposes, an in situ dry unit weight of 110 pcf may be assumed. The negative impact of quicklime treatment on future vegetation should be considered.

b. The quicklime treatment operation should be conducted in general accordance with Section 24 of the Caltrans Standard Specifications, 2018 edition. The lime treatment shall be a premixed commercial lime slurry or a lime slurry prepared on site using a minimum of 5 percent quicklime by dry unit weight of soil. Quicklime treatment typically consists of spreading the required amount of quicklime slurry over the area to be treated, followed by initial mixing of the quicklime slurry within the soil section to be treated. This initial mixing is then allowed to sit for a period of about 24 hours or longer to permit the resulting chemical reaction to break down the material and change it chemically. Following this "mellowing" period, the soil-quicklime section is re-mixed and additional water, if needed, is added. It is important that adequate water be added before final mixing to ensure complete

hydration of the quicklime and to bring the soil moisture content to at least 3 percent above the optimum moisture content before compaction takes place.

c. After the quicklime-treated pad/subgrade is compacted, it should be allowed to harden (cure) until loaded dump trucks and other construction equipment can operate on it without rutting the surface. Throughout this curing period, the surface of the quicklime-treated soil should be kept moist to aid in strength gain.

Alternatively, the quicklime-treated surface can be covered with the 6 inches of capillary break or aggregate base material.

d. It is very important that the general steps outlined above be performed in a manner that introduces sufficient water to the soil-quicklime mix to allow the quicklime to thoroughly hydrate and react chemically with the soil subgrade. Likewise, it is equally important that proper curing of the quicklime-treated section take place.

## 29.6 TOLERANCES

- A. Section 01 45 00 – Quality Control: Tolerances.
- B. Immediately before placing subsequent layers of material, prepare the grading plane such that the grading plane:
  - 1. Does not vary more than 0.05 foot above or below the grade established by the Engineer where Hot Mix Asphalt (HMA) or aggregate base are to be placed.
  - 2. Does not extend above the grade established by the Engineer where concrete base or pavement is to be placed.
  - 3. Beneath structural approach slabs or the thickened portion of sleeper slabs do not extend above the grade established by the Engineer.
  - 4. At any point is within 0.05 foot above the grade established by the Engineer if the material to be placed on the grading plane is paid by the cubic yard.

## 29.7 COMPACTION

- A. Relative compaction specifications apply to material whether in an excavation or an embankment.
- B. The moisture content of material to be compacted to at least 95 percent must be such that the specified relative compaction is attained, unless specified otherwise in the appurtenant Geotechnical Report.
- C. Compact earthwork to a relative compaction of at least 95 percent for at least a depth of:
  - 1. 0.5 foot below the grading plane for the width between the outer edges of shoulders

2. 2.5 feet below the finished grade for the width of the traveled way including any parking lots or other vehicular areas; to extend plus two (2) feet on each side.
- D. All fill material shall be compacted to at least 90 percent of maximum density as determined by ASTM D1557, Modified Proctor, beyond the depth specified above in 3.7.C, unless otherwise shown in the appurtenant Geotechnical Report.

## 29.8 STOCKPILING

- A. Stockpile materials on site at locations indicated on the plans or as designated by Project Manager.
- B. Stockpile in sufficient quantities to meet Project schedule and requirements.
- C. Separate differing materials with dividers or stockpile apart to prevent mixing.
- D. Prevent intermixing of soil types or contamination.
- E. Direct surface water away from stockpile site to prevent erosion or deterioration of materials.
- F. Stockpile unsuitable or hazardous materials on impervious material and cover to prevent erosion and leaching, until disposed of. Dispose unsuitable or hazardous material within 48 hours of removal.

## 29.9 STOCKPILE CLEANUP

- A. Remove stockpile, leave area in clean and neat condition. Grade site surface to prevent free standing surface water.
- B. Leave unused materials in neat, compact stockpile.
- C. When borrow area is indicated, leave area in clean and neat condition. Grade site surface to prevent free standing surface water.

## 29.10 PROTECTION

- A. Prevent displacement or loose soil from falling into excavation; maintain soil stability.
- B. Protect bottom of excavations and soil adjacent to and beneath foundation from freezing.

- C. Protect structures, utilities, and other facilities from damage caused by settlement, lateral movement, undermining, washout, and other hazards created by earth operations.

**END OF SECTION 31 05 13**

## SECTION 31 05 14 – SUBGRADE ENHANCEMENT GEOSYNTHETIC

### PART 30 - GENERAL

#### 30.1 SUMMARY

- A. Section Includes:
  - 1. Subgrade Enhancement Geogrid
  - 2. Subgrade Enhancement Geotextile.
  
- B. Related Sections:
  - 1. Section 31 05 13 – Clearing & Grubbing, Excavation, and Earthwork
  - 2. Project Geotechnical report (if available).

#### 30.2 UNIT PRICES - MEASUREMENT AND PAYMENT

- A. Subgrade Enhancement Geogrid/Geotextile
  - 1. Basis of Measurement: By square yard measured parallel to the surface, not including the additional quantity used for overlaps.
  - 2. Basis of Payment: Includes furnishing, storing, maintaining, placing the subgrade enhancement geogrid/geotextile between the subgrade and the pavement structure or as shown on the Drawings.

#### 30.3 REFERENCES

- A. State Standard Specifications:
  - 1. Section 19-10 – Subgrade Enhancement Geosynthetic
  - 2. Section 96 - Geosynthetics

#### 30.4 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
  
- B. Samples: Submit samples of the geogrid when requested by the Project Manager.
  
- C. Manufacturer's Certificate: Certify Products meet or exceed specified requirements.

## **PART 31 - PRODUCTS**

### **31.1 SUBGRADE ENHANCEMENT GEOGRID**

- A. Subgrade enhancement geogrid must be biaxial geogrid. Biaxial geogrid must conform to Section 96-1.02P- Biaxial Geogrid.
- B. Biaxial geogrid must be a punched and drawn polypropylene material formed into an integrally formed biaxial grid.

### **31.2 SUBGRADE ENHANCEMENT GEOTEXTILE**

- A. Subgrade enhancement geotextile must be Class B2 as specified in Section 96-1.02O- Subgrade Enhancement geotextile, unless otherwise shown on the Drawings.
- B. A polyester geotextile must not be used for subgrade enhancement geotextile within four (4) inches of recycled concrete.

## **PART 32 - EXECUTION**

### **32.1 INSTALLATION**

- A. Before placing subgrade enhancement geogrid/geotextile, remove loose or extraneous material and sharp objects that may come in contact with the geosynthetic material.
- B. Place the geosynthetic:
  - 1. Under the manufacturer's instructions
  - 2. Longitudinally along the roadway alignment
  - 3. Without wrinkles.
- C. Overlap the adjacent edges of the rolls at least two (2) feet. Overlap the ends of rolls at least two (2) feet in the direction of spread covering the subgrade enhancement geosynthetic. Geogrid or Geotextile should be extended all the way to the gutter lip.
- D. Fold or cut the geosynthetic to conform to curves. Overlap any cut material at least two (2) feet. Hold the overlap in place with staples, pins, or small piles of material placed on the subgrade enhancement material.
- E. Make any repairs to the geogrid or geotextile material by placing a new piece of material over the damaged areas with at least three (3) feet of overlap from the edges of the damaged area.

- F. Compact the aggregate base with either a
  - 1. Smooth wheeled roller with no vibrations
  - 2. Rubber tire roller
- G. Do not stockpile material on the geosynthetic.
- H. Do not place any geosynthetic material that cannot be covered on the same day.
- I. Do not operate equipment or vehicles directly on geosynthetic material unless one of the following conditions are met:
  - 1. Vehicles and equipment are
    - a. Equipped with rubber tires
    - b. Operated under 10 miles per hour
    - c. Operated in a manner to avoid sudden braking and sharp turns
  - 2. At least 0.35 feet of aggregate base had been placed, spread, and compacted on the geogrid.
- J. Do not compact the subgrade geosynthetic material with a sheepsfoot or other non-smooth roller.
- K. Do not turn vehicles on material placed directly over geosynthetic material.
- L. Before operating equipment on areas where geosynthetic material has been placed, spread and compact 0.5 feet of material on the geosynthetic.

**END OF SECTION 31 05 13**

## SECTION 31 23 16 – UTILITY TRENCHING

### PART 33 - GENERAL

#### 33.1 SUMMARY

##### A. Section Includes:

1. The work of this Section includes all saw cutting, utility trenching, earthwork and removal of surface material as required for construction of the utility trenches. Such earthwork shall include, but may not necessarily be limited to, the loosening, removing, loading, transporting, depositing, and compacting in its final location of all materials wet and dry, as required for the purposes of completing the work, which shall include, but not necessarily be limited to, the furnishing, placing, and removing of sheeting, shoring and bracing necessary to safely support the sides of all excavations; all pumping, ditching, draining and other required measures for the removal or exclusion of water from the excavation; the supporting of structures above and below the ground; all backfilling around structures and all backfilling of trenches and pits; restoration of surface, pavement markings, the disposal of excess excavated materials; borrow of materials to make up deficiencies for fills; and all other incidental earthwork.
2. All utility lines not owned by the City shall be designed and constructed in accordance with the rules and regulations of serving utilities. All utilities shall be installed prior to placement of the wearing surface of the street. It shall be the responsibility of the Contractor to conform to these provisions.
3. All broken concrete, pavement, base and other material and unsuitable and surplus excavated material shall be removed, hauled off the site and disposed of by the Contractor at a location obtained by the Contractor and approved by the Project Manager all at no additional cost to the City; said costs and fees shall be considered as included in the prices bid.
4. All materials regardless of character and subsurface conditions shall be excavated to the depths indicated or specified. During excavation, suitable trench material that will be used as backfill shall be piled in an orderly manner a sufficient distance from the banks of the trench to avoid overloading and to prevent slides or cave-ins, or shall be separately stockpiled. All excavated materials not required or unsuitable for backfill shall be disposed of outside the Right-of-

Way as specified in Section 5-1.20B(4) "Contractor–Property Owner Agreement" of the State Standard Specifications

5. All hazardous materials shall be handled in accordance with all regulatory agency requirements and as specified in Section 14-11.03, "Hazardous Waste Management", of the State Standard Specifications. Contractor-generated hazardous waste shall be disposed of outside the Right-of-Way as specified in Section 14-11.06B, "Contractor-Generated Contaminated Soil", of the State Standard Specifications. Within 5 business days of transporting hazardous waste, submit documentation of proper disposal from the receiving landfill.
6. Where there is not a specific bid item for Hazardous Waste Management, full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in handling of the hazardous waste shall be considered included in the price paid for various items of work and no separate compensation will be allowed therefor.
7. All surface openings shall be saw cut using a power-driven saw with a diamond blade to provide a smooth joint for both concrete and bituminous street and sidewalk surfaces. All the trenches shall be "T" cut trenches as per City Standard details.
8. Impact pavement breakers (drop hammers, stampers, jack hammers) are not permissible.
9. The requirements of Section 7-1.02K(6) and 7-1.02L(2) of State Standard Specifications concerning Trench Safety and Antitrust Claims shall be complied with in addition to the requirements of Article 6 and Section 1503 of the State of California Construction Safety Orders.
10. Grading shall be done as may be necessary to prevent surface water from flowing into trenches or other excavations. Unless otherwise indicated, excavation shall be by open cut except that short sections of a trench may be tunneled if the pipe, cable, or duct can be safely and properly installed, backfilled with Controlled Low Strength Materials not tamped in such tunnel sections.

B. Related Sections:

1. Section 01 33 00 - Submittal Procedures
2. Section 02 41 00 - Demolition
3. Section 31 05 13 – Clearing & Grubbing, Excavation, and Earthwork
4. Section 32 11 23 - Aggregate Base Courses
5. Section 32 12 16 - Asphalt Paving

6. Section 32 13 13 - Concrete Surface Improvements
7. Section 33 05 13 - Manholes and Structures
8. Section 33 11 13 - Water Distribution Piping
9. Section 33 12 13 – Water Service Connections
10. Section 33 31 13 - Sanitary Sewer Piping
11. Section 33 41 13 - Storm Drainage Piping

C. California Codes:

1. Titles 17 and 22 California Code of Regulations - Chapter 16 – California Waterworks Standards
2. Water Main Separation Criteria: Chapter 16 - California Waterworks Standards Article 6 - §64572

33.2 UNIT PRICE - MEASUREMENT AND PAYMENT (For City CIP Projects only)

A. Utility Trenching and Earthwork:

1. Measurement: Utility Trenching is typically not a measured item. However, when a bid item is included for Utility Trenching or Joint Utilities Trenching, measurement, unless otherwise designated, shall be the number of linear feet of longitudinal trench centerline, measured along the design slope of the trench bottom, to the nearest foot to the conduit end, pay line, or outside face of connecting structure as designated. Any trenching or excavation for connecting structures shall be included in the measurement for the structure.
2. Payment: Unless there is a separate bid item, full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in Utility Trenching, complete in place including saw cut, excavating to required elevations, protecting the excavation in compliance with Cal/OSHA, removing and disposing of excavated materials, removing and disposing of any asphalt paving mats or fabrics, stockpiling excavated materials, dewatering, bedding, backfill, removing trench sheathing, shoring and bracing when no longer required, restoration and disposing of materials outside the Right-of-Way shall be considered as included in various items of work most closely related to and no separate compensation will be allowed therefor. Payment is not made for over excavated work nor for replacement materials, unless approved in writing by the Project Manager.

33.3 REFERENCES

A. American Association of State Highway and Transportation Officials:

1. AASHTO T180 - Standard Specification for Moisture-Density Relations of Soils Using a 4.54-kg (10-lb) Rammer and a 457-mm (18-in.) Drop.

B. ASTM International:

1. ASTM D698 - Standard Test Method for Laboratory Compaction Characteristics of Soil Using Standard Effort (12,400 ft-lbf/ft<sup>3</sup> (600 kN-m/m<sup>3</sup>).
2. ASTM D1556 - Standard Test Method for Density and Unit Weight of Soil in Place by the Sand-Cone Method.
3. ASTM D1557 - Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft<sup>3</sup> (2,700 kN-m/m<sup>3</sup>).
4. ASTM D1633 - Standard Test Methods for Compressive Strength of Molded Soil-Cement Cylinders.
5. ASTM D2167 - Standard Test Method for Density and Unit Weight of Soil in Place by the Rubber Balloon Method.
6. ASTM D2419 - Standard Test Method for Sand Equivalent Value of Soils and Fine Aggregate.
7. ASTM D2487 - Standard Practice for Classification of Soils for Engineering Purposes (Unified Soil Classification System).
8. ASTM D2922 - Standard Test Method for Density of Soil and Soil-Aggregate in Place by Nuclear Methods (Shallow Depth).
9. ASTM D3017 - Standard Test Method for Water Content of Soil and Rock in Place by Nuclear Methods (Shallow Depth).
10. ASTM D3776 - Standard Test Methods for Mass Per Unit Area (Weight) of Fabric.
11. ASTM D3786 - Standard Test Method for Bursting Strength of Textile Fabrics -Diaphragm Bursting Strength Tester Method
12. ASTM D4253 - Standard Test Methods for Maximum Index Density and Unit Weight of Soils Using a Vibratory Table
13. ASTM D4254 - Standard Test Methods for Minimum Index Density and Unit Weight of Soils and Calculation of Relative Density
14. ASTM D4318 - Standard Test Methods for Liquid Limit, Plastic Limit, and Plasticity Index of Soils
15. ASTM D4491 - Standard Test Methods for Water Permeability of Geotextiles by Permittivity
16. ASTM D4632 - Standard Test Method for Grab Breaking Load and Elongation of Geotextiles
17. ASTM D4751 - Standard Test Method for Determining Apparent Opening Size of a Geotextile
18. Cal/OSHA - Division of Occupational Safety and Health (DOSH) Administration

C. State Codes;

- a. California Labor Code

- b. Construction Safety Orders of the State of California
- D. State of California (Caltrans) - State Standard Specifications:
  - a. Section 25 - Aggregate Subbases
  - b. Section 26 - Aggregate Bases

### 33.4 DEFINITIONS

- A. Utility: Any buried pipe, duct, conduit, or cable.
- B. Utility Structure: Maintenance holes, inlets, catch basins or vaults

### 33.5 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Excavation Protection Plan: Contractor's attention is directed to the provisions in Section 6705 of the California Labor Code. Prior to beginning any trench or structure excavation five (5) feet or more in depth, the Contractor shall submit to the Project Manager for review for compliance with Section 6705 of the Contractor's detailed excavation protection plan showing the design of all shoring, bracing, sloping of the sides of excavation, or other provisions to be made for worker protection from the hazard of caving ground during the excavation of such trenches or structure excavations.
- C. Product Data: Contractor shall submit data for various types of backfill, trenching and shoring plans, and geotextile fabric. Contractor shall submit laboratory results indicating all soils and backfill material are not hazardous.
- D. Samples: Contractor shall submit fill samples, in air-tight containers for each type of fill to testing laboratory.
- E. Materials Source: Contractor shall submit name of imported fill materials suppliers.
- F. Manufacturer's Certificate: Certificates of Compliance shall be provided for all products and materials proposed to be used under this Section.
- G. Contractor shall submit a Safety Certification

### 33.6 QUALITY ASSURANCE

- A. Capital Improvement Projects (CIP):

1. All soil and backfill testing shall be done by a testing laboratory of the City's choice at the City's expense except as otherwise specified in Paragraph 1.6 B. below. The Contractor shall notify the Project Manager at least 48 hours prior to performing any utility excavation and before beginning of backfill materials.
  2. Where soil material is required to be compacted to a percentage of maximum density the maximum density at optimum moisture content will be determined in accordance with ASTM D 1557. Where cohesionless, free draining soil material is required to be densified to a percentage of relative density the calculation of relative density will be determined in accordance with ASTM D 4253 and D 4254. Field density in-place tests will be performed in accordance with ASTM D 2922, or by such other means acceptable to the Project Manager.
  3. In case the first test and one re-test of the fill or backfill show non-compliance with the requirements, the Contractor shall accomplish such remedy as may be required to insure compliance. Subsequent re-testing after the first re-test to show compliance shall be at the Contractor's expense.
- B. All Other Projects including but not limited to permit projects, utility company projects, development and redevelopment projects:
1. All soil and backfill testing shall be by the Permittee/Developer/Utility Company's Geotechnical Engineer of Record and shall submit all testing information to the City.
  2. Maintain one copy of the Construction Documents and City Standard Details and Specifications on site.

### 33.7 QUALIFICATIONS

- A. If the Contractor's excavation protection plan varies from the shoring system standards established in the Construction Safety Orders of the State of California, such alternative system plan shall be prepared, stamped and signed by a Civil or Structural Engineer licensed in the State of California at the Contractor's expense.

### 33.8 FIELD MEASUREMENTS

- A. Contractor shall verify field measurements prior to fabrication.

### 33.9 COORDINATION

- A. Verify Work associated with lower elevation utilities is complete before placing higher elevation utilities.

## PART 34 - PRODUCTS

### 34.1 SUITABLE FILL MATERIALS

- A. Suitable backfill shall be a selected or processed clean, fine earth, rock, or sand, free from objectionable materials, vegetation, or other deleterious substances.
- B. All import material from a source outside the project limits for use as backfill shall be clean soil, not hazardous, free from organic material, trash, debris, rubbish, broken Portland cement concrete, bituminous materials or other objectionable materials. Whenever the Contractor elects to use imported material for backfill, it shall be delivered not less than 10 days prior to the intended use and a sample of the material shall be submitted to the Project Manager for review. The sample shall have a minimum dry weight of 100 pounds and shall be clearly identified as to source, including street address and community of origin. The Project Manager will determine the suitability, the minimum relative compaction to be attained, and the placement method. If the backfill material is found not suitable, the Contractor shall remove material from the site and dispose of at no additional cost to the City.
- C. Should the imported material not be substantially the same as the approved sample, it shall not be used for backfill and shall be removed from the job site at the Contractor's expense.
- D. The densification method for imported material authorized by the Project Manager will be dependent upon its composition, the composition of the in-place soil at the point of placement, once the relative compaction to be obtained.
- E. The following are the types of backfill materials:
  - 1. **Sand** shall be a material with 100 percent passing a 3/8" sieve, at least 90 percent passing a No. 4 sieve, and a sand equivalent value not less than 30.
  - 2. **Class 2 Aggregate Base** shall be crushed rock aggregate base material meeting the requirements of Section 26, "Aggregate Bases", for 3/4" maximum aggregate gradation, of the State Standard Specifications. Recycled Aggregate Base is an acceptable backfill material.
  - 3. **Controlled Low Strength Materials (CLSM)** shall be fluid workable mixture of cement, pozzolan, aggregate and water mixed in accordance with ASTM C94. Cement shall be Type II Cement and comply with ASTM C150. Pozzolan shall be added to improve the

flowability and shall be Type F in accordance with the requirements of ASTM C618. Water must be free of oil, salts, and other impurities that adversely affect the backfill. Aggregate must consist of well graded mixture of crushed rock, soil, or sand with a maximum aggregate size of 1/2-inch. 100percent of the aggregate shall pass the 3/4" sieve and not more than 30-percent retained on the 3/8" sieve and not more than 12 percent shall pass the No. 200 sieve. Air entraining admixtures shall be added to improve the workability and shall in accordance with the requirements of ASTM C260. Density of CLSM shall be between 120 pounds per cubic feet to 135 pounds per cubic feet. Minimum 28-day compressive strength for CLSM shall be between 50psi minimum to 100psi for depths 20 feet or less in height of cover. For depths greater than 10 feet in height, CLSM mix shall have a minimum 28-day compressive strength of 100 psi.

4. **Native** material shall be material obtained from on-site excavations, provided the materials are not classified as unsuitable. Native materials shall be free of stones, lumps, rubbish, debris, organic material, broken concrete or bituminous surfacing over 4 inches in diameter, objectionable material, vegetation, and deleterious substances.
5. **Class 2 Permeable Material** shall be hard, durable, crushed stone, or gravel, and free from slaking or decomposition under action of alternate wetting or drying, uniformly graded, and shall meet the requirements of Section 68-2.02F for Class 2 "Permeable Material", of the State Standard Specifications.
6. **Topsoil** shall be material which has been obtained at the site or may be imported and shall meet the requirements of Section 32 90 00 - Landscape Work. Removal of topsoil shall be done after the area has been stripped of vegetation and debris as specified.

#### 34.2 UNSUITABLE BACKFILL MATERIALS

- A. Any material determined to be hazardous is defined as unsuitable material.
- B. Unsuitable soils for backfill material shall include soft, spongy, unstable or other similar soils which, when classified under ASTM D 2487, fall in the classifications of Pt, OH, or OL. Types CH and MH soils will be permitted in unimproved areas only where required compaction and stability can be demonstrated. In addition, any soil which cannot be compacted sufficiently to achieve the percentage of maximum density specified for the intended use, shall be classified as unsuitable material.

- C. Washed, smooth rock (pea gravel) is classified as unsuitable material.

34.3 FILTER FABRIC

- A. Filter Fabric shall be permeable, non-woven synthetic fabric meeting the requirements of Section 96-1.02B, "Filter Fabric" of the State Standard Specifications. Filter fabric shall have minimum Grab breaking load in each direction of 157 pounds, a minimum puncture strength of 310 pounds, apparent opening size between 40 and 70.

34.4 TEMPORARY STEEL PLATES

- A. When approved by the Project Manager, the Contractor may use steel plate bridging in-lieu of backfill and temporary asphalt where the roadway surface is to be opened to traffic. All steel plates shall be without deformation. Inspectors shall determine the trueness of steel plates by using a straight edge and shall reject any plate that is permanently deformed.
- B. Trench plates shall be coated with Antiskid type surface meeting State Standard Specifications of a nominal Coefficient of friction of 0.35 in accordance with California Test Method 342 (Appendix H).
- C. The following table shows the advisory minimal thickness of steel plate bridging required for a given trench width (A-36 grade steel, designed for HS20-44 truck loading per Caltrans Bridge Design Specifications Manual).

Trench Width Steel Plate Thickness (inches)	Minimum
10 inches 1/2 inch	
1 foot 11 inches inch	3/4
2 feet 7 inches 7/8 inch	
3 feet 5 inches 1 inch	
4 feet 3 inches 1-3/4 inch	

NOTE: For trench width spans greater than 4 feet 3 inches, a structural design shall be prepared, signed, and stamped by a California Registered Civil Engineer.

- D. A Rough Road signs (W8-8) with black lettering on an orange background shall be used in advance of steel plate bridging.

## **PART 35 - EXECUTION**

### **35.1 DEFINITIONS - PIPE ZONE, BEDDING, TRENCH & FINAL ZONE**

- A. **Pipe Zone:** Pipe Zone is defined as the vertical trench cross-section between the trench subgrade, which is 0.4 times the outside diameter of the pipe in inches below the bottom surface of the pipe or 4" minimum whichever is greater, and 12 inches above the top surface of the pipe.
- B. **Bedding:** Bedding is defined as that portion of the Pipe Zone between the trench subgrade, which is 0.4 times the outside diameter of the pipe in inches below the bottom surface of the pipe or 4" minimum whichever is greater and a level line from the bottom of the pipe.
- C. **Trench Zone:** The Trench Zone is defined as the vertical trench cross-section between top of Pipe Zone and 36" below finish paved surface. In unpaved areas, the Trench Zone shall be the vertical cross-section between the top of Pipe Zone and 24 inches below finished unpaved or landscape surface.
- D. **Final Zone:** The Final Zone is defined as the upper 36 inches of vertical cross-section below the finished paved surface. In unpaved or landscaped areas, the Final Zone is the upper 24 inches of vertical cross-section below the finished surface.
- E. **Pavement Section:** The Pavement Section is defined as the engineered layers of pavement and base conforming to the hot mix asphalt pavement or concrete pavement and aggregate base thickness as shown on the Plans.
- F. **Backfill:** Backfill is considered to be the material used to fill the portion of a trench between the pipe Bedding and the roadway subgrade or finish surface in non-roadway areas
- G. **Trench Plugs:** Trench plugs are temporary barriers placed within an open trench excavation in order to minimize the volume and velocity of trench water flow at the base of slopes and to reduce erosion in the trench, preventing the trench from becoming a subsurface drainage path. These trench plugs may consist of unexcavated portions of the trench, compacted subsoil, sandbags, or some functional equivalent.

35.2 PIPE ZONE BACKFILL MATERIALS

- A. Bedding as defined in this section shall be Sand or Class 2 Aggregate Base.
- B. Pipe Zone backfill, excluding bedding as defined in this section shall be
  - 1. Sand for plastic pipe
  - 2. Sand or Class 2 Aggregate Base for ductile iron pipe, vitrified clay pipe and reinforced concrete pipe.
- C. For dry utility and/or joint trench, Pipe Zone backfill shall conform to latest Pacific Gas and Electric Company (PG&E) Greenbook's Engineering Material Specification No. 4123 - Backfill Sand or meeting the utility owner's specifications.
- D. Trench plugs shall be provided at minimum intervals of 200 feet where pipelines are installed on grades exceeding 4 percent, and where backfill materials have gradation less than 10 percent passing a No. 4 sieve.
- E. Unless otherwise specified Bedding and backfill around sub-drainage systems shall be minimum of 12 inches of Class 2 Permeable Material as specified in Section 68-2.02F(3) of the State Standard Specifications.

35.3 TRENCH ZONE BACKFILL MATERIALS

- A. Trench Zone backfill as defined in this section shall be Class 2 Aggregate Base in paved areas.
- B. Native backfill material shall be used in unpaved or landscape areas.

35.4 FINAL ZONE BACKFILL MATERIALS

- A. Final Zone backfill as defined in this section shall be
  - 1. Native backfill in unpaved areas
  - 2. Native backfill with 6 inches thick minimum Top Soil material in landscape areas.
  - 3. Class 2 Aggregate Base in paved areas below the Pavement Section.

35.5 TRENCH WIDTH & LENGTH

- A. Minimum Trench width shall be as follows:

Utility Pipe Outside Diameter (O.D.)  
Minimum Trench Width (inches)

(inches)

For Pipe Sizes under 12 inches  
Pipe O.D. + 12 inches

For Pipe Sizes between 12 inches to 48 inches  
O.D. + 24 inches

Pipe

For Pipe Sizes above 48 inches  
Pipe O.D. + 48 inches

For Dry Utilities (electrical, telephone, cable, street light and traffic signal conduits), the trench width shall be 18" minimum.

- B. Maximum Length of Open Trench: Except by permission of the Project Manager, the maximum length of open trench where prefabricated pipe is used shall be the distance necessary to accommodate the amount of pipe installed in a single day and shall not exceed 300 feet. The distance is the collective length at any location, including open excavation, pipe laying and appurtenant construction and backfill which has not been temporarily re-surfaced.
- C. Except by permission of the Project Manager, the maximum length of open trench in any one location where concrete structures are cast in place will be that which is necessary to permit uninterrupted progress.

### 35.6 PREPARATION

- A. Call Local Utility Line Information service at USA North 811 not less than three working days before performing Work.
  - 1. Request underground utilities to be located and marked within and surrounding construction areas.
- B. Contractor's Licensed Land Surveyor shall provide all construction surveying and staking prior to beginning any trenching and excavation.
- C. Protect bench marks, street monuments, existing structures, fences, sidewalks, paving, and curbs from excavating equipment and vehicular traffic.
- D. Contractor shall maintain and protect above and below grade utilities unless otherwise noted.
- E. Establish temporary traffic control per Contractor's approved traffic control plans when trenching is performed in public right-of-way. Relocate controls as required during progress of Work.

### 35.7 SHEETING AND SHORING

- A. Sheet, shore, and brace excavations more than 5 feet deep to prevent danger to persons, structures and adjacent properties and to prevent caving, erosion, and loss of surrounding subsoil.
- B. All sheeting, shoring and bracing shall conform to Cal/OSHA.
- C. Support trenches more than 5 feet deep excavated through unstable, loose, or soft material. Provide sheeting, shoring, bracing, or other protection to maintain stability of excavation.
- D. Design sheeting and shoring to be removed at completion of excavation work.
- E. Repair damage caused by failure of the sheeting, shoring, or bracing and for settlement of filled excavations or adjacent soil.
- F. Repair damage to new and existing Work from settlement, water or earth pressure or other causes resulting from inadequate sheeting, shoring, or bracing.
- G. **Access to Trenches** - A stairway, ladder, ramp or other safe means of egress shall be located in trench excavations that are 4 feet or more in depth so as to require no more than 25 feet of lateral travel for the employees, the Contractor, and any other personnel.
- H. **Bracing Excavations** - The manner of bracing excavations shall be as set forth in the rules, orders and regulations of the Division of Industrial Safety of the State at California.

### 35.8 TEMPORARY ACCESSIBLE PEDESTRIAN BRIDGES

- A. Temporary Accessible Pedestrian bridges of approved construction not less than four feet in width in compliance with ADA, and provided with hand rails and supports of dressed lumber, shall be installed over trenches at all crosswalk intersections, and at such other points where traffic conditions make it advisable. Substantially constructed bridges, adequate for handling all vehicular traffic, shall be installed over any trench or other excavation in a street intersection, whenever such excavation is in excess of half the width of the street crossing. Adequate bridges shall be provided to make possible the safe and full use of all driveways or roadways used to move vehicles from the public street onto private property.
- B. All bridges required to be installed shall be maintained in place as long as the condition of the work requires their use for the safety and convenience

of the public. Removal or relocation of these temporary bridges shall be at the Contractor's own discretion and risk.

### 35.9 TRENCHING AND EXCAVATION

- A. All excavations for utilities, pipelines and Minor Structures shall be open cut trenches, unless otherwise shown.
- B. Do not advance open trench more than 200 feet ahead of installed pipe.
- C. Cut trenches to widths per Standard Specifications or as indicated on the Drawings and sufficiently wide to enable installation and allow inspection. Remove water or materials that interfere with Work.
- D. Excavate trenches to depth per Standard Specifications or as indicated on Drawings. Provide uniform and continuous bearing and support for bedding material and utility pipes.
- E. Do not interfere with 45-degree bearing splay of foundations.
- F. When Project conditions permit, slope side walls of excavation per Cal/OSHA. When side walls cannot be sloped, provide sheeting and shoring to protect excavation as specified in this section.
- G. Excavation and other work under or adjacent to existing pipe lines, cables, conduit runs or structures of any kind, shall be prosecuted in such a manner as not to interfere with the safe operation and use of such installations. Should any damage be incurred to existing facilities during the Contractor's operations, the Contractor shall immediately notify the proper owners or authorities, and shall arrange for the immediate repair of same at the Contractor's own expense.
- H. Excavations for appurtenant structures, such as but not limited to maintenance holes, transition structures, junction structures, vaults, valve boxes, catch basins, thrust blocks, and boring pits shall, for the purpose of shoring and bracing, be deemed to be in the category of trench excavation.
- I. Excavation shall include the removal of all water and materials of any nature which interfere with the construction work. Removal of ground water to a level below the structure sub-grade will be necessary unless specified otherwise. The water removed during excavation shall not be directed to storm drain system. The contractor shall apply to Delta Diablo for a Discharge Permit to dispose the water encountered during excavations into the sanitary sewer system.

- J. Should the Contractor elect to tunnel or jack any portion, he shall first obtain approval from the Project Manager. Payment for such work will be made as though the originally specified method of construction has been used.
- K. Trenching, tunneling, boring and jacking shall comply with the applicable provisions of the State Standard Specifications, these specifications and the plans. All work shall comply with the applicable Federal, State and local laws, regulations, codes and ordinances, and in addition, shall meet the respective utility agencies requirements for joint trench construction for installation of conduits, including, but not limited to, safety, depth, size, type, connection and other regulations and shall be considered as included in the various contract items of work and no additional compensation shall be made therefore.
- L. Pipe will be carefully inspected in the field before and after laying. If any cause for rejection is discovered in a pipe after it has been laid, it shall be subject to rejection. Any corrective work shall be approved by the Project Manager and shall be at no cost to the City.
- M. When connections are to be made to any existing pipe, conduit, or other appurtenances, the actual elevation or position of which cannot be determined without excavation, the Contractor shall excavate for, and expose, the existing improvement before laying any pipe or conduit. The Project Manager shall be given the opportunity to inspect the existing pipe or conduit before connection is made.
- N. Gravity flow pipe shall be laid downstream to upstream with the socket or collar ends of the pipe upgrade unless authorized by the Project Manager.
- O. Concrete pipe with elliptical reinforcement shall be laid with the minor axis of the reinforcement cage in a vertical position.
- P. Any adjustments in line or grade of not more than 0.1 feet up or down which may be necessary to accomplish the intent of the plans shall be considered as included in the various contract items of work and no additional compensation will be made therefore.
- Q. Locations of existing underground utilities and structures, insofar as they are known from information furnished by the respective utility companies and agencies, have been shown on the plans. The City assumes no responsibility for the accuracy or completeness of said data, which is offered solely for the convenience of the Contractor it shall be the Contractor's responsibility to verify the location of these obstructions, and to locate any other underground utilities or structures, which might interfere with the Contractor's operations.

- R. If soft spongy, unstable or other similar material is encountered upon which the bedding material or pipe is to be placed, this unsuitable material shall be removed to a depth ordered by the Project Manager and replaced with bedding material suitably densified. Additional bedding so ordered, over the amount required by the plans or specifications, will be paid for as provided in the Proposal or the Technical Specifications. If the necessity for such additional bedding material has been caused by an act or failure to act on the part of the Contractor, or is required for the control of ground water, the Contractor shall bear the expense of the additional excavation and bedding.
- S. Where pipe culverts are to be installed in new embankment, it shall first be constructed to the required height as shown on the plans, and for a distance each side of the culvert location of not less than five (5) times the diameter of the culvert, after which the trench shall be excavated with sides as nearly vertical as soil conditions will permit and culvert installed
- T. For excavations in landscape areas, all damaged irrigation systems, including irrigation piping and electrical wiring shall be repaired and restored to the original condition on the same day they are damaged. All landscape surface areas shall be restored to its original condition unless specified otherwise.
- U. No tree roots over 1.5 inches in diameter shall be cut without the authorization from the Project Manager or City's Arborist. If existing roots over 1 inch in diameter are cut during the course of work, the cut faces shall be thoroughly coated with emulsified asphalt made especially for use on cut or damaged plant tissues. All exposed roots shall be covered with wet burlap to prevent them from drying out.
- V. Trim excavation. Hand trim for bell and spigot pipe joints. Remove loose matter.
- W. Correct over excavated areas with compacted backfill as specified for authorized excavation as directed by Project Manager.
- X. Remove excess subsoil not intended for reuse, from site. The legal disposal of excess materials shall be the responsibility of the Contractor.
- Y. Use of explosives and blasting material will not be permitted.
- Z. Stockpile excavated material in area designated on site as shown on the Contractor's approved Staging Plans.
- AA. In areas of high vehicular or pedestrian volumes, the Project Manager may order the immediate removal of excavated material and that sidewalks and gutters be kept clean at all times.

- BB. The Contractor may transport or backhaul material to be used as backfill material from any portion of a project to any other portion or line of the same project, or from any project being constructed under one contract to any other project being constructed under that same contract. Such transported material shall be clean soil, free from organic material, trash, debris, rubbish, or other objectionable substances except that broken Portland cement concrete or bituminous type paving allowable for the type of backfill specified may be permitted

#### 35.10 OVER-EXCAVATION

- A. When ordered by the Project Manager, whether or not indicated in the project plans and specifications, trenches shall be over-excavated beyond the depths shown and such over-excavation shall be to the depths ordered the Project Manager. Backfill for over excavation backfill shall be Class 2 Permeable materials. For wet trenches, Contractor shall install a filter fabric on top and below the permeable materials.

#### 35.11 PIPE LAYING

- A. Lay pipes to lines and grades indicated on Drawings, with uniform bearing under the full length of the barrel of the pipe. Project Manager reserves right to make changes in lines, grades, and depths of utilities when changes are required for Project conditions.
- B. Pipe sections shall be laid and joined in such a manner that the offset of the inside of the pipe at any joint will be held to a minimum at the invert. The maximum offset at the invert of pipe shall be 1 percent of the inside diameter of the pipe or 3/8 inch, whichever is smaller.
- C. After the joints have been made, the pipe shall not be disturbed in any manner.
- D. At the close of work each day, or whenever the work ceases for any reason, the end of the pipe shall be securely closed unless otherwise permitted by the Project Manager.
- E. All pipe shall be installed in accordance with the manufacturer's recommendations.
- F. The interior of the pipe shall be clean and free from foreign materials before sections of the pipe are connected. The open ends of the pipe shall be sealed with watertight plugs or other approved means at times when pipe laying is not in progress. Under no conditions shall ground water be allowed to enter the pipe.

- G. Dropping or bumping of pipe will not be permitted. Care shall be exercised by the Contractor to prevent damage to the pipe during handling. There shall be no distortion or deflection of the pipe which might induce damage to the pipe, pipe lining, pipe coating or joints.
- H. Pipe will be carefully inspected in the field before and after laying. In no event shall rejected pipe be installed. Any pipe failing to pass inspection after laying shall be subject to rejection. Any corrective work shall be approved by the Project Manager and shall be at no cost to the City.
- I. The Contractor shall provide a minimum of twelve (12) inches vertical clearance between the pipe and proposed or existing facilities and improvements or per the Utility owner's requirements. A minimum of twelve inches (12 inches) vertical clearance between the pipe and sanitary sewers, gas or petroleum lines and telephone cables shall be provided. Clearance for electrical conduits shall be as provided in the applicable General Safety Orders or utility regulations. Sanitary sewer and water lines shall be 10 feet horizontally clear and not in the same trench and in conformance with Water Main Separation Criteria: Chapter 16 - California Waterworks Standards Article 6 - §64572, unless specifically shown or directed by the Project Manager.
- J. Every precaution shall be taken against floating the pipe. In case of such floating, the Contractor shall replace the pipe to its proper location at his own expense, and replace any damaged pipe which may have resulted.

#### 35.12 PLACING AND SPREADING OF BACKFILL MATERIALS

- A. Regardless of compaction method, backfill shall be evenly spread in horizontal layers so that when compacted each layer shall not exceed eight (8) inches in thickness. During spreading, each layer shall be thoroughly mixed as necessary to promote uniformity of material and uniformity of moisture throughout backfill materials. Material placed in excess of eight (8) inches in thickness shall be removed and re-compacted with the next lift.
- B. Systematically backfill to allow maximum time for natural settlement. Do not backfill over porous, wet, frozen, or spongy subgrade surfaces.
- C. Water shall be added before or during spreading until the proper moisture content is achieved where the backfill material moisture content is below the optimum moisture content.
- D. Where the backfill material moisture content is too high to permit the specified degree of compaction, the material shall be dried or replaced until the moisture content is satisfactory.

- E. Unless otherwise approved by the Project Manager, all trenches within the existing roadway shall be backfilled completely and the roadway made passable to traffic at the end of each day's operation.
- F. Backfill, or fill, as the case may be, for cast-in-place structures such as, but not limited to, manholes, transition structures, junction structures, vaults, valve boxes and reinforced concrete conduits shall start at the sub-grade for the structure.
- G. Except where the pipe must remain exposed for force main leakage tests and subject to the provisions herein, the Contractor shall proceed as soon as possible with backfilling operations. Care shall be exercised so that the conduit will not be damaged or displaced. If the pipe is supported by concrete bedding placed between the trench wall and the pipe, the remainder of any bedding material shall be placed to 1 foot over the top of the conduit. The backfill above the concrete bedding shall not be placed nor sheeting pulled until the concrete has attained sufficient strength as required by the Project Manager.
- H. Trenches shall not be backfilled until all required pressure tests are performed and until the utilities systems as installed conform to the requirements specified in the several sections covering the installation of the various utilities.
- I. Voids left by the removal of sheeting, piles and similar sheeting supports shall be immediately backfilled and compacted into place to assure dense and complete filling of the voids.
- J. After the placing of backfill has been started, the Contractor shall proceed as soon as practicable with compaction.
- K. Backfill shall be mechanically compacted by means of tamping rollers, sheepsfoot rollers, pneumatic tire rollers, vibrating rollers, or other mechanical tampers. All such equipment shall be of a size and type approved by the Project Manager. Impact-type pavement breakers (stompers) will not be permitted. Sheepsfoot equipment shall be limited to outside the Pipe Zone.
- L. Permission to use specific compaction equipment shall not be construed as guaranteeing or implying that the use of such equipment will produce required results or will not result in damage to adjacent ground, existing improvements, or improvements installed under the contract. The Contractor shall make its own determination in this regard.
- M. Material for mechanically compacted, backfill shall be placed in lifts which, prior to compaction, shall not exceed the thickness specified above.

- N. Mechanically compacted backfill shall be placed in horizontal layers of thickness compatible to the material being placed and the type of equipment being used. Each layer shall be evenly spread, moistened (or dried, if necessary), and then tamped, vibrated or rolled until the specified relative compaction has been attained.

35.13 COMPACTION OF BACKFILL MATERIALS

- A. Compaction of backfill materials shall be in accordance with ASTM D1557 for cohesive type soils and in accordance with ASTM D4253 and D4254 for cohesionless, free-draining granular type materials. The following compaction test requirements shall apply:

Location of backfill	Relative Compaction
Pipe Zone (including Bedding)	90
Trench Zone	90
Final Zone (paved areas, excluding the Pavement Section)	95
Final Zone (unpaved or landscape areas)	90
Over-excavated areas	90
Around minor structures	90
Beneath minor structures	95

- B. Compaction of Pipe Zone including Bedding material shall be by hand tamping, hand held mechanical vibrating equipment or other means approved by the Project Manager.
- C. Each layer of backfill material shall be mechanically compacted to the specified percentage of maximum density. Equipment that is consistently capable of achieving the required degree of compaction shall be used and each layer shall be compacted over its entire area while the material is at the required moisture content range. Flooding, ponding, or jetting shall not be used.
- D. Use hand operated power compaction equipment where use of heavier equipment is impractical or restricted due to weight limitations.

- E. Backfill within 3 feet of structures or walls shall be compacted with hand operated equipment. Do not use equipment weighing more than 10,000 pounds closer to walls than a horizontal distance equal to the depth of the fill at that time.

#### 35.14 TEMPORARY RESURFACING

- A. Unless permanent pavement is placed immediately, temporary bituminous re-surfacing 2 inches thick shall be placed and maintained in streets and parking lot areas and at locations determined by the Project Manager wherever excavation is made through pavement, sidewalk or driveways. Temporary asphalt shall be placed flush with the adjacent pavement grade.
- B. Hot Mix Asphalt shall be used for temporary resurfacing when permanent surfacing is not to be placed within seven (7) days.
- C. In sidewalk areas the temporary bituminous re-surfacing shall be at least 1-inch-thick, in all other areas it shall be at least 2 inches thick. At major intersections and other critical locations, a greater thickness may be ordered. Temporary resurfacing shall be placed as soon as the condition of the backfill is suitable to receive it and shall remain in place until the condition of the backfill is suitable for permanent resurfacing. Surfacing shall be maintained in a smooth and level condition. The temporary paving shall conform to the requirements of Section 39 of the State Standard Specifications and unless specified differently in the Technical Specifications, may use any of the mixes allowed in Section 39 for such temporary surfacing of trenches.
- D. The re-surfacing shall be placed, rolled, maintained, removed and disposed of by the Contractor.

#### 35.15 PAVEMENT SECTION REPLACEMENT

- A. Unless otherwise specified on the plans or in the Technical Specifications, all existing pavement surface improvements damaged or removed as a result of the Contractor's operations shall be reconstructed by the Contractor per City of Pittsburg Standard Detail R-5, to same dimensions, except for pavement thickness, and with the same type materials used in the original work. Trench resurfacing shall match the existing pavement thickness, but no less than 3 inches.
- B. The type and thickness of the replacement pavement, base, cement treated base, and sub-base for trenches in public streets and highways shall be as shown on the plans or designated by the Project Manager.

- C. Unless otherwise specified, the following requirements shall govern:

Sub-base: Existing sub-base shall be replaced with Class 2 Aggregate Base. The thickness of sub-base replacement shall be designated by the Project Manager, and that portion of trench backfill lying within such designated limits shall be compacted in accordance with this Section and shall not be less than ninety-five (95) percent as determined by California Test Method No. 216.

- D. Surfacing of trenches in new street sections shall be as required to match the Pavement Section as shown on the project plans and specifications.

#### 35.16 TOLERANCES

- A. Section 01 45 00 - Quality Control: Tolerances.
- B. Top Surface of Backfilling under paved areas: Plus or minus 1/2 inch from required elevations.
- C. Top Surface of General Backfilling: Plus or minus 1/2 inch from required elevations.

#### 35.17 FIELD QUALITY CONTROL

- A. Section 01 45 00 - Quality Control: Field inspecting, testing, adjusting, and balancing.
- B. Perform laboratory material tests in accordance with ASTM D1557, ASTM D698, and AASHTO T180.
- C. Perform in place compaction tests in accordance with the following:
  - 1. Density Tests: ASTM D1556, ASTM D2167, or ASTM D2922.
  - 2. Moisture Tests: ASTM D3017.
- D. When tests indicate Work does not meet specified requirements, remove Work, replace, compact, and retest at the Contractor's expense.

#### 35.18 PROTECTION OF FINISHED WORK

- A. Section 01 77 00 - Closeout Requirements: Contractor shall protect all the finished work and any damage to the finished work shall be replaced at the Contractor's expense.

### 35.19 TEMPORARY STEEL PLATE BRIDGING

- A. When backfilling operations of an excavation in the roadway including bike lanes, sidewalks and parking strip, whether transverse or longitudinal, cannot be properly completed within a work day, steel plate bridging with a non-skid surface and shoring shall be required to preserve unobstructed traffic and pedestrian flow. In such cases, the following conditions shall apply:
1. Steel plates used for bridging must extend a minimum of 12-inches beyond the edges of the trench.
  2. Steel plate bridging shall be installed to operate with minimum noise or movement.
  3. The trench shall be adequately shored to support the bridging and traffic loads.
  4. Temporary paving with cold asphalt concrete shall be used to feather the edges of the plates, if plate installation by Method (2) described below, is used.
  5. Bridging shall be secured against displacement by using adjustable cleats, shims, or other devices.
- B. The Contractor is responsible for maintenance of the steel plates, shoring, asphalt concrete ramps, and ensuring that they meet minimum specifications.
- C. All work done by the City crews for lack of maintenance of the temporary steel plates as specified above by the Contractor shall be back charged to the Contractor.
- D. Steel plate bridging shall not exceed four (4) consecutive working days in any given week and should not be left through the weekend, unless approved by the Engineer.
- E. Steel plate bridging and shoring shall be installed using either Method (1) or (2):
1. **Method 1** For speeds of 45 MPH or greater:  
  
The pavement shall be cold planed to a depth equal to the thickness of the plate and to a width and length equal to the dimensions of the plate. Approach plate(s) and ending plate (if longitudinal placement) shall be attached to the roadway by a minimum of two (2) dowels pre-drilled into the corners of the plate and drilled 2-inches into the pavement. Subsequent plates are to be butted and tack welded to each other.
  2. **Method 2** For speeds less than 45 MPH:

Approach plate(s) and ending plate (if longitudinal placement) shall be attached to the roadway by a minimum of two (2) dowels pre-drilled into the corners of the plate and drilled 2-in into the pavement. Subsequent plates are to be butted and tack welded to each other. Fine graded asphalt concrete shall be compacted to form ramps, maximum slope 8.5 percent with a minimum 12-inch taper to cover all edges of the steel plates. When steel plates are removed, the dowel holes in the pavement shall be backfilled with either graded fines of asphalt concrete mix, concrete slurry, epoxy or an equivalent that is satisfactory to the Project Manager.

**END OF SECTION 31 23 16**

## SECTION 32 11 23 - AGGREGATE BASE COURSES

### PART 36 - GENERAL

#### 36.1 SUMMARY

##### A. Section Includes:

1. Class 2 Aggregate Base course.

##### B. Related Sections:

1. Section 31 23 16 - Utility Trenching: Compacted fill under base course.
2. Section 32 12 16 - Asphalt Paving: Binder and finish asphalt courses.
3. Section 32 13 13 - Concrete Surface Improvements: Finish concrete surface course.

#### 36.2 UNIT PRICE - MEASUREMENT AND PAYMENT

##### A. Aggregate Base Course:

1. **Basis of Measurement:** By the cubic yard as specified in the bid form. Quantities of aggregates will be calculated on the basis of dimensions shown on the plans. No allowance will be made for aggregate rejected or placed outside said dimensions unless otherwise order by the Project Manager.
2. Aggregate Base used under concrete work such as curb and gutter, valley gutter, sidewalk, driveways, curb ramps, median curbs, median nose surfacing, bus turnouts, retaining curbs, and in utility trenches shall not be measured unless specified otherwise in the Contract.
3. **Basis of Payment:** Includes full compensation for furnishing all labor, materials, tools, equipment and incidentals, in aggregate base supplying fill material, stockpiling, scarifying subgrade surface, placing where required, watering, dust palliative, leveling, compacting and certifying the top of aggregate base design grades.
4. Aggregate Base used under concrete work such as curb and gutter, valley gutter, sidewalk, retaining curbs, etc. shall considered incidental to the item most closely related to and no separate compensation will be allowed therefor. Aggregate base used in utility trenches shall be considered incidental to the cost per linear foot paid

for the utility pipes as shown on the bid form and no separate compensation will be allowed therefor.

### 36.3 REFERENCES

- A. American Association of State Highway and Transportation Officials:
  - 1. AASHTO M288 - Standard Specification for Geotextile Specification for Highway Applications.
- B. Caltrans Standard Specifications:
  - 1. Section 26 Aggregate Base.
- C. CalRecycle
  - 1. <http://www.calrecycle.ca.gov/ConDemo/Aggregate/>

### 36.4 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Product Data:
  - 1. Submit data for geotextile fabric and herbicide.
- C. Samples: Submit, in air-tight containers, 5 lbs sample of each type of aggregate fill to testing laboratory or as required by the City.
- D. Submit aggregate base gradation, R-value requirements, and sand equivalent requirements as specified in this sections.
- E. Aggregate samples must not be treated with lime, cement, or chemicals before testing for durability index.
- F. Aggregate from untreated reclaimed processed asphalt concrete, Portland cement concrete, lean concrete base or cement-treated base is not considered treated.
- G. If the aggregate gradation test results, sand equivalent test results, or both do not comply with the Contract compliance requirements, remove the aggregate base or request a payment deduction. If the payment deduction request is authorized, \$2.00/cubic yard is deducted.
- H. Materials Source: Submit name of aggregate materials suppliers.

- I. Manufacturer's Certificate: Certify products meet or exceed specified requirements.
- J. Field survey and certify the top of aggregate base design grades as specified in Section 01 71 23 - Construction Surveying.
- K. Supplier shall submit certification data that aggregate base meets the requirements per Caltrans Testing Methods.

#### 36.5 SUSTAINABLE DESIGN SUBMITTALS

- A. Manufacturer's Certificate: Certify products meet or exceed specified sustainable design requirements.
  - 1. Materials Resources Certificates:
    - a. Certify source and origin for salvaged and reused products.
    - b. Certify recycled material content for recycled content products.
    - c. Certify source for regional materials and distance from jobsite.

#### 36.6 QUALITY ASSURANCE

- A. Furnish each aggregate material from single source throughout the Work.
- B. Perform Work according to City Standards.

### **PART 37 - PRODUCTS**

#### 37.1 SUSTAINABILITY CHARACTERISTICS

- A. Materials and Resources Characteristics:
  - 1. Recycled Content Materials: Furnish materials with maximum available recycled content.
  - 2. Regional Materials: Furnish materials extracted, processed, and manufactured within 500 miles of jobsite.

#### 37.2 AGGREGATE MATERIALS

- A. Aggregate must be clean and consist of any combination of the following:
  - 1. Broken Stone
  - 2. Crushed Gravel
  - 3. Natural rough-surfaced gravel
  - 4. Sand

5. Processed reclaimed asphalt concrete, Portland cement concrete, lean concrete base, or cement-treated base.
- B. Quality: Aggregate base furnished for the base material shall be free from vegetable matter and other deleterious substances, and shall be of such nature that it can be compacted readily under watering and rolling to form a firm stable base.
- C. Maximum aggregate size shall be 3/4-inch maximum aggregate gradation unless specified otherwise.
- D. Class 2 Aggregate Base: ASTM D2940; graded type. Conform to Section 26 of the Caltrans Standard Specifications. Aggregate gradation for 3/4-inch maximum aggregate base must be within the percentage passing limits for the sieve sizes shown in the following table:

**Aggregate Gradation**

Sieve Size	Percentage Passing	
	Operating Range	Contract compliance
2"	-	-
1-1/2"	-	-
1"	100	100
3/4"	90-100	87-100
No. 4	35-60	30-65
No. 30	10-30	5-35
No. 200	2-9	0-12

- E. The aggregate quality characteristic must comply with the requirements shown in the following table:

**Aggregate Quality Characteristics**

Quality Characteristics	Requirement	
	Operating Range	Contract compliance
Resistance (R-value, min.)	-	78
Sand Equivalent (min.)	25	22
Durability Index (min.)	-	35

**PART 38 - EXECUTION**

**38.1 EXAMINATION**

- A. Verify compacted subgrade is dry and ready to support paving and imposed loads.
  - 1. Proof roll subgrade with minimum two perpendicular passes to identify soft spots unless specified otherwise in the Project Geotechnical Report.
  - 2. Remove soft subgrade and replace with compacted fill unless specified otherwise in the Project Geotechnical Report or as ordered by the Project Manager.
- B. Immediately before spreading aggregate base, the subgrade must comply with the specified compaction and elevation tolerance for the material involved and be free from loose or extraneous materials.
- C. Contractor may use aggregate base to fill areas of the subgrade that are lower than the grade as shown on the Drawings.

## 38.2 PREPARATION

- A. Correct irregularities in subgrade gradient and elevation by scarifying, reshaping, and re-compacting.
- B. Do not place fill on soft, muddy, or frozen surfaces.

## 38.3 AGGREGATE PLACEMENT

- A. Deliver uniform thickness of aggregate base to the roadbed. Deposit aggregate base in layers or windrows.
- B. Spread and shape the aggregate base to such thickness that after watering and compacting, the completed aggregate base is within the tolerances specified below in Section 3.5.
- C. Avoid material segregation. Segregated materials shall be re-mixed until uniform.
- D. Aggregate base must be free from pockets of coarse or fine material.
- E. If the aggregate base thickness shown is 0.50 foot or less, spread and compact the aggregate base in one layer. If the thickness shown is more than 0.50 foot, spread and compact the aggregate base in at least 2 approximately equal layers in thickness. The compacted thickness of any one later must not exceed 0.50 foot.
- F. At locations inaccessible to spreading equipment, spread and compact aggregate base by any means that will attain the specified requirements; by hand compaction if needed.

- G. Apply water to moisture condition the aggregate base as needed for optimum moisture content for compaction.
- H. Compact each aggregate base layer to at least 95 percent relative compaction.
- I. If bi-axial is installed as shown on the Drawings or as directed by the City's Project Manager, compact aggregate base with either (1) a smooth-wheeled roller or (2) a rubber-tired roller. Do not use vibratory devices during compaction.
- J. Level and contour surfaces to elevations, profiles, and gradients indicated.
- K. Maintain optimum moisture content of fill materials to attain specified compaction density.
- L. Correct areas of aggregate base that do not comply with the described thickness.

#### 38.4 TOLERANCES

- A. Section 01 45 00 - Quality Control: Tolerances.
- B. Maximum Variation from Flat Surface: 1/4 inch measured with 10-foot straight edge.
- C. Maximum Variation from Thickness: 1/4-inch.
- D. Maximum Variation from Elevation: 1/4-inch.

#### 38.5 FIELD QUALITY CONTROL

- A. Section 01 77 00 - Closeout Requirements: Field inspecting, testing, adjusting, and balancing.
- B. When tests indicate Work does not meet specified requirements, correct areas of aggregate base that do not comply with the specified requirements and retest, or request a payment deduction. If a payment deduction is authorized, the deduction is calculated by multiplying:
  - 1. Deficient thickness less allowable tolerance
  - 2. Planned width
  - 3. Longitudinal distance of the deficient thickness
  - 4. \$17.00/cubic yard of the item price adjusted for cubic yards, whichever is higher

**END OF SECTION 32 11 23**

## SECTION 32 12 16 - ASPHALT PAVING

### PART 39 - GENERAL

#### 39.1 SUMMARY

##### A. Section Includes:

1. Asphalt materials.
2. Aggregate materials.
3. Type A HMA Asphalt paving
4. Tack coat
5. Asphalt Rubber Binder Seal Coat

##### B. Related Requirement:

1. Section 32 11 23 - Aggregate Base Courses: Compacted subbase for paving.
2. Section 33 05 13 - Manholes and Structures

#### 39.2 PRICE AND PAYMENT PROCEDURES

##### A. Section 01 29 00 - Payment Procedures: Contract Sum/Price

##### B. Asphalt Paving or HMA:

1. Basis of Measurement: By ton and will be based on certified weight-meters certificates showing gross, net weight and the type and grading of the mix for each load unless specified otherwise on the Bid Form.
2. Basis of Payment: Includes priming surfaces, tack coating surfaces, fog seal, furnishing, placing, compacting asphalt pavement and temporary HMA tapers.

##### C. Asphalt Dikes:

1. Basis of Measurement: By lineal foot.
2. Basis of Payment: Includes priming surfaces, tack coating surfaces, furnishing, placing, compacting.

#### 39.3 REFERENCE STANDARDS

##### A. American Association of State Highway and Transportation Officials:

1. AASHTO M17 - Standard Specification for Mineral Filler for Bituminous Paving Mixtures.
2. AASHTO M29 - Standard Specification for Fine Aggregate for Bituminous Paving Mixtures.
3. AASHTO M140 - Standard Specification for Emulsified Asphalt.
4. AASHTO M208 - Standard Specification for Cationic Emulsified Asphalt.
5. AASHTO M288 - Standard Specification for Geotextile Specification for Highway Applications.
6. AASHTO M320 - Standard Specification for Performance-Graded Asphalt Binder.
7. AASHTO M324 - Standard Specification for Joint and Crack Sealants, Hot Applied, for Concrete and Asphalt Pavements.
8. AASHTO MP1a - Standard Specification for Performance-Graded Asphalt Binder.
9. AASHTO T283-14 – Standard Method of Test for Resistance of Compacted Asphalt Mixtures to Moisture-Induced Damage.
10. AASHTO T324 (Modified) -Hamburg Wheel-Track Testing of Compacted Hot Mix Asphalt (HMA).

B. Asphalt Institute:

1. AI MS-2 - Mix Design Methods for Asphalt Concrete and Other Hot-Mix Types.
2. AI MS-19 - Basic Asphalt Emulsion Manual.
3. AI SP-2 - Superpave Mix Design.

C. State Standard Specification:

1. Section 39 Asphalt Concrete.
2. Section 92 Asphalt Binder.
3. Section 94 Asphaltic Emulsions
4. Section 96 Geosynthetics

### 39.4 SUBMITTALS

A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.

B. Job Mix Formula (JMF): Except for the Hot Mix Asphalt (HMA) to be used in miscellaneous areas (median island areas not including inside shoulders, island areas, sidewalk, gutters, ditches, over side drains and aprons at end of drainage structures) and dikes, submit the proposed JMF for Type A HMA.

C. The JMF must be submitted on the Contractor Job Mix Formula Proposal form along with:

1. Mix design documentation on Contractor's Hot Mix Asphalt Design data form dated with 12 months of submittal.
  2. Safety Data Sheets (SDS) for the following:
    - a. Asphalt Binder
    - b. Supplemental fine aggregate except fines from dust collectors
    - c. Antistrip additives.
- D. The Contractor's Hot Mix Asphalt Design Data form must show documentation on aggregate quality.
- E. Submit QC test results for Reclaimed Asphalt Pavement (RAP) gradation with the combined aggregate gradation within 2 business days of taking RAP samples during Type A HMA production.
- F. Contractor shall submit a new JMF if there are changes to any of the following:
  1. Target asphalt binder percentage greater than  $\pm 0.2$  percent.
  2. Asphalt binder supplier
  3. Combined aggregate gradation
  4. Aggregate sources
  5. Liquid antistrip producer or dosage
  6. Average binder content in a new processed RAP stockpile by more than  $\pm 2.0$  percent from the average RAP binder content reported on Contractor Hot Mix Asphalt Design Data form.
  7. Average maximum specific gravity in a new processed RAP stockpile by more than  $\pm 0.060$  percent from the average maximum specific gravity value reported on Contractor's Hot Mix Asphalt Design Data form.
  8. Any material in the JMF.
- G. Submit a current asphalt concrete mix design from two separate sources (primary source and backup source) for asphalt concrete proposed to be used.
- H. Contractor shall provide delivery tickets to the City at the time of delivery of each load of product, including asphalt concrete, tack coat, sealant, and paving reinforcement fabric. Each delivery ticket shall include or be accompanied by appropriate batch information produced by the batching plant or factory of origin and information stating the mix or model number, total yield in tons, gallons, or square feet, and time, date, and location of delivery.
- I. Any asphalt concrete rejected by the Project Manager shall be deducted from the total quantity of asphalt concrete tonnage.
- J. Reference Plan: Contractor shall have a walk through with the Project Manager for all installed underground boxes and/or iron elements, 10 days

prior to any pavement repair. Contractor shall submit a reference plan (RP) to the Project Manager's review for utility facilities adjustment 3 working days prior to lowering any utility facilities.

- K. Contractor shall submit a paving plan for longitudinal joints.

### 39.5 QUALITY CONTROL PLAN

- A. The Contractor shall submit a Quality Control (QC) plan for HMA.
- B. The QC plan shall describe the organization and procedures for:
  - 1. Controlling HMA quality characteristics
  - 2. Taking samples, including sampling locations.
  - 3. Establishing, implementing, and maintaining QC
  - 4. Determining when corrective actions are needed.
  - 5. Implementing corrective actions.
  - 6. Using methods and materials for backfilling core locations.
- C. The QC plan must address the elements affecting HMA Quality, including
  - 1. Aggregates
  - 2. Asphalt binder
  - 3. Additives
  - 4. Productions
  - 5. Paving
- D. For CIP projects, the Contractor shall permit the City's certified testing laboratory to take samples of the aggregate and asphalt emulsion used in the project at the City's discretion. Gradation and sand equivalent tests may be run on the aggregate and residual asphalt tests on the emulsion. City will compare the test results with this Section and notify the Contractor if any test fails to meet specifications.
- E. The Contractor shall furnish all tools and equipment and employ sufficient trained personnel to operate all equipment and perform all handwork efficiently and skillfully.

### 39.6 AGGREGATES TESTING:

- A. Contractor shall test the quality of aggregates under the test methods and frequencies shown in the following table and provide results to the City:

#### **Aggregate Testing Frequencies**

Quality Characteristic	Test Method	Minimum Testing Frequency
Gradation <sup>a</sup>	AASHTO T 27	1 per 750 tons and any remaining part
Sand Equivalent <sup>b,c</sup>	AASHTO T 176	
Moisture Content <sup>d</sup>	AASHTO T 255	
Crushed particles	AASHTO T335	1 per 10,000 tons or 2 per project whichever is greater
Los Angeles Rattler	AASHTO T96	
Flat and Elongated particles	AASHTO D4791	
Fine Aggregate angularity	AASHTO T 304 Method A	

<sup>a</sup>If RAP is used, test the combined aggregate gradation under California Test 384.

<sup>b</sup>Reported Value must be average of 3 tests from a single sample

<sup>c</sup>Use of a sand reading indicator is required as shown in AASHTO T 176, Figure 1. Sections 4.7, "Manual Shaker," 7.1.2, "Alternate Method No.2," and 8.4.3, "Hand Method", do not apply. Prepare the stock solution as specified in Section 4.8.1, "Stock solution with formaldehyde", except omit the addition of formaldehyde.

<sup>d</sup>Test at continuous mixing plants only. If RAP is used, test the RAP moisture content at continuous mixing plant and batch mixing plant.

### 39.7 AMBIENT CONDITIONS

- A. Section 01 50 00 - Temporary Facilities and Controls: Ambient conditions control facilities for product storage and installation.
- B. Do not place HMA on wet pavement or frozen surface.
- C. Maximum lift thickness for asphalt paving shall be 4-inches unless shown otherwise on the Drawings.
- D. Spread Type A HMA at the ambient air and surface temperatures shown in the following table unless shown otherwise on the Drawings:

Lift Thickness (Feet)	Ambient air (°F)		Surface (°F)	
	Unmodified asphalt binder	Modified asphalt binder	Unmodified asphalt binder	Modified asphalt binder

< 0.15	55	50	60	55
≥ 0.15	45	45	50	50

**PART 40 - PRODUCTS**

40.1 ASPHALT PAVING

- A. Asphalt Concrete shall conform to Section 39, “Asphalt Concrete”, of the State Standard Specifications and the City Standard Specifications.
- B. Asphalt Concrete for surfacing shall be Hot Mix Asphalt (HMA) Type A.
- C. Asphalt Materials:
  - 1. Asphalt Binder: Asphalt Binder must comply with Section 92, “Asphalt Binders” of the State Standard Specifications.
    - a. For a leveling course, the grade of the asphalt binder for the Hot mix asphalt (HMA) must be PG 64-10 or PG 64-16.
    - b. For Miscellaneous areas, and asphalt dikes the grade of the asphalt binder for the Hot mix asphalt (HMA) must be PG 70-10. Minimum asphalt binder content must be 6.40 percent for 3/8” maximum size aggregate.
  - 2. Tack Coat: Diluted cationic emulsified asphalt per Section 94, “Asphaltic Emulsions”, of the State Standard Specification. Asphaltic emulsion shall be Grade CSS1h setting type.
  - 3. Reclaimed Asphalt Pavement (RAP): Processed material obtained by milling or full depth removal of existing asphalt paving.
- D. Reclaimed Asphalt Pavement (RAP) aggregate may be substituted for a part of virgin aggregate in a quantity not to exceed fifteen percent (15%) by weight of the aggregate blend.
  - 1. RAP shall conform to Section 39-2.02A(3)(c), “Reclaimed Asphalt Pavement”, of the State Standard Specifications.
  - 2. During Type A HMA production, sample RAP twice daily and perform QC testing for:
    - a. Aggregate gradation at least once a day under California Test 384.
    - b. Moisture content at least twice a day.
  - 3. If RAP is used, RAP quality requirements must be as shown in the following table.

**Reclaimed Asphalt Pavement Quality**

Quality Characteristic	Test method	Requirement
Binder Content (% within the average value reported)	AASHTO T 164	± 2.00

Specific Gravity (within the average value reported)	AASHTO T 209	± 0.06
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E. Aggregate Materials:

1. Coarse Aggregate: ASTM D692; Aggregate retained on a no. 4 sieve. crushed stone or gravel.
2. Fine Aggregate: ASTM D1073, AASHTO M29; Aggregate passing a no. 4 sieve. Natural sand or sand manufactured from stone or gravel.
3. Mineral Filler: finely ground mineral particles, free of foreign matter consisting of rock dust, slag dust, hydrated lime, hydraulic cement, or any combination of these and complying with AASHTO M17. Mineral fillers shall only be used if needed to improve the workability of the mix or gradation of the aggregate.
4. The aggregate gradation for Type A HMA must comply with the requirements shown in the following table unless specified otherwise on the Drawings:

**Aggregate Gradation Requirements**

Type A HMA pavement thickness shown	Gradation
Greater than 0.10 to less than 0.20 foot	1/2 inch
0.20 to less than 0.25 foot	3/4 inch
0.25 foot or greater	3/4 inch

5. The top 0.20-foot layer of asphalt pavement on the roadway shall have an aggregate gradation of 1/2" inch maximum.
6. Aggregate gradation must be within the Target Value (TV) limits for the specified sieve size shown in the following tables:

**Aggregate Gradation for Type A HMA (percentage passing)  
1 inch**

Sieve Size	Target value limit	Allowable tolerance
1"	100	-
3/4"	88-93	TV ± 5
1/2"	72-85	TV ± 6
3/8"	55-70	TV ± 6
No. 4	35-52	TV ± 7
No. 8	22-40	TV ± 5
No. 30	8-24	TV ± 4
No. 50	5-18	TV ± 4
No. 200	3-7	TV ± 2.0

**3/4 inch**

Sieve Size	Target value limit	Allowable tolerance
1"	100	-
3/4"	90-98	TV ± 5
1/2"	70-90	TV ± 6
No. 4	42-58	TV ± 5
No. 8	29-43	TV ± 5
No. 30	10-23	TV ± 4
No. 200	2-7	TV ± 2.0

**1/2 inch**

Sieve Size	Target value limit	Allowable tolerance
3/4"	100	-
1/2"	95-98	TV ± 5
3/8"	72-95	TV ± 5
No. 4	52-69	TV ± 5
No. 8	35-55	TV ± 5
No. 30	15-30	TV ± 4
No. 200	2-8	TV ± 2.0

**3/8 inch**

Sieve Size	Target value limit	Allowable tolerance
3/4"	100	-
1/2"	95-98	TV ± 5
3/8"	72-95	TV ± 5
No. 4	52-69	TV ± 5
No. 8	35-55	TV ± 5
No. 30	15-30	TV ± 4
No. 200	2-8	TV ± 2.0

7. Before the additional of asphalt binder, the aggregates must comply with the quality requirements shown in the following table:

Quality characteristics	Test Method	Requirement
Aggregate Gradation <sup>a</sup>	AASHTO T27	JMF ± Tolerance
Percent of crushed particles	AASHTO T 335	95 90  70
Coarse aggregate (min, %)		
One-fractured face		
Two-fractured face		
Fine aggregate (min, %)		

Passing No. 4 sieve and retained on No. 8 sieve.) One-fractured face		
Los Angeles Rattler (max, %) Loss at 100 Rev. Loss at 500 Rev.	AASHTO T96	12 40
Sand equivalent (min.) <sup>b, c</sup>	AASHTO T176	47
Flat and elongated particles (max, % by weight at 5:1)	ASTM D4791	10
Fine aggregate angularity (min, %) <sup>d</sup>	AASHTO T304, Method A	45
<p><sup>a</sup>The Project Manager determines combined aggregate gradations containing RAP under California Test 384.</p> <p><sup>b</sup>Reported value must be the average of 3 tests from a single sample.</p> <p><sup>c</sup>Use of a sand reading indicator is required as shown in AASHTO T176, Figure 1. Section 4.7, "Manual Shaker", 7.1.2, "Alternate Method No.2." and 8.4.3, "Hand Method," do not apply. Prepare the stock solution as specified in section 4.8.1, "Stock solution with formaldehyde," except omit the addition of formaldehyde.</p> <p><sup>d</sup>The Project Manager waives this specification if HMA contains 10 percent or less of nonmanufactured sand by weight of total aggregate. Manufactured sand is fine aggregate produced by crushing rock or gravel.</p>		

#### 40.2 TYPE A HMA PRODUCTION

- A. Contractor shall test the quality characteristics of Type A HMA under the test methods and frequencies shown in the following table and provide results to the City:

**Type A HMA Production Testing Frequencies**

<b>Quality Characteristic</b>	<b>Test method</b>	<b>Minimum testing frequency</b>
Asphalt Binder	AASHT T 308, Method A	1 per 750 tons and any remaining part
HMA Moisture Content	AASHTO T 329	1 per 2,500 tons but not less than 1 per paving day
Air Void Content	AASHTO T 269	1 per 4,000 tons or 2 every 5 paving days whichever is greater

Voids in mineral aggregate	SP-2 Asphalt Mixture Volumetrics	1 per 10,000 tons or 2 per project whichever is greater
Dust proportion	SP-2 Asphalt Mixture Volumetrics	
Density of core	California Test 375	2 per paving day
Nuclear gauge density	California Test 375	3 per 250 tons or 3 per paving day, whichever is greater
Hamburg wheel track	AASHTO T 324 (Modified)	1 per 10,000 tons or 1 per project whichever is greater.
Moisture susceptibility	AASHTO T 283	

40.3 TYPE A HMA ACCEPTANCE

- A. In place Type A HMA quality requirements shall be as shown in the following table:

**Type A HMA Acceptance In Place**

Quality Characteristic	Test method	Requirement
Asphalt Binder content (%)	AASHTO T 308 Method A	JMF – 0.3, +0.50
HMA moisture content (max, %)	AASHTO T 329	1.00
Voids in mineral aggregate on laboratory-produced HMA (min, %) <sup>d</sup> Gradation: No. 4 3/8-inch 1/2-inch 3/4-inch 1-inch with NMAS = 1-inch with NMAS = 3/4-inch	SP-2 Asphaltic Mixture Volumetrics	16.5-19.5 15.5-18.5 14.5-17.5 13.5-16.5  13.5-16.5 14.5-17.5
Voids in mineral aggregate on plant-produced HMA (min, %) <sup>a</sup> Gradation: No. 4 3/8-inch 1/2-inch 3/4-inch 1-inch with NMAS = 1-inch with NMAS = 3/4-inch		SP-2 Asphaltic Mixture Volumetrics <sup>c</sup>

Dust proportion	SP-2 Asphaltic Mixture Volumetrics	0.6-1.3 <sup>g</sup>
Density of core (% of max theoretical density) <sup>e,f</sup>	California Test 375	91.0-97.0
Hamburg wheel track (min number of passes at 0.5-inch rut depth) Binder grade: PG 58 PG 64 PG 70 <del>PG 76 or higher</del>	AASHTO T 324 (Modified)	10,000 15,000 20,000 25,000
Hamburg wheel track (min number of passes at inflection point) Binder grade: PG 58 PG 64 PG 70 <del>PG 76 or higher</del>	AASHTO T 324 (Modified)	10,000 10,000 12,500 15,000
Moisture susceptibility (min, psi, dry strength)	AASHTO T 283	100
Moisture susceptibility (min, psi, wet strength)	AASHTO T 283	70
<p><sup>a</sup>Prepare 3 briquettes. Report the average of 3 tests,  <sup>b</sup>For CIP projects, the City's Testing Laboratory determines the bulk specific gravity of each lab-compacted briquette under AASHTO T 275, Method A, and theoretical maximum specific gravity under AASHTO T 209, Method A.  <sup>c</sup>Determine the bulk specific gravity under AASHTO T 275, Method A.  <sup>d</sup>For CIP projects, the City's Testing Laboratory determines the laboratory-prepared Type A HMA value for only mix design verification.  <sup>e</sup>For CIP projects, the City's Testing Laboratory determines percent of theoretical maximum density under California Test 375 except for CIP Projects, City's Testing Laboratory uses:</p> <ol style="list-style-type: none"> <li>1. AASHTO T 275 to determine in-place density of each density core.</li> <li>2. AASHTO T 209, method A to determine theoretical maximum density instead of calculating test maximum density.</li> </ol> <p><sup>f</sup>For CIP projects, the City's Testing Laboratory determines theoretical maximum density under AASHTO T 209, Method A, at the frequency specified in California Test 375, part 5, section D.  <sup>g</sup>For lime-treated aggregates, the dust proportion requirement is 0.6-1.5</p>		

#### 40.4 SOURCE QUALITY CONTROL

- A. Section 01 45 00 - Quality Control: Testing, inspection and analysis requirements.
- B. Test samples in accordance with AI MS-2.

### **PART 41 - EXECUTION**

#### 41.1 EXAMINATION

- A. Section 01 70 00 - Execution: Requirements for installation examination.
- B. Verify utilities indicated under paving are installed with excavations and trenches backfilled and compacted.
- C. Verify compacted aggregate base is dry and ready to support paving and imposed loads as specified in the project Geotechnical Report or as directed by the Project Manager.
  - 1. Proof roll subbase with minimum two perpendicular passes to identify soft spots.
  - 2. Remove soft subbase and replace with compacted fill.
- D. Verify with a licensed land surveyor that the gradients and elevations of base are correct.
- E. Verify drainage grates and frames, and manhole frames are installed in correct position and elevation.

#### 41.2 CONSTRUCTION

- A. Contractor may deposit HMA in a windrow and load it in the paver if:
  - 1. Paver is equipped with a hopper that automatically feeds the screed.
  - 2. Loading equipment can pick up the windrowed material and deposit it in the paver hopper without contaminating or damaging HMA and subgrade base material.
  - 3. Activities for depositing, pickup loading and paving are continuous.
  - 4. HMA temperature in the windrow does not fall below 260-degree F.
- B. HMA placed in a windrow on the roadway surface must not extend more than 250 feet in front of the loading equipment or material transfer vehicle.
- C. HMA handled, spread, or windrowed must not stain the finished surface of any improvement, including pavement.

- D. Do not use petroleum products such as kerosene or diesel fuel to release HMA from trucks, spreaders, or compactors.
- E. HMA must be free of:
  - 1. Segregation
  - 2. Coarse or fine aggregate pockets
  - 3. Hardened lumps
- F. Complete finish rolling activities before the pavement surface temperature is
  - 1. Below 150 degrees F for HMA with unmodified binder
  - 2. Below 140 degrees F for HMA with modified binder

### 41.3 SPREADING AND COMPACTING EQUIPMENT

- A. Paving equipment for spreading must be:
  - 1. Self-propelled
  - 2. Mechanical
  - 3. Equipped with a screed or strike-off assembly that can distribute HMA the full width of a traffic lane.
  - 4. Equipped with a full-width compacting device.
  - 5. Equipped with automatic screed controls and sensing devices that control the thickness, longitudinal grade, and transverse screed slope.
- B. Install and maintain grade and slope reference.
- C. The screed must be heated and produce a uniform HMA surface texture without tearing, shoving, or gouging.
- D. The paver must not leave marks such as ridges and indentations unless you can eliminate them by rolling.
- E. Rollers must be equipped with a system that prevents HMA from sticking to the wheels. You may use a parting agent that does not damage the HMA or impede the bonding of layers.
- F. In areas inaccessible to spreading and compacting equipment:
  - 1. Spread the HMA by any means to obtain the specified lines, grades and cross sections.
  - 2. Use a pneumatic tamper, plate compactor, or equivalent to achieve thorough compaction.

41.4 MATERIAL TRANSFER VEHICLE:

- A. The material transfer vehicle must have sufficient capacity to prevent stopping the paver and must be capable of:
  - 1. Either receiving HMA directly from trucks or using a windrow pickup head to load it from a windrow deposited on the roadway surface.
  - 2. Remixing the HMA with augers before transferring into the paver's receiving hopper or feed system.
  - 3. Transferring HMA directly into the paver's receiving hopper or feed system.

41.5 METHOD COMPACTION EQUIPMENT:

- A. For method compaction, each paver spreading HMA must be followed by 3 rollers:
  - 1. One vibratory roller specified designed to compact HMA. The roller must be capable of at least 2,500 vibrations per minute and must be equipped with amplitude and frequency controls. The roller's gross static weight must be at least 7.5 tons.
  - 2. One oscillating-type pneumatic-tired roller at least 4 feet wide. Pneumatic tires must be of equal size, diameter, type, and ply. The tires must be inflated to 60 psi minimum and maintained so that the air pressure does not vary more than 5 psi.
  - 3. One steel-tired, 2-axle tandem roller. The roller's gross static weight must be at least 7.5 tons.

41.6 SURAFCE PREPARATION:

- A. Before placing HMA, remove loose paving particles, dirt, and other extraneous material by any means including flushing and sweeping.
- B. Prepare subgrade to receive HMA under the sections for the material involved. Subgrade must be free of loose and extraneous material.

41.7 TACK COAT:

- A. Apply tack coat in accordance with Section 39-2.01C(3)(f) of the State Standard Specifications.
- B. Apply tack coat:
  - 1. To existing pavement including planed surfaces.
  - 2. Between HMA layers
  - 3. To vertical surfaces of:
    - a. Curbs

- b. Gutters
  - c. Construction joints.
- C. Coat surfaces of manholes and catch basins.
- D. Equipment for the application of tack coat must comply with Section 37-1.03B, "Equipment" of the State Standard Specifications.
- E. Before placing HMA, apply tack coat in one (1) application at the minimum residual rate shown in the following table for the condition of the underlying surface:

**Tack Coat Application Rates for HMA**

HMA Over:	Minimum residual rates (gal/sq. yd) CSS1/CSS1h asphaltic emulsion
New HMA (between layers)	0.02
Concrete Pavement and existing asphalt concrete surfacing	0.03
Planed pavement	0.05

- F. If a stress absorbing membrane interlayer as specified in Section 37-2.05, "Stress Absorbing Membrane Interlayers", of the State Standard Specification is applied, the tack application rates for new HMA apply.
- G. Notify the Project Manager if you dilute asphaltic emulsion with water. The weight ratio of added water to asphaltic emulsion must not exceed 1 to 1.
- H. Apply tack coat to vertical surfaces with a residual rate that will thoroughly coat the vertical face without running off.
- I. Immediately in advance of placing HMA, apply additional tack coat to damaged areas or where loose or extraneous material is removed.
- J. Close areas to traffic receiving tack coat. Do not allow the tracking of tack coat onto pavement surfaces beyond the job site.
- K. If an asphalt binder is used for tack coat, the asphalt binder temperature must be from 285 to 350-degree F when applied.

**41.8 LONGITUDINAL JOINTS**

- A. Longitudinal joints in the top layer must match lane lines. Alternate the longitudinal joint offsets in the lower layers at least 0.5 foot from each side of the lane line.

- B. A vertical longitudinal joint of more than 0.15 foot is not allowed at any time between adjacent open lanes to traffic.
- C. For an HMA thickness of 0.15 foot or less, the distance between the ends of the adjacent surfaced lanes at the end of each day's work must not be greater than can be completed in the following day of normal paving.
- D. For an HMA thickness greater than 0.15 foot, you must place HMA on adjacent travel way lanes or shoulder such that at the end of each work shift the distance between the ends of HMA layers on adjacent lanes is from 5 to 10 feet. Place additional HMA along the transverse edge at each lane's end and along the exposed longitudinal edges between adjacent lanes. Hand rake and compact the additional HMA to form temporary conforms. Place Kraft paper or other authorized release agent under the conform tapers to facilitate the taper removal when paving activities resume.
- E. If placing HMA against the edge of existing pavement, saw cut or grind the pavement straight and vertical the joint to the full depth and remove extraneous material.

#### 41.9 MISCELLANEOUS AREAS AND DIKES

- A. Asphalt concrete for dikes shall be Type A, 3/8" maximum size aggregate.
- B. Prepare the areas to receive HMA for miscellaneous areas and dikes, including excavation, placing tack coat, and backfill as needed.
- C. Spread the HMA in miscellaneous areas in 1 layer and compact to the specified lines and grades.
- D. The finished surface must be:
  1. Textured uniformly
  2. Compacted firmly
  3. Without depressions, humps, and irregularities.

#### 41.10 COMPACTION

- A. Rolling must leave the completed surface compacted and smooth without tearing, cracking, or shoving.
- B. If a vibratory roller is used as a finish roller, turn the vibrator off.
- C. If the surface to be paved is both in sunlight and shade, pavement surface temperatures are taken in the shade.

- D. Relative compaction will be determined by California Test 375.

#### 41.11 PAVEMENT CRACK SEALING

- A. See Section 32 12 17 – Asphalt Paving Rehabilitation for Pavement Crack Sealing Specifications.

#### 41.12 ASPHALT PAVING TOLERANCES

- A. Section 01 45 00 - Quality Control: Tolerances.
- B. Flatness: Maximum variation of 1/8 inch measured with 10-foot straight edge.
- C. Scheduled Compacted Thickness: Within 1/4 inch.

#### 41.13 FIELD QUALITY CONTROL

- A. Section 01 45 00 – Quality Control: Requirements for testing, adjusting, and balancing.
- B. Asphalt Paving Mix Temperature: Measure temperature at time of placement.

#### 41.14 PROTECTION

- A. Section 01 77 00 - Closeout Requirements: Requirements for protecting finished Work.
- B. Immediately after placement, protect paving from mechanical injury until surface temperature is less than 140 degrees F.

**END OF SECTION 32 12 16**

## SECTION 32 13 13 - CONCRETE SURFACE IMPROVEMENTS

### PART 42 - GENERAL

#### 42.1 SUMMARY

##### A. Section Includes:

1. Aggregate base course.
2. Concrete Surface Improvements for:
  - a. Concrete sidewalks
  - b. Concrete curb ramps
  - c. Concrete curbs and gutters
  - d. Concrete footings
  - e. Concrete Mowband (Add Alt)
  - f. Concrete retaining curbs
  - g. Concrete valley gutters
  - h. Concrete survey monuments
  - i. Concrete ditches
  - j.
  - k. Pedestrian Concrete Paving
3. Forms for Concrete
4. Concrete reinforcement (reinforcing bars, welded wire fabric and accessories).
5. Portland Cement Concrete placement
6. Concrete Joints - Expansion, Weakened plane and Score joints
7. Curing compounds

##### B. Related Requirements:

1. Section 09 90 00 - Painting and Coating: Pavement markings.
2. Section 31 05 13 - Clearing & Grubbing, Excavation, and Earthwork
3. Section 32 11 23 - Aggregate Base Courses
4. Section 32 12 16 - Asphalt Paving
5. Section 33 05 13 - Manholes and Structures

#### 42.2 PRICE AND PAYMENT PROCEDURES

##### A. Section 01 29 00 - Payment Procedures

##### B. Aggregate Base Course:

1. Basis of Measurement: Not measured.
2. Basis of Payment: Incidental to measurement for concrete surface improvements and includes supplying fill material, stockpiling, scarifying substrate surface, placing where required, and compacting.

C. Concrete Surface Improvements:

1. Basis of Measurement: By square feet for sidewalks, driveways, curb ramps, valley gutters, bus turnouts, trash enclosure pads and median nose surfacing; By linear feet for curb & gutter, concrete retaining curbs, and median curbs. Concrete pads around utility facilities and miscellaneous concrete footings are incidental to the bid item most closely related to and no separate compensation allowed therefor. Truncated domes for curb ramps are not measured separately are considered incidental to the pay item for Curb Ramps. Retaining curbs at curb ramps are not measured and are considered incidental to the measurement of curb ramps. Curb and gutter and vertical curbs adjacent to the curb ramp will be measured separately. Concrete Survey Monuments shall be measured on a per unit basis.
2. Basis of Payment: Includes all labor, materials, tools, equipment, and incidentals including subgrade preparation, excavation, base preparation, forms, reinforcing, concrete, accessories, placing concrete, finishing concrete, expansion joints, weakened plane joints, scoring joints, curing, removal of all forms, and testing.

### 42.3 REFERENCE STANDARDS

A. State of California (Caltrans) Standards:

- |    |            |                              |
|----|------------|------------------------------|
| 1. | Section 19 | Earthwork                    |
| 2. | Section 26 | Aggregate Base               |
| 3. | Section 51 | Concrete Structures          |
| 4. | Section 52 | Reinforcement                |
| 5. | Section 73 | Concrete Curbs and Sidewalks |
| 6. | Section 90 | Concrete                     |

B. American Association of State Highway and Transportation Officials:

1. AASHTO M295 - Standard Specification for Coal Fly Ash or Calcined Natural Pozzolan for Use in Concrete.
2. AASHTO M302 – Standard Specification for Ground Blast-Furnace Slag for Use in Concrete and Mortars
3. AASHTO T160 - Standard Method of Test for Length Change of Hardened Hydraulic Cement Mortar and Concrete

C. American Concrete Institute:

1. ACI 117 - Specifications for Tolerances for Concrete Construction and Materials.
2. ACI 301 - Specification for Structural Concrete
3. ACI 304 - Guide for Measuring, Mixing, Transporting, and Placing Concrete.
4. ACI 308.1 - Specification for Curing Concrete.
5. ACI 347 – Guide to Formwork for Concrete

D. American Forest & Paper Association:

1. AF&PA - National Design Specification (NDS) for Wood Construction.

E. APA - The Engineered Wood Association:

1. APA/EWA PS 1 - Voluntary Product Standard - Structural Plywood.

F. ASTM International:

1. ASTM A185 - Standard Specification for Steel Welded Wire Fabric, Plain, for Concrete Reinforcement.
2. ASTM A497 - Standard Specification for Steel Welded Wire Fabric, Deformed, for Concrete Reinforcement.
3. ASTM A615 - Standard Specification for Deformed and Plain Billet-Steel Bars for Concrete Reinforcement.
4. ASTM A775 - Standard Specification for Epoxy-Coated Steel Reinforcing Bars.
5. ASTM A1064 - Standard Specification for Carbon-Steel Wire and Welded Wire Reinforcement, Plain and Deformed, for Concrete.
6. ASTM C31 - Standard Practice for Making and Curing Concrete Test Specimens in the Field.
7. ASTM C39 - Standard Test Method for Compressive Strength of Cylindrical Concrete Specimens.
8. ASTM C94 - Standard Specification for Ready-Mixed Concrete.
9. ASTM C143 - Standard Test Method for Slump of Hydraulic Cement Concrete.
10. ASTM C150 - Standard Specification for Portland Cement.
11. ASTM C171 - Standard Specification for Sheet Materials for Curing Concrete.
12. ASTM C172 - Standard Practice for Sampling Freshly Mixed Concrete.
13. ASTM C173 - Standard Test Method for Air Content of Freshly Mixed Concrete by the Volumetric Method.
14. ASTM C231 - Standard Test Method for Air Content of Freshly Mixed Concrete by the Pressure Method.

15. ASTM C260 - Standard Specification for Air-Entraining Admixtures for Concrete.
16. ASTM C309 - Standard Specification for Liquid Membrane-Forming Compounds for Curing Concrete.
17. ASTM C494 - Standard Specification for Chemical Admixtures for Concrete.
18. ASTM C595 - Standard Specification for Blended Hydraulic Cements.
19. ASTM C618 - Standard Specification for Coal Fly Ash and Raw or Calcined Natural Pozzolan for Use as a Mineral Admixture in Concrete.
20. ASTM C979 - Standard Specification for Pigments for Integrally Colored Concrete.
21. ASTM C989 - Standard Specification for Ground Granulated Blast-Furnace Slag for Use in Concrete and Mortars.
22. ASTM C1017 - Standard Specification for Chemical Admixtures for Use in Producing Flowing Concrete.
23. ASTM C1064 - Standard Test Method for Temperature of Freshly Mixed Hydraulic-Cement Concrete.
24. ASTM D209 - Standard Specification for Lampblack Pigment
25. ASTM D1751 - Standard Specification for Preformed Expansion Joint Filler for Concrete Paving and Structural Construction (Nonextruding and Resilient Bituminous Types).

G. Concrete Reinforcing Steel Institute:

1. CRSI 10-MSP – Manual of Standard Practice
2. CRSI 10PLACE – Placing Reinforcing Bars

H. West Coast Lumber Inspection Bureau:

1. WCLIB - Standard No. 17 Grading Rules for West Coast Lumber.

#### 42.4 SUBMITTALS

A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.

B. Product Data:

1. Submit data on concrete materials, joint filler, joint sealants, admixtures, curing compounds.
2. Submit certified copies of mill test report of reinforcement materials analysis. Indicate bending and cutting schedules and supporting and spacing devices.

3. Submit manufacturer's information on curing compounds. Submit detailed instructions on installation requirements, including storage and handling procedures.
4. Shop drawings indicate formwork, shoring and reshoring.

C. Design Data:

1. Submit concrete mix design for each concrete strength. Submit separate mix designs when admixtures are required for the following:
  - a. Hot and cold weather concrete work.
2. Identify mix ingredients and proportions, including admixtures.
3. Chloride can contribute to corrosion of metals embedded in concrete. Admixture manufacturers shall identify chloride content of admixtures and whether or not chloride was added during manufacture.

D. Protection:

1. Protect materials from moisture and dust by storing in clean, dry location remote from construction operations areas.
2. Provide additional protection according to manufacturer instructions.

E. Source Quality Control Submittals: Indicate results of factory tests and inspections.

F. Certifications:

1. At the time of delivery provide certificates of compliance signed by both the Contractor and Supplier to verify the following:
  - a. Materials supplied comply with the specification in all respects.
  - b. Proportioning and mixing is in compliance with a design mix which has been field tested in accordance with the herein requirements and produces the required compressive strength under like conditions.
  - c. Statement of type and amount of admixtures.
  - d. All Certificates shall include the Material and Supplier's mix design number.
  - e. Volume of concrete. At the time of delivery provide certified delivery ticket stating volume of concrete delivered and time of mixing, or time of load-out in case of transit mixers.

#### 42.5 QUALITY ASSURANCE

- A. Perform Work according to ACI 301.
- B. Obtain cementitious materials from same source throughout unless approved by the City.
- C. Concrete finish shall be consistent with adjacent concrete unless specified otherwise on the Drawings.
- D. For wood products furnished for Work of this Section, comply with AF&PA.

#### 42.6 MOCKUP

- A. Section 01 45 00 - Quality Control: Requirements for mockup.
- B. Sample Panel: Before ordering material for concrete paving, construct sample mockup of each paving type, 5 feet x 5 feet, including paving, expansion joints, weakened plane joints, score joints, surface texture, edging, and base material for decorative colored concrete work. Contractor shall provide additional mockups at no additional cost to Contract until all colors and finishes have been approved the Engineer.
  - 1) Approved samples will not be a portion of the work and will remain in place throughout the construction period for comparison. Location as selected by the Contractor and approved by the Engineer. Contractor will be required to provide additional panels as necessary until approved.
- C. Sample wall: Before ordering material for landscape wall, construct sample mockup of landscape wall, minimum of 3-foot section of wall, using specified materials. Show color, texture, pattern, edging, graffiti coating, and joint treatments. Contractor shall provide additional mockups at no additional cost to Contract until all colors and finishes have been approved by the Engineer.
  - 1) Approved sample wall will not be a portion of the work and will remain in place throughout the construction period for comparison. Location as selected by the Contractor and approved by the Engineer. Contractor will be required to provide additional wall mockup as necessary until approved.
- D. Locate where directed by the Project Manager.
- E. Remove mockup when directed by Project Manager.

## 42.7 AMBIENT CONDITIONS

- A. Section 01 50 00 - Temporary Facilities and Controls: Ambient conditions control facilities for product storage and installation.
- B. Do not place concrete when surface is wet or frozen.
- C. Do not place concrete when base surface temperature is less than 45 degrees F, nor when conditions indicate that the temperature may fall less than 45 degrees F. within 24 hours, except with the written permission of the City Engineer. Salt chemicals, or other foreign materials shall not be mixed with the concrete for the purpose of preventing freezing. Concrete shall be effectively protected from freezing or frost for period of 5 days after placing.
- D. Concrete for structures shall not be mixed or placed while the ambient temperature is above 110 degrees F. unless adequate means are employed to cool the aggregate and water and satisfactory provisions have been made for protecting the work.

## PART 43 - PRODUCTS

### 43.1 AGGREGATE BASE COURSE

- A. Aggregate Base: 3/4" maximum - Class 2 Aggregate Base as specified in Section 32 11 23 - Aggregate Base Courses.

### 43.2 CONCRETE SURFACE IMPROVEMENTS

- A. Form Materials:
  - 1. Form Materials: Conform to ACI 301 and shall be new.
  - 2. Plywood:
    - a. Species: Douglas fir.
    - b. Grade: Solid one side
    - c. Edges: Clean and true.
  - 3. Plywood Forms:
    - a. Application: Exposed finish concrete.
    - b. Description:
      - 1) Comply with APA/EWA PS 1.
      - 2) Panels: Full size, 4 by 8 feet.
      - 3) Label each panel with grade trademark of APA/EWA.
    - c. Plywood for Surfaces to Receive Membrane Waterproofing:
      - 1) Minimum Thickness: 5/8 inch.
      - 2) Grade: APA/EWA "B-B Plyform Structural I Exterior."

4. Formwork shall be designed for the loads and lateral pressure outlined in Section 102 of ACI 347 and other loads indicated and shall be designed to have sufficient strength to carry the dead weight of the concrete as a liquid, without appreciable deflection. If any such deflection occurs, it shall be sufficient cause for rejection of the work.
5. Where necessary to maintain the tolerances indicated, the formwork shall be cambered to compensate for anticipated deflections due to the weight and pressure of the fresh concrete and due to construction loads.
6. Forms shall be smooth, mortar-tight, true to the required lines and grades and of sufficient strength to resist springing out of shape during the placing of concrete.
7. Surfaces of forms shall be free from irregularities, dents, snags, rust, and other material which would discolor or transfer to the concrete.

B. Reinforcement:

1. Deformed Reinforcing: Steel: ASTM A615, 60 ksi yield grade, deformed billet bars, uncoated finish.
2. Welded Deformed Wire Fabric: ASTM A497; in [flat sheets] [coiled rolls]; [unfinished] [epoxy coated finish].
3. Dowels: ASTM A615; 60 ksi yield strength, plain steel bars; cut to length indicated on Drawings, square ends with burrs removed; unfinished. One end of the dowel shall include a sleeve over the dowel.
4. Tie Wire: ASTM A1064, Minimum 16 gage, black annealed type.
5. Chairs, Bolsters, Bar Supports, and Spacers:
  - a. Size and Shape: To strengthen and support reinforcement during concrete placement conditions.
6. Splicing: Splice reinforcing where indicated on Drawings. The length of lapped splices shall be as follows:
  - a. Reinforcing bars No. 8, or smaller, shall be lapped at least 45 bar diameters of the smaller bar joined, except when otherwise shown on the Drawings.
  - b. Reinforcing bars No. 9, 10 and 11 shall be lapped at least 60 bar diameters of the smaller bars joined, except when otherwise shown on the Drawings.
  - c. If not indicated on Drawings, locate reinforcement splices at point of minimum stress. Obtain approval of splice locations from the City.
7. Reinforcing bars shall be free of mortar, oil, dirt, excessive mill scale and scabby rust and other coatings of any character that would destroy or reduce the bond. All bending shall be done cold, to the shapes shown on the Drawings.
8. Place, support, and secure reinforcement against displacement by using precast mortar blocks or ferrous metal chairs, spacers, metal hangers, supporting wires, and other approved devices of sufficient

strength to resist crushing under applied loads. Supports and ties shall be such as to permit walking on reinforcing without undue displacement.

9. Do not deviate from required position beyond specified tolerances.
  10. Accommodate placement of formed openings.
  11. Spacings:
    - a. Space reinforcement bars with minimum clear spacing as shown on the Drawings.
    - b. If bars are indicated in multiple layers, place upper bars directly above the lower bars, unless specified otherwise on the Drawings.
  12. Maintain minimum concrete cover around reinforcement according to ACI 318 code and as follows:
    - a. Footings and Concrete formed against earth: 3 inches
    - b. Concrete Exposed to Earth or Weather: 2 inches
  13. Splice reinforcing where indicated on Drawings. The length of lapped splices shall be as follows:
    - a. Reinforcing bars No. 8, or smaller, shall be lapped at least 45 bar diameters of the smaller bar joined, except when otherwise shown on the Drawings.
    - b. Reinforcing bars No. 9, 10 and 11 shall be lapped at least 60 bar diameters of the smaller bars joined, except when otherwise shown on the Drawings.
  14. All reinforcing shall be securely tied in place prior to pouring concrete.
  15. Placing of dowels or other reinforcing in the wet concrete is not permitted.
- C. Joint Filler: ASTM D1751; Premolded expansion joint filler 1/4-inch thick.
- D. Joint seal materials must be either silicone joint sealant, asphalt rubber joint sealant, or preformed compression joint seal. Silicone or asphalt rubber joint sealant must not bond or react with the backer rod.
- a. Silicone Joint Sealant. Silicone joint sealant must be on the Authorized Material List for silicone joint sealant.
  - b. Asphalt Rubber Joint Sealant. Asphalt rubber joint sealant must:
    - 1) Be asphalt binder mixed with not less than 10 percent ground rubber by weight. Ground rubber must be vulcanized or a combination of vulcanized and devulcanized materials that pass a no. 8 sieve.
    - 2) Comply with ASTM D6690 for Type II.
    - 3) Be capable of melting at a temperature below 400 degrees F and applied to cracks and joints.
    - 4) Be delivered in containers complying with ASTM D6690.
- E. Concrete Materials:

1. Cement: Cement shall conform to Section 90, "Concrete" of the State Standard Specifications.
2. Fine and Coarse Aggregates: Conform to the requirements of Section 90-1.02C, "Aggregates" of the State Standard Specifications. Size of aggregate for Portland cement concrete mix to be used for Survey monuments shall be 1/2-inch maximum.
3. Water: Conform to Section 90-1.02D, "Water" of the State Standard Specifications.
4. Air Entrainment: Air Entrainment admixtures shall meet the requirements of Section 90-1.02E(3), "Air-Entraining Admixtures" of the State Standard Specifications.
5. Chemical Admixture: Chemical admixtures shall meet the requirements of Section 90-1.02E(2), "Chemical admixtures" of the State Standard Specifications.
6. Supplementary Cementitious Materials - Fly Ash: Conform to the requirements of Section 90-1.02B(3), "Supplementary Cementitious Materials" of the State Standard Specifications.
7. Supplementary Cementitious Materials - Slag: Conform to the requirements of Section 90-1.02B(3), "Supplementary Cementitious Materials" of the State Standard Specifications.
8. Color Pigment: ASTM C979; mineral oxides, alkali and fade resistant. The dosage must not exceed 10 percent by weight of cementitious material in the concrete mix design.
  - a. Lampblack: Conform to ASTM D209, and shall be of approved quality mixed at a rate of one pound per cubic yard of concrete.
  - b. Color: per plans.

### 43.3 CONCRETE MIX

#### A. Concrete Mix:

1. Concrete shall conform to Section 90, "Concrete", of the State Standard Specifications.
2. The concrete shall contain not less than 564 pounds of cementitious material per cubic yard.
3. Maximum slump for concrete is 4".
4. Provide concrete to the following criteria:

Item	Min. 28-day Compressive Strength (psi)
Sidewalks	4,000
Driveways	4,000
Curb Ramps	4,000
Curb and Gutters	4,000
Concrete Ditches	4,000
Concrete Mowband	4,000
Landscape Wall	4,000
Pedestrian Concrete Paving A	4,000
Pedestrian Concrete Paving B	4,000
Vehicular Concrete Paving C	5,000
Vehicular Concrete Paving D	5,000
Valley Gutters	5,000
Survey Monuments	5,000

43.4 CONCRETE CURING COMPOUND

- A. Curing Compound: ASTM C309, Type 1D, Class A and shall conform to Section 90-1.03B (3) "Curing Compound Method", of the State Standard Specifications.

43.5 SOURCE QUALITY CONTROL

- A. Section 01 45 00 - Quality Control: Testing and Inspection Services.
- B. Submit proposed mix design of each class of concrete to City for review prior to commencement of Work.
- C. Concrete Slump shall conform to Section 90-1.02G (6) "Quantity of Water and Penetration or Slump", of the State Standard Specifications

- D. Tests on cement, aggregates, and mixes will be performed to ensure conformance with specified requirements.

## **PART 44 - EXECUTION**

### **44.1 EXAMINATION**

- A. Section 01 70 00 - Execution and Section 01 77 00 - Closeout Requirements: Requirements for installation examination.
- B. Verify compacted subgrade and base is dry and ready to support paving and imposed loads.
  - 1. Proof roll subgrade with two perpendicular passes to identify soft spots.
  - 2. Remove soft subgrade and replace with compacted fill as specified in Section 31 05 13 – Clearing & Grubbing, Excavation, and Earthwork.
- C. Verify gradients and elevations of base are correct.

### **44.2 PREPARATION**

- A. Section 01 70 00 - Execution and Section 01 77 00 - Closeout Requirements: Requirements for installation preparation.
- B. Moisten subgrade to minimize absorption of water from fresh concrete.
- C. Notify City minimum 24 hours prior to commencement of concrete operations.

### **44.3 INSTALLATION**

- A. Subgrade Preparation:
  - 1. Remove soft or spongy basement material to a depth of six (6) inches below the subgrade elevations for sidewalks, driveways, curb ramps, curbs, gutter depressions, median nose island paving, valley gutters, bus turnouts, and other miscellaneous concrete pads. Backfill the subgrade with earth, sand, gravel or suitable backfill materials to produce a stable foundation.
  - 2. The subgrade, including any base material, shall be thoroughly compacted by an approved mechanical device to not less than ninety-five percent (95%) relative compaction as determined by Test

Method No. Calif. 216 or 231 before placing the concrete at bus turnouts, driveways and valley gutters.

3. The subgrade, including any base material, shall be thoroughly compacted by an approved mechanical device to not less than ninety percent (90%) relative compaction as determined by Test Method No. Calif. 216 or 231 before placing the concrete at curb and gutters, sidewalk, median nose surfacing and curb ramps.

B. Sawcutting Existing Concrete:

1. Where a portion of existing concrete surface improvements is to be removed and replaced, the section to be removed shall be sawcut with an approved concrete saw to a minimum depth of 2-1/2 inches. For sidewalks, curbs, gutters, concrete pads, curb ramps, and driveways the limit of the saw cut shall be at a minimum the first score line beyond the limits of the area to be replaced or as directed by the City.

C. Base Course:

1. Aggregate Base Course: Install as specified in Section 32 11 23 - Aggregate Base Courses.

D. Forms:

1. No forms shall be placed prior to approval of the aggregate base and subgrade by the City.
2. Place and secure forms and screeds to correct location, dimension, profile, and gradient.
3. All dirt, chips, soil, dust, nails, and other foreign matter shall be completely removed from forms before any concrete is deposited therein.
4. Form boards having joints opened by shrinkage of the wood shall be swelled by wetting until closed, before concrete is placed.
5. The design and construction of forms and form supports shall be subject to approval, but responsibility for their adequacy shall rest with the Contractor.
6. Forms shall be carefully set to alignment and grade and shall conform to the required dimensions. Forms shall be held rigidly in place by stakes. Clamps, spreaders and braces shall be used where required to insure rigidity in the forms.
7. Assemble formwork to permit easy stripping and dismantling without damaging concrete.
8. When grades are less than 0.4 percent, the Contractor shall set grade stakes at a minimum of 25 foot intervals.
9. Where shown on the Drawings, specified in the Technical Specifications or permitted by the City, side forms for footings may be omitted and concrete may be poured against the firm earth.

- E. Coating:
1. Before concrete is placed, the contact surfaces for forms shall be coated with an approved non-staining form coating compound.
  2. Forms previously used shall be thoroughly cleaned of all dirt, mortar, and foreign matter before being re-used.
  3. When forms are coated to prevent bond with concrete, coating shall be done prior to placing of the reinforcing steel.
  4. Excess coating material shall not be allowed to stand in puddles in the forms nor allowed to come in contact with concrete against which fresh concrete will be placed
- F. Reinforcement:
1. Place reinforcing as indicated on Drawings.
  2. Interrupt reinforcing at weakened plane and expansion joints as shown on the Drawings.
  3. Place dowels where required to achieve concrete paving and curb alignment as detailed.
- G. Ties:
1. Approved form clamps or bolts shall be used to fasten forms.
  2. The use of ties consisting of twisted wire loops to hold forms in position during the placing of concrete will not be permitted.
  3. Bolts and form clamps shall be positive in action and shall be of sufficient strength and number to prevent spreading of the forms.
  4. They shall be of such type that when the forms are removed all metal shall be at least one (1) inch from any surface.
  5. Spreader cones and ties shall not exceed one (1) inch in diameter. These shall be of the type which do not have to be completely withdrawn as holes through the wall will not be permitted
- H. Joints
1. Place weakened plane joints at D/4 (1" deep and 1/8" wide with rounded edges of 1/8" radius for a 4" thick concrete sidewalk) at maximum of 10 foot intervals, unless shown otherwise on the Drawings. Align curb, gutter, and sidewalk joints.
  2. Place expansion joints (full depth of concrete section and 1/2" wide) at maximum of 40 foot intervals, at begin and end of curve, all changes in horizontal alignment, back of sidewalk at driveways, at corners of tree wells and corners of utility vaults, unless shown otherwise on the Drawings. Align curb, gutter, and sidewalk joints.
  3. Place joint filler between concrete paving components and building or other appurtenances. Recess top of filler 1/4 inch for sealant installation.
  4. Seal all expansion joints as shown on the Drawings.
  5. The joint opening shall be thoroughly cleaned before the sealing material is placed.

6. Sealing material shall not be spilled on exposed surfaces of the concrete. Any excess material on exposed surfaces of the concrete shall be removed immediately and concrete surfaces cleaned.
  7. Provide scored joints transversely (1/4" deep and 1/8" wide with rounded edges of 1/8" radius for a 4" thick concrete sidewalk) at maximum of 5 foot intervals, unless shown otherwise on the Drawings and between sidewalk and back of curbs at an optimum time after finishing. Provide additional score lines longitudinally at mid-point on sidewalks 8 feet and over in width.
  8. Provide keyed joints as indicated.
  9. For sidewalk replacement projects, match adjacent scoring and joint pattern.
- I. Inspections prior to Placing Concrete:
1. All excavations, false-work, forms, reinforcement, joints made prior to pouring, electrical and mechanical inserts, etc., shall be inspected and approved before concrete is placed, and if found unsatisfactory the work shall not proceed until all defects have been remedied. Approval will in no way relieve the Contractor of his obligations to produce the finished concrete required by the Drawings and the Specifications
- J. Placing Concrete:
1. Place concrete according to Section 73, "Concrete Curbs and Sidewalks" of the State Standard Specifications.
  2. All concrete shall be placed while fresh and before it has taken an initial set.
  3. Re-tempering partially hardened concrete with additional water or vibrating will not be permitted.
  4. Runways or other means must be provided to convey the concrete to the place of deposit in order not to disturb forms or reinforcement. Runways shall not be blocked up on reinforcement and wheel barrows shall not be run directly over reinforcement.
  5. Immediately before placing reinforcement or pouring concrete on the ground, the surface of the ground shall be brought to a true, even plane, and compacted to a solid bearing by rolling or tamping. The subgrade-surface shall then be dampened to prevent absorption of water from the concrete. Too much water shall not be used and no pools shall form on the area to receive concrete.
  6. Concrete shall be effectively protected from freezing or frost for period of 5 days after placing.
  7. The concrete shall be deposited as nearly as possible in its final position and the use of vibrators for extensive shifting of the mass of fresh concrete will not be permitted.
  8. Fresh concrete shall not be permitted to fall from a height greater than 4 feet without the use of adjustable pipes or "elephant trunks."

9. Concrete shall be placed with square ends and level tops. Concrete shall be deposited continuously or in layers of such thickness that no concrete will be deposited on concrete which has hardened sufficiently to cause the formation of seams or planes of weakness within the section.
10. The Contractor shall stamp an appropriate two (2) inch symbol S, W or C in the top of curb at all locations where sanitary sewer, water or conduit crosses under curbs.
11. All exposed edges shall be tooled with a one-half inch (1/2") radius tool.
12. If a section cannot be placed continuously, keyed construction joints shall be located at points as indicated or as approved. Placing shall be carried out at such a rate that the concrete which is being integrated with fresh concrete is still plastic.
13. Concrete placement shall be stopped at construction joints before rainfall starts or is sufficient to cause damage to the work.
14. Poured work shall be covered and protected.
15. Concrete, after being deposited, shall be consolidated until all voids are filled and free mortar appears on the surface.
16. Consolidate the concrete by means of high frequency internal vibrators of type, size, and number as approved by the City. The number of vibrators employed shall be ample to consolidate the incoming concrete to a proper degree within 15 minutes after it is deposited in forms. Vibrators shall not be attached to nor held against the forms or the reinforcing steel. The location, manner, and duration of the application of the vibrators shall be such as to secure maximum consolidation of the concrete without causing segregation of mortar and coarse aggregate and without causing water or cement paste to flush to the surface. The thickness of the layers shall be not greater than can be satisfactorily consolidated with the vibrators. The vibrators shall vertically penetrate a few inches into the previous lift (which should not be rigid) at regular intervals. The use of approved external vibrators for consolidating concrete will be permitted when the concrete is inaccessible for adequate consolidation, provided the forms are constructed sufficiently rigid to resist displacements and damage from external vibration.
17. The forms on the face of curbs shall not be removed while the concrete is sufficiently plastic to slump.

K. Finishing:

1. After the concrete has been placed and consolidated, the surface of the concrete shall receive a preliminary finish. The preliminary finish shall consist of carefully striking of the surface of the concrete with a template, strike board, or approved compacting type screed, operated on and between supports or headers, until a uniform surface is obtained.

2. Horizontal surfaces shall receive a broom finish unless otherwise shown on the Drawings. Make the broom finish perpendicular to the path of travel on surfaces used by Pedestrians.
  3. Miscellaneous concrete footings shall be sloped to provide drainage away from the post/pipe.
  4. Imperfect or Damaged Work: The Contractor shall repair and clean all concrete damaged or discolored during construction.
  5. Finishing Unformed Surfaces: Following completion of the preliminary finish, a final finish of the type indicated shall be provided.
- L. Curing and Protection
1. Immediately after placement, protect concrete from premature drying, excessively hot or cold temperatures, and mechanical injury.
  2. Curing concrete shall conform to Section 90-1.03B – “Curing Concrete”, of the State Standard Specifications.
  3. Maintain concrete with minimal moisture loss at relatively constant temperature for period necessary for hydration of cement and hardening of concrete.
  4. Membrane-Curing Compound: Apply curing compound in two coats with second coat applied at right angles to first over the entire exposed faces of the concrete.
  5. Do not permit traffic over unprotected surfaces.

#### 44.4 TOLERANCES

- A. Section 01 45 00 – Quality Control: Tolerances.
- B. Maximum Variation from True Position: 1/4 inch.
- C. The finished surface must not vary more than 0.02 foot from a 10-foot straightedge except at grade changes.

#### 44.5 FIELD QUALITY CONTROL

- A. Section 01 77 00 - Closeout Requirements: Requirements for testing, adjusting, and balancing.
- B. Perform field inspection and testing according to State Standard Specifications.
- C. Inspect reinforcing placement for size, spacing, location, support.
- D. For development projects, Developer’s or Contractor’s testing firm will take cylinders and perform slump and air entrainment tests according to ACI 301. For City projects, the City’s testing team will perform testing.

- E. Clean any discolored concrete by abrasive blast cleaning or other authorized method.
- F. Strength Test Samples:
  - 1. Sampling Procedures: ASTM C172.
  - 2. Cylinder Molding and Curing Procedures: ASTM C31, cylinder specimens, standard cure/field cured.
  - 3. The frequency of sampling will be determined by the City.
  - 4. Sample concrete and make at a minimum of one set of three cylinders (each cylinder must be six (6) inches in diameter by 12 inches depth) for every 100 cubic yards less of each class of concrete placed each day and for every 5,000 square feet of surface area paving.
  - 5. Make one additional cylinder during cold weather concrete and placement, and field cure.
- G. Field Testing:
  - 1. Slump Test Method: ASTM C143.
  - 2. Air Content Test Method: ASTM C173 or ASTM C231.
  - 3. Temperature Test Method: ASTM C1064.
  - 4. Density: ASTM C138
  - 5. Measure slump and temperature for each compressive strength concrete sample.
  - 6. Measure air content in air entrained concrete for each compressive strength concrete sample.
- H. Cylinder Compressive Strength Testing:
  - 1. Test Method: ASTM C39.
  - 2. Test Acceptance: Average compressive strength of three consecutive compressive strength test shall be equal to or greater than minimum specified compressive strength specified in this Section. No single strength test should fall below the specified compressive strength by more than 500 psi.
  - 3. Test one cylinder at 7 days.
  - 4. Test two cylinders at 28 days.
  - 5. Retain one cylinder for testing when requested by City.
  - 6. Dispose remaining cylinders when testing is not required.
- I. Maintain records of placed concrete items. Record date, location of pour, quantity, air temperature, and test samples taken.
- J. The finished surface shall be true and straight, and shall be of uniform width, free from humps, sags, or other irregularities.
- K. Where curb and gutter, valley gutter and bus turnout gutter grades are less than one percent (1%), the Contractor shall water test the gutters for low

spots. Any depressions shall be corrected prior to asphalt concrete paving.

#### 44.6 PROTECTION

- A. Section 01 77 00 - Closeout Requirements: Requirements for protecting finished Work.
- B. Immediately after placement, protect paving from premature drying, excessive hot or cold temperatures, and mechanical injury.
- C. Do not permit pedestrian or vehicular traffic over paving for 7 days minimum after finishing until 75 percent design strength of concrete has been achieved, unless approved by the City.
- D. Vandalism: Contractor shall be responsible for protection of newly poured concrete against vandalism. Any damage to the newly poured concrete shall be the responsibility of the Contractor and shall be replaced at the Contractor's expense.

#### 44.7 DEFECTIVE WORK

- A. Concrete work which does not meet the Contract Specifications or Contract Drawings shall be considered defective concrete.
- B. Color and finish of all concrete work shall match. Inconsistent color, and finishing shall be considered defective concrete.
- C. All walls shall be plumb, straight with top of wall held level. Walls which are not plumb, straight, or level shall be considered defective concrete.
- D. All joints shall be straight and true. Joints which are not straight shall be considered defective concrete.
- E. Concrete work which ponds, does not conform to ADA requirements, does not match grading, is of poor finish, has poor scoring depth, map cracking, chipped, cracked, or otherwise deemed non acceptable shall be considered defective concrete.
- F. Defective concrete shall be repaired or replaced as directed by the Landscape Architect, at no added expense to the Contract.

1. The Engineer's authorization for the Contractor to repair defective concrete work does not provide an acceptance of defective concrete work. All final repair work that does not meet the approval of the Landscape

Architect shall be rejected, removed and replaced at no additional cost to the Contact.

- G. 2. In general, minor defective work may be repaired by use of dry pack. If defective work is serious or affects the strength of the structure or the appearance, the Landscape Architect may require the removal and replacement of the portion or all of the work.
  - H. 3. Immediately after removing forms, all concrete surfaces shall be inspected any poor joints voids, rock pockets, tie holes, except as specified, etc., shall be patched at once, but not until the surfaces have first been reviewed by the Landscape Architect. Submit patching mixture and method proposed for use, for review prior to commencing work.
  - I. 4. Required or Replaced work shall match existing work. Work which does not match may require full removal and replacement.
5. All labor, materials, equipment, incidentals, and work related to the repairs or replacement of Concrete work shall be done at no additional cost to the Contract.

**END OF SECTION 32 13 13**

## SECTION 32 15 40 - DECOMPOSED GRANITE PAVING

### **PART 45 - GENERAL**

#### **SCHEDULE 0** - section includes

PRODUCT DATA SHEET 0 - The scope of work outlined in this Section includes the following items of work, as detailed in these Contract Specifications, as shown on the Contract Drawings or reasonably implied therefrom and is not limited to the following items:

45.1 Decomposed Granite

#### **SCHEDULE 1** - RELATED REQUIREMENTS

PRODUCT DATA SHEET 0 - The General and Supplementary Conditions and General Requirements apply to the work herein specified.

PRODUCT DATA SHEET 1 - These Contract Specifications are part of the Contract Drawings and shall include all labor, materials, equipment, reasonable incidentals, and services necessary for the execution of the Work installed complete in place.

PRODUCT DATA SHEET 2 - Refer to all other sections, determine the extent and character of related work, and coordinate all work to produce a complete, properly constructed product.

PRODUCT DATA SHEET 3 - Percent Compaction: As referred to in these Specifications, percent compaction or relative compaction is required in-place dry density of material expressed as a percentage of the maximum dry density of the same material determined in accordance with ASTM D1557. Optimum moisture content is the moisture content corresponding to the maximum dry density determined by ASTM D2216.

PRODUCT DATA SHEET 4 - American Society for Testing and Materials, (ASTM).

PRODUCT DATA SHEET 5 - Standard Specifications: Where referred to in these Specifications, "State Specifications" shall mean the California Caltrans Specifications, latest edition.

#### **SCHEDULE 2** - RELATED sections

PRODUCT DATA SHEET 0 - Section 12 93 00 Site Furnishings and Accessories

PRODUCT DATA SHEET 1 - Section 31 05 13 Excavation, and Earthwork	Clearing & Grubbing,
PRODUCT DATA SHEET 2 - Section 32 11 13	Aggregate Base Courses
PRODUCT DATA SHEET 3 - Section 32 13 13 Improvements	Concrete Surface
PRODUCT DATA SHEET 4 - Section 32 90 00	Landscape Work

### **SCHEDULE 3 - QUALITY control and ASSURANCE**

PRODUCT DATA SHEET 0 - Decomposed granite paving shall comply with these specifications and all applicable sections of the above named references and standards.

PRODUCT DATA SHEET 1 - Installation: Performed only by skilled workmen with satisfactory record of performance on completed projects of comparable size and quality.

PRODUCT DATA SHEET 2 - Sample Panel: Before starting decomposed granite paving, provide a sample panel including redwood headers. Build panel at the site of full thickness and approximately 4 feet x 4 feet. Correct and rebuild sample panel until Owner's Representative's acceptance of the work. Retain panel during construction as a standard for completed paving work.

45.1 The approved sample panel may be a portion of the work and remain in place. Location as directed by the Owner's representative.

PRODUCT DATA SHEET 3 - Do not change source of decomposed granite during the course of the work.

### **SCHEDULE 4 - VISIT TO THE SITE**

PRODUCT DATA SHEET 0 - The contractor shall visit the construction site and shall take all measurements and obtain any other information as may be necessary for a complete and conclusive bid.

### **SCHEDULE 5 - SUBMITTALS**

PRODUCT DATA SHEET 0 - Submit manufacturer's product data and specifications, including gradation table for base course and surface course.

PRODUCT DATA SHEET 1 - Submit the following material samples for the Owner's written approval prior to delivery of materials to site, or preparation of sample panel. Provide suppliers sieve analysis with each sample.

45.1 Base Course: one-half cubic foot.

45.2 Surface Course: one-half cubic foot.

PRODUCT DATA SHEET 2 - Submit material certificates for base materials.

## **SCHEDULE 6 - DELIVERY, STORAGE, AND HANDLING**

PRODUCT DATA SHEET 0 - Store loose granular materials in a well-drained area on a solid surface to prevent mixing with foreign materials.

## **SCHEDULE 7 - PROJECT CONDITIONS**

PRODUCT DATA SHEET 0 - Review installation procedures and coordinate paving work with other work affected by decomposed granite paving work. Do not begin the work until installation of trees and boulders is complete.

PRODUCT DATA SHEET 1 - Protect partially completed paving against weather damage when work is not in progress.

PRODUCT DATA SHEET 2 - Provide temporary barricades and warning lights as required for protection of project work and public safety.

PRODUCT DATA SHEET 3 - Protect adjacent work from damage, soiling, or staining during paving operations.

## **PART 46 - PRODUCTS**

### **2.1 DECOMPOSED GRANITE**

PRODUCT DATA SHEET 0 - Base Course:  $\frac{3}{4}$ " base rock per State Specifications; color: Tan or buff; California Gold by Felton Quarry, Granite Construction co., (408) 335-3445 or equal.

PRODUCT DATA SHEET 1 - Surface Course: #4 minus Path Fines by Felton Quarry, Granite Construction Co., (408) 335-3445, or equal. decomposed granite; color: per plan.

<u>Sieve Size</u>	<u>Percent Passing</u>
3/8"	89-99
#4	95-100
#8	75-90

#30	35-50
#200	10-19

## 2.2 ACCESSORIES

PRODUCT DATA SHEET 1 - Headers and Stakes per Section 12 93 00

PRODUCT DATA SHEET 2 - Soil Sterilizer: Granular weed growth inhibiting type herbicide, labeled for use under pavement surfaces. Material shall not damage trees and plant adjacent to pavement surfaces.

PRODUCT DATA SHEET 3 - Stabilizer: G3 Commercial Stabilizer by Technisoil or approved equal.

## PART 47 - EXECUTION

### 3.1 INSPECTION

PRODUCT DATA SHEET 0 - Examine the substrate under which paving is to be installed. Notify Owner's Representative, 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.

### 3.2 LINES AND LEVELS

PRODUCT DATA SHEET 1 - Finished grade of decomposed granite shall be  $\frac{1}{4}$ " to  $\frac{1}{2}$ " below top of adjacent header. Any settlement below this level shall be corrected.

PRODUCT DATA SHEET 2 - Surfaces shall be true to within  $\frac{1}{8}$ " inch when tested in any direction with a 10 foot straightedge. There shall be no pools of water standing on the pavement after a rain.

PRODUCT DATA SHEET 3 - Transition between changes in vertical gradient of walks and paving shall be smooth and gradual with no abrupt or sharp changes.

### 3.3 PREPARATION OF SUBGRADE

PRODUCT DATA SHEET 1 - Preparation of subgrade: specified in Section 31 05 13.

### 3.4 WEED CONTROL

PRODUCT DATA SHEET 1 - Apply soil sterilizer over subgrade prior to installing paving in accordance with the manufacturer's printed instructions.

### 3.5 decomposed granite

PRODUCT DATA SHEET 1 - General: Uniformly spread approved material and compact to grades and lines shown. Compaction shall be made by power rollers to 90%. Each lift shall be compacted separately immediately after placement. Apply water as required.

PRODUCT DATA SHEET 2 - Base Course: Place over prepared subgrade, and compact to depth shown. Finish to a tolerance of +1/4".

PRODUCT DATA SHEET 3 - Surface Course: Place surface material over base course and compact to depth shown.

PRODUCT DATA SHEET 4 - When surface areas have been rolled and it becomes necessary to add thin layer of material to bring surface to grade, previously rolled or compacted area shall be scarified to provide bond with added material.

PRODUCT DATA SHEET 5 - Finish surface of walks shall be uniform in appearance as to texture and color, and shall have a firm stable consistency, resistant to erosion.

PRODUCT DATA SHEET 6 - Finish surfaces shall be flush to all adjacent conforms, sloped to drain without bird baths.

### 3.6 PROTECTION

PRODUCT DATA SHEET 1 - Restrict traffic from paving surfaces during construction and until final project acceptance by the Owner's Representative.

### 3.7 DEFECTIVE Decomposed Granite paving

PRODUCT DATA SHEET 1 - Decomposed Granite work which does not meet the Contract Specifications or Contract Drawings shall be considered defective.

PRODUCT DATA SHEET 2 - Color and finish of all Decomposed Granite work shall match. Inconsistent color, and finishing shall be considered defective.

PRODUCT DATA SHEET 3 - Decomposed Granite work which ponds, does not conform to ADA requirements, does not match grading, or is otherwise deemed non acceptable shall be considered defective.

PRODUCT DATA SHEET 4 - Defective Decomposed Granite shall be repaired or replaced as directed by the Landscape Architect, at no added expense

to the Contract. Repair materials may include new Decomposed Granite fines, stabilizer, and header.

### 3.8 CLEANING

PRODUCT DATA SHEET 5 - Perform cleaning during installation of work and upon completion of the work. Remove from site all excess materials, debris, and equipment. Repair damage resulting from crushed stone paving operations.

END OF SECTION 32 15 40

## SECTION 32 17 00 - PAVEMENT DELINEATION

### PART 48 - GENERAL

#### 48.1 SUMMARY

- A. Work under this section shall consist of all traffic striping, markings and all other directional information or pavement delineation on the surfaces of streets, detour roads, parking lots, median strips and curbing in accordance with the plans, Technical Specifications and as specified herein, in conformance with the applicable provisions of the Department of Transportation Standard Specifications, California Manual on Uniform Traffic Control Devices (CA MUTCD), and California Vehicle Code.
- B. Related Sections:
  - 1. Section 01 33 00 – Submittal Procedures
  - 2. Section 01 60 00 - Product Requirements
  - 3. Section 01 77 00 - Closeout Requirements
  - 4. Section 01 78 00 - Closeout Submittals

#### 48.2 REFERENCES

- A. Department of Transportation (Caltrans Standard Specifications)
- B. California Manual on Uniform Traffic Control Devices (CA MUTCD)
- C. California Vehicle Code (CVC)

#### 48.3 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Submittal procedures.
- B. Certificates of Compliance: Certificates of Compliance shall be provided for all products and materials proposed to be used under this Section.
- C. Product Data: Provide manufacturers specification and literature for materials furnished.

#### 48.4 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.

#### 48.5 QUALITY ASSURANCE

- A. Perform work in accordance with the plans, Technical Specifications and as specified herein, in conformance with the applicable provisions of the Caltrans Standard Specifications, CA MUTCD, and CVC.

#### 48.6 QUALIFICATIONS

- A. Pavement markings installer shall have experience in the type of work required and a reputation for producing satisfactory work on time.

#### 48.7 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Product transportation, storage, handling, and protection requirements.
- B. Accept materials on site in original factory packaging, labeled with manufacturer's identification.
- C. Protect from weather and construction traffic, dirt, water, chemical, and mechanical damage, by storing in original packaging.
- D. Do not deliver items to project before time of installation. Limit shipment of bulk and multiple-use materials to quantities needed for immediate installation.

#### 48.8 ENVIRONMENTAL REQUIREMENTS

- A. Section 01 60 00 - Product Requirements: Environmental conditions affecting products on site.
- B. Install pavement markers only when ambient temperature and humidity conditions acceptable per manufacturer's specifications.
- C. Testing and removal of yellow traffic stripe and pavement markings with hazardous waste residue shall be in conformance with Department of Transportation Standard Specification 14-11.12, "Removal of Yellow Traffic Stripe and Pavement Marking with Hazardous Waste Residue".

#### 48.9 MAINTENANCE/EXTRA MATERIALS

- A. Section 01 77 00 - Closeout Requirements: Extra materials and maintenance products.

## **PART 49 - PRODUCTS**

### **49.1 GENERAL**

- A. Unless otherwise specified in the Technical Specifications or contract plans, all pavement striping and markings (except temporary) shall be thermoplastic.

### **49.2 THERMOPLASTIC**

- A. Thermoplastic for traffic stripes and pavement markings shall conform to Section 84-2, "Traffic Stripes and Pavement Markings", of the Caltrans Standard Specifications.
- B. The thermoplastic material shall conform to Caltrans Specification PTH-02SPRAY, PTH-02HYDRO or PTH-02ALKYD. Glass beads to be applied to the surface of the molten thermoplastic material shall conform to the requirements of Caltrans Standard Specification.
- C. Concrete surfaces shall be treated before thermoplastic stripes and markings are installed, per Section 84-2, "Traffic Stripes and Pavement Markings", of the Caltrans Standard Specification.

### **49.3 PAINT**

- A. Paint for traffic stripes and pavements markings shall conform to Section 84-2, "Traffic Stripes and Pavement Markings", of the Caltrans Standard Specifications and the following:
  - 1. Waterborne Traffic Line (White, Yellow, Black): Caltrans Standard Specification PTWB-01
  - 2. Acetone-Based (White, Yellow, Black): Specification PT-150VOC(A)
  - 3. Waterborne Traffic Line for disabled persons' parking, and other curb markings (blue, red, green): Federal Specification No. TT-P-1952D
- B. Glass beads shall conform to Caltrans Standard Specification.

#### 49.4 PAVEMENT MARKERS

- A. Pavement markers shall conform to Section 81-3, "Pavement Markers," of the Caltrans Standard Specifications, as specified herein, and in the Technical Specifications.
- B. Fire Hydrant markers shall be two-way, reflective blue markers.

#### 49.5 TEMPORARY PAVEMENT DELINEATION

- A. Temporary Pavement Delineation shall conform to Section 12-6, "Temporary Pavement Delineation," and Section 84-2, "Traffic Stripes and Pavement Markings", of the Caltrans Standard Specifications.

#### 49.6 ADHESIVE

- A. Adhesive for Pavement Markers shall be the hot melt bituminous type conforming to Section 81-3, "Pavement Markers," of the Caltrans Standard Specifications.

### PART 50 - EXECUTION

#### 50.1 LAYOUT, ALIGNMENT, AND SPOTTINGS

- A. All layout, spotting and tracking required shall be performed by and at the expense of the Contractor and approved by the City, prior to placement of pavement striping or markings.
- B. When no previously applied figures, markings, or traffic striping are available to serve as a guide, suitable layouts shall be spotted in advance of the permanent paint application by any means satisfactory to the City.
- C. The Contractor shall mark or otherwise delineate the traffic lanes in the new roadway or portion of roadway, or detour before opening it to traffic.
- D. The Contractor shall provide an experienced technician to supervise the location, alignment, layout, dimensions, and application of the delineation or marking.
- E. The Contractor shall furnish all equipment, materials, labor and supervision necessary for installing pavement striping and markings in accordance with the contract plans for temporary detours required for the safe control of traffic through and/or around the project.

- F. Standard word markings, letters, numerals, and symbols shall be as shown, on the plans. In the absence of such information, all stencils and templates shall be identical with those used by the City. The Contractor shall obtain stencils for all required legends.

## 50.2 TEMPORARY PAVEMENT MARKINGS

- A. Should the Contractor elect to alter the existing traffic stripes and markings, or to divert the flow of traffic on construction projects for his own convenience and there are no special pavement markings or lane delineations shown on the plans or in the Technical Specifications, he shall, at no expense to the City, provide the necessary temporary striping in accordance with the CA MUTCD, unless otherwise directed by the City. Removal of such striping shall be at the Contractor's expense. The Contractor shall remove all existing or temporary detour striping or markings that may confuse the public. When temporary detour striping or markings are no longer required, they shall be removed prior to applying the new traffic stripes or markings.
- B. Temporary Traffic Stripe or Marking Tape shall be removed "clean" prior to installation of permanent pavement delineation.

## 50.3 REMOVAL OF EXISTING MARKINGS

- A. Existing striping and pavement markings that will be in conflict with the finish traffic circulation shall be removed as directed by the City in accordance with Section 84-9 of the Caltrans Standard Specifications.
- B. The Contractor shall conduct his work so as not to damage existing pavement and public improvements to remain. Any resultant damage determined to be excessive by the City shall be repaired in kind by the Contractor at its sole expense.
- C. Damage to the pavement resulting from removal of pavement markers shall be considered as any depression more than 1/4-inch (6.35mm) deep and shall be repaired by the Contractor by filling the depression with hot melt bituminous adhesive to the satisfaction of the City.
- D. Where blast cleaning is used for the removal of traffic stripes and pavement markings or objectionable material, the residue including dust shall be removed immediately after contact between the sand and the surface being treated. Such removal shall be by a vacuum attachment operating concurrently with the blast cleaning operation.
- E. Where removal of traffic stripes and pavement markings is done by grinding or sandblasting methods, the effected pavement surface shall be

completely covered by applying asphaltic emulsion conforming to Section 94 of Caltrans Standard Specifications.

- F. All reference markings made by the Contractor shall be done with spray chalk.
- G. All temporary traffic stripes and pavement markings shall be removed by the Contractor on the same day as placement of the permanent striping and markings.

#### 50.4 PAVEMENT MARKER INSTALLATION

- A. Placement of pavement markers shall conform to Section 81-3, "Pavement Markers," of the Caltrans Standard Specifications, as specified herein, and in the Technical Specifications.
- B. Fire hydrant markers shall be two-way blue retroreflective pavement markers and installed at all fire hydrant locations, as directed by the City.

#### 50.5 PAVEMENT MARKINGS INSTALLATION

- A. Placement of all traffic stripes and pavement markings shall be in conformance with Section 84, "Markings" of the Caltrans Standard Specifications, referenced Plans of the Caltrans Standard Plans, with color required as shown on the Drawings and as specified herein.
- B. Any overlap, dripping, or tracking of fresh thermoplastic or paint onto unmarked surfacing shall be removed to the satisfaction of the City.
- C. Thermoplastic and paint shall be placed as close as possible to existing utility structure and monument frames and covers without covering them.
- D. The Contractor shall protect all fresh thermoplastic and paint and shall repair or replace all damage to traffic stripes and pavement markings caused by his failure to do so at its own expense.
- E. All traffic stripes and pavement markings, new or existing, within or adjacent to the work limits which become defaced or damaged during the Contractor's operations shall be replaced by the Contractor at its expense concurrently with other traffic marking operations in the immediate area. The City shall be the sole judge as to which stripes or legends are defaced or damaged.
- F. Curb painting shall be applied as shown on the plans and as directed by the City. Curb painting shall include the application of two coats of traffic paint with glass beads incorporated in the second coat. Top and face of

curb shall be painted. Color of curb markings shall conform to ASTM D6628.

- G. All traffic stripes and pavement markings shall be placed at application rates in conformance with Section 84-2, "Traffic Stripes and Pavement Markings", of the Caltrans Standard Specifications.

#### 50.6 GLASS BEAD APPLICATION

- A. All traffic stripes, except the black separation line, shall be beaded.
- B. Glass beads shall be applied directly and uniformly to the set traffic line with a bead dispenser machine placed the proper distance behind the paint spray nozzle, unless pre-mix is approved.
- C. Glass beads shall be applied to pavement markings and crosswalks by a special paint spray gun developed for this purpose.
- D. Glass beads shall be applied at application rates in conformance with Section 84-2, "Traffic Stripes and Pavement Markings", of the Caltrans Standard Specifications.:

#### 50.7 CLEANING

- A. Section 01 77 00 - Closeout Requirements: Final cleaning.
- B. Clean finishes and touch up damage.

#### 50.8 PROTECTION OF FINISHED WORK

- A. Section 01 77 00 - Closeout Requirements: Protecting finished work.

**END OF SECTION 32 17 00**

## SECTION 32 17 26 - DETECTABLE WARNING SURFACING

### PART 51 - GENERAL

#### 51.1 SUMMARY

- A. Section Includes: Detectable warning surfacing and accessories at curb ramps, median opening islands, and at other locations as shown on the drawings.
- B. Related Requirements:
  - 1. Section 01 50 00 - Temporary Facilities and Controls: Short-term traffic control as required by this Section.
  - 2. Section 32 12 16 - Asphalt Paving: Coordination with paving systems for equipment specified in this Section.
  - 3. Section 32 13 13 - Concrete Surface Improvements: Coordination with paving systems for equipment specified in this Section.

#### 51.2 UNIT PRICE - MEASUREMENT AND PAYMENT

- A. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.
- B. Detectable Warning Surfacing:
  - 1. Basis of Measurement: Detectable domes shall be included in the cost of curb ramps and median island openings unless specified otherwise in the Technical Specifications.
  - 2. Basis of Payment: Includes furnishing, installing, inspecting, and maintaining detectable warning surfacing until final inspections.

#### 51.3 REFERENCE STANDARDS

- A. American Association of State and Highway Transportation Officials:
  - 1. AASHTO HB-17 - Standard Specifications for Highway Bridges.
- B. ASTM International:
  - 1. ASTM C1371 - Standard Test Method for Determination of Emittance of Materials Near Room Temperature Using Portable Emissometers.
  - 2. ASTM C1549 - Standard Test Method for Determination of Solar Reflectance Near Ambient Temperature Using a Portable Solar Reflectometer.

3. ASTM D570 - Standard Test Method for Water Absorption of Plastics.
  4. ASTM D638 - Standard Test Method for Tensile Properties of Plastics.
  5. ASTM D790 - Standard Test Methods for Flexural Properties of Unreinforced and Reinforced Plastics and Electrical Insulating Materials.
  6. ASTM D1044 - Standard Test Method for Resistance of Transparent Plastics to Surface Abrasion.
  7. ASTM D2240 - Standard Test Method for Rubber Property - Durometer Hardness.
  8. ASTM E84 - Standard Test Method for Surface Burning Characteristics of Building Materials.
  9. ASTM E303 - Standard Test Method for Measuring Surface Frictional Properties Using the British Pendulum Tester.
  10. ASTM E408 - Standard Test Methods for Total Normal Emittance of Surfaces Using Inspection-Meter Techniques.
  11. ASTM E903 - Standard Test Method for Solar Absorptance, Reflectance, and Transmittance of Materials Using Integrating Spheres.
  12. ASTM E1918 - Standard Test Method for Measuring Solar Reflectance of Horizontal and Low-Sloped Surfaces in the Field.
  13. ASTM E1980 - Standard Practice for Calculating Solar Reflectance Index of Horizontal and Low-Sloped Opaque Surfaces.
- C. U.S. Architectural and Transportation Barriers Compliance Board (Access Board):
1. Americans with Disabilities Act (ADA) - Accessibility Guidelines for Buildings and Facilities.
- D. California Code of Regulations (CCR): Provide only approved DSAAC detectable warning products as provided in the California Code of Regulations (CCR) Title 24, Chapter 2, Section 202 definition of "Detectable Warning". Section 11B-247 and 11B-705 "Detectable Warnings And Detectable Directional Texture"
- E. Caltrans Standard Specifications
1. Section 73 – Concrete Curbs and Sidewalks.
- F. California Building Code (CBC).
- 51.4 COORDINATION
- A. Coordinate Work of this Section with Work of other Sections.

## 51.5 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures specifies requirements for submittals.
- B. Product Data: Submit manufacturer's information including characteristics, dimensions, domes, and special shapes.
- C. Manufacturer's Certificate: Certify that product meets or exceeds specified requirements.
- D. Manufacturer's Instructions: Submit detailed instructions on installation requirements, including storage, cleaning and handling procedures.
- E. Submit maintenance recommendations.
- F. Source Quality-Control Submittals: Indicate results of factory tests and inspections.
- G. Manufacturer Reports:
  - 1. Certify that equipment has been installed according to manufacturer's instructions.
  - 2. Indicate activities on Site, adverse findings, and recommendations.

## 51.6 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Requirements for transporting, handling, storing, and protecting products.
- B. Inspection: Accept materials on Site in manufacturer's original packaging and inspect for damage.
- C. Store and protect materials according to manufacturer's instructions. Finished surfaces shall be protected by sturdy wrappings.

## 51.7 WARRANTY

- A. Section 01 78 00 - Closeout Submittals: Requirements for warranties.
- B. Furnish five (5) year manufacturer's warranty for detectable warning surfacing.

## PART 52 - PRODUCTS

### 52.1 DETECTABLE WARNING SURFACING

#### A. Manufacturer List:

1. Armor-Tile Tactile Systems by Engineered Plastics, Inc.
2. ADA Solutions
3. Or approved equal

#### B. Description:

1. ADA-compliant detectable warning surfaces for visually impaired pedestrians.
2. Suitable for installation on both asphalt and concrete.

#### C. Design and Performance Criteria:

1. Loading: Single-wheel HS20-44, according to AASHTO HB-17.
2. Resistant to impacts, wear, freeze-thaw, UV exposure, and stains.
3. Fire Spread: Less than 25 when tested according to ASTM E84.
4. Slip Resistance: 0.80, according to ASTM E303.
5. Taber Abrasion: 150 mgs, according to ASTM D1044.
6. Durometer Hardness: 90, according to ASTM D2240, Type A.
7. Water Absorption:
  - a. Comply with ASTM D570.
  - b. Maximum: 0.05 percent.
8. Minimum Strengths:
  - a. Compressive: 28,000 psi according to ASTM D695.
  - b. Flexural: 25,000 psi, according to ASTM D790.
  - c. Tensile: 11,000 psi, according to ASTM D638.
9. Slip Resistance:
  - a. Static coefficient of friction (Dry): 1.03.
  - b. Static coefficient of friction (Wet): 0.83.
  - c. Wheelchair Safety: Furnish minimum 40, 90-degree raised 0.045-inch points per sq. in.
  - d. Spacing: Center to center spacing of 2.30-inches minimum to 2.40-inches maximum, and base-to-base spacing of 0.65-inches minimum, measured between the most adjacent domes on a square grid.

**Exception:** Where installed in a radial pattern, truncated domes shall have a center-to-center spacing of 1.60-inches minimum to 2.40-inches maximum.

- e. Size: Base bottom diameter of 0.90-inches minimum and 0.92-inches maximum, top diameter of 0.45-inches minimum and 0.47-inches maximum, and a height of 0.2-inches.

D. Cast-in-Place-Type:

- 1. Epoxy polymer, glass-reinforced, thermoset composite
- 2. Length and Width: As shown on the Drawings.
- 3. Depth: 1-3/8 inches.
- 4. Face Thickness: 3/16 inch
- 5. Color: Yellow, FS33538 of Federal Standard 595C. Color shall be homogeneous throughout the detectable warning surface.
- 6. Detectable Warning surfaces shall provide a 70 percent minimum visual contrast with adjacent walking surfaces.

## PART 53 - EXECUTION

### 53.1 EXAMINATION

- A. Section 01 70 00 - Execution: Requirements for installation examination.
- B. Verify that substrate is level or to correct grade, is smooth, is capable of supporting detectable warning surface units and imposed loads, and is otherwise ready to receive Work of this Section.

### 53.2 PREPARATION

- A. Maintenance and Protection of Traffic:
  - 1. Provide short-term traffic control as specified in Section 01 50 00 - Temporary Facilities and Controls.
  - 2. Prevent interference with operations.
  - 3. Maintain access to existing business and other properties requiring access.
- B. Surface Preparation:
  - 1. Clean and dry paved surface prior to installing detectable warning surface modules.
  - 2. Blow or sweep surface free of dirt, debris, oil, grease, or gasoline.

3. Cleaning materials used on site shall have code acceptable low VOC solvent content and low flammability.
- C. Existing Work:
1. Remove existing detectable warning surface modules by methods that will cause least damage to pavement surface.
  2. Repair pavement or surface damage caused by removal operations.

### 53.3 INSTALLATION

- A. Install detectable warning surfacing according to manufacturer's instructions. Contractor shall use whole pieces before using any cut pieces of domes.
- B. The concrete shall be poured and finished, true and smooth to the required dimensions and slope prior to Cast-in-Place Detectable Warning Surfacing.
- C. Cast-in-Place Detectable Warning Surfacing shall be tamped or vibrated into the fresh concrete to ensure that there are no voids or air pockets, and the field level of the Cast-in-Place Detectable Warning Surfacing is flush to the adjacent concrete surface or as the Drawings indicate to permit proper water drainage and eliminate tripping hazards between adjacent finishes.

### 53.4 FIELD QUALITY CONTROL

- A. Section 01 77 00 - Closeout Requirements: Requirements for testing, adjusting, and balancing.
- B. Inspect for correct location, extent of coverage, and final grade.

### 53.5 CLEANING

- A. Clean detectable warning surfacing according to manufacturer's instructions.

### 53.6 PROTECTION

- A. During and after the detectable warning surfacing installation and the concrete curing stage, it is imperative that there are no walking, leaning or external forces placed on the detectable warning surfacing to rock the detectable warning surfacing, causing a void between the underside of the detectable warning surfacing and the concrete.

- B. Protect detectable warning surfacing from vehicular and pedestrian traffic on newly installed detectable warning surface modules for period of time as instructed by manufacturer.
- C. Remove Protective Plastic Sheeting from detectable warning surfacing within 24 hours of installation of the detectable warning surfacing. Particularly under hot weather conditions (80 degrees or higher), plastic sheeting will adhere strongly (resulting in difficult removal of same) to detectable warning surfacing when not removed quickly.
- D. While detectable dome installation is susceptible to vandalism, Contractor shall have someone present on-site to ensure that the detectable dome installation isn't damaged.

**END OF SECTION 32 17 26**

SECTION 32 18 16  
SYNTHETIC POURED-IN-PLACE SURFACING (Add Alt)

**PART 1 GENERAL**

1.1 SECTION INCLUDES

- A. Drawings and general provisions of the Contract, including Section 017000, General Conditions and Division 01, General Requirements, apply to this Section.
- B. Work shall include but not limited to: Furnish all labor, materials, equipment, rentals, facilities, transportation, incidentals, excavations, footings, and services to complete all Synthetic Resilient Surfacing and related work as shown on the Plans and/or specified herein and as necessary for a complete installation.
- C. Poured-in-place surfacing shall consist of a polyurethane binder mixed with 100% recycled, shredded tire material which will make up the Impact Attenuating layer. The Impact Attenuating layer is capped with a TPV rubber granules mixed with a polyurethane binder creating the wear course. Playground safety surfacing shall comply with ADA and CPSC guidelines, ASTM standards and certified by IPEMA.
- D. Related Work:
  - 1. Section 03 30 00: Utility Cast-in-Place Concrete
  - 2. Section 32 11 23: Aggregate Base Courses
  - 3. Section 32 13 13: Concrete Surface Improvements
  - 4. Section 32 90 00: Site Furnishings and Accessories

1.2 REFERENCES

The publications listed below form a part of this Specification to the extent referenced. The publications are referred to in the text by basic designation only.

PRODUCT DATA SHEET 1 - American Society for Testing and Materials (ASTM)

- 53.1 ASTM D 412 (1992) Standard Test Methods for Vulcanized Rubber and Thermoplastic Rubbers and Thermoplastic Elastomers-Tension.
- 53.2 ASTM C 136 (1984a; R 1993) Sieve Analysis of Fine and Coarse Aggregates
- 53.3 ASTM D 1682 (1964; R 1975) Breaking Load and Elongation of Textile Fabrics

- 53.4 ASTM D 2240 (1991; R 1993) Rubber Property—Durometer Hardness
- 53.5 ASTM D 3776 (1985; R 1990) Mass per Unit Area (Weight) of Woven Fabric
- 53.6 ASTM D 4491 (1989; R 1992) Water Permeability of Textiles by Permeability
  - 1. ASTM D 4533 (1985; R 1991) Trapezoid Tearing Strength of Geotextiles
  - 2. ASTM D 4632 (1991) Grab Breaking Load and Elongation of Geotextiles
  - 3. ASTM D 5199 (1991; R 1992) Measuring Nominal Thickness of Geotextiles and Geomembranes
  - 4. ASTM D 624 Standard Test Method for Tear Strength of Conventional Vulcanized Rubber and Thermoplastic Elastomers.
  - 5. ASTM D 2047 Standard Test Method for Static Coefficient of Friction of Polish-Coated Floor Surfaces as Measured by the James Machine.
  - 6. ASTM D 2859 Standard Test Method for Flammability of Finished Textile Floor Covering Materials.
  - 7. ASTM E 303 Standard Test Method for Measuring Surface Frictional Properties Using the British Pendulum Tester.
- 53.7 ASTM F 1292 (1995) Impact Attenuation of Surface Systems Under and Around Playground Equipment
- 53.8 ASTM F 1487 (1995) Playground Equipment for Public Use
  - 8. ASTM F 1951 Standard Specification for Determination of Accessibility of Surface Systems

PRODUCT DATA SHEET 2 - Code of Federal Regulations (CFR) CFR 28 Part 36 (1991) Nondiscrimination on the Basis of Disability by Public Accommodations and in Commercial Facilities, Final Rule

PRODUCT DATA SHEET 3 - U.S. Consumer Product Safety Commission (CPSC) PSC (1991) Handbook for Public Playground Safety or current edition, U.S. Consumer Product Safety Commission, Washington, D.C. 20207, 301-504-0494

### 1.3 PERFORMANCE REQUIREMENTS

- A. Material Performance Requirements: Provide a 2-layer rubber-urethane playground surfacing system which has been designed, manufactured and installed to meet the following criteria:
  - 1. Shock Attenuation (ASTM F1292):
    - a. Gmax: Less than 200.

- b. Head Injury Criteria: Less than 1000.
2. Flammability (ASTM D2859): Pass.
3. Tensile Strength (ASTM D412): 60 psi (413 kPa).
4. Tear Resistance (ASTM D624): 140%.
5. Water Permeability: 0.4 gal/yd<sup>2</sup>/second.
6. Accessibility: Comply with requirements of ASTM F1951.

B. Installer Performance Requirements:

1. Installer Qualifications: Engage an experienced installer or applicator that has specialized for a minimum of 5 years in installing the specific playground equipment required for this Project and who is acceptable to Manufacturer of primary materials. Installer must provide a minimum of 3 documented and inspectable poured-in-place surfacing installations within the past 5 years with project names, dates, and contacts provided with the submittal. The Contractor shall furnish a list of projects using either specified material or equivalent that they have installed during the last five years. Information shall include project name, square footage, contact name with address and phone number. Also, the Contractor shall furnish resumes detailing the experience of key personnel, including supervisors and mechanics. The Contractor shall be approved in writing by the material primary manufacturer for the system being installed.
1. Assign a full-time employee to the job as supervisor for the duration of the Contract with a minimum of four (4) years experience in site furnishing installation.
2. Labor Force: Provide installation and maintenance force thoroughly familiar with, and trained in, the work to be accomplished to perform the task in a competent, efficient manner, acceptable to the City.

C. Manufacturer's Services

- 53.1 Services of a manufacturer's representative, or manufacturer's certified or authorized installer, who is experienced in installation of the specified playground safety surface, shall be provided. The representative shall supervise or inspect the installation to ensure that the safety surfacing meets the impact attenuation requirements as specified herein.
1. The manufacturer's representative shall certify that, regardless of the installer, the installation complies with the manufacturer's instructions and specifications, as specified in paragraph 1.4.A.

#### 1.4 REGULATORY REQUIREMENTS

- A. Conform to all Federal, State, and City codes and requirements for installation and disabled accessibility as referenced herein and as applicable.

#### 1.5 SUBMITTALS

- A. General
  - 1. Submit listed submittals in accordance with Conditions of the Contract and Division 1 Submittal Procedures Section.
- B. Product Data: Submit manufacturer's product data, color sample and installation instructions, including IPEMA certification.
- C. Verification Samples: Submit manufacturer's standard verification samples of 9" x 9" (229 x 229 mm) minimum.
- D. Quality Assurance/Control Submittals: Submit the following:
  - 1. Certificate of qualifications of the playground surfacing installer.
  - 2. Manufacturer recommended cleaning and maintenance instructions.
- B. Submit shop drawings showing depth of the safety surfacing system, including depths of material, sub-base materials, hardware, edge details, and drainage.
- C. Submit a list of materials and components to be installed as part of the system, by weight and/or volume and recommended coverage, including manufacturer's name, shipment date, storage requirements, and precautions, and that shall state chemical composition and test results to which material has been subjected in compliance with these Specifications.
- D. Proposed substitutions for specified products: Submit a listing of at least five (5) installations where products similar to those proposed for use have been installed and have been in successful service for a minimum period of three (3) years. This list shall include owner or purchaser; address of installation; service or maintenance organization; date of installation; contact person; and phone number of the contact person.
- E. An official authorized to certify on behalf of the synthetic safety surfacing shall sign a statement attesting that the surfacing meets the requirements of ASTM F 1292 for a head-first fall from the highest accessible portion of installed play equipment. The impact attenuating qualities of the surfacing system shall not be diminished in the surface areas covering hardware. Testing of product shall include tests conducted over hardware. The statement shall be dated after the award of the Contract, shall state the

Contractor's name and address, and shall name the project and location. The statement shall also provide the name, address, and telephone number of the testing company, the date of the test, and the test results.

- F. The authorized manufacturer's representative shall certify upon completion of the installation that the safety surfacing has been installed in accordance with manufacturer's instructions and complies with all specifications.
- G. A Certificate of Insurance shall be provided by manufacturer of safety surfacing, covering both product and general liability, of not less than \$5,000,000. The issuing underwriter shall be AA rated.

#### 1.6 QUALITY ASSURANCE

- A. Manufacturer: Company specializing in the manufacture of products specified in the Section with a minimum of five years documented experience.
- B. Installer:
  - 1. Company specializing in applying the work of the Section with minimum three years documented experience, approved by manufacturer.
  - 2. International Play Equipment Manufacturers Association (IPEMA) certified.

#### 1.7 MAINTENANCE DATA

- A. Submit maintenance data under provisions and as follows:
  - 1. Prepare and deliver to the City, ten (10) days prior to completion of construction, all required and necessary descriptive material in complete detail and sufficient quantity, properly prepared in two (2) individually bound copies of the operation and maintenance manual.
  - 2. The manual shall describe the material installed and shall be in sufficient detail to permit operating personnel to understand and maintain installation. Each complete, 3-ring binder manual shall include the following information:
    - a. Index sheet stating Contractor's address and telephone number.
    - b. Duration of guarantee period.
    - c. List of components with names and addresses of local manufacturer's representative.
    - d. Complete maintenance instructions.

3. Include maintenance information on regular cleaning, damage and stain removal.

## 1.8 WARRANTY

- A. Safety surfacing shall maintain required impact attenuation characteristics and be guaranteed against defects in workmanship and materials for the following time periods dating from final acceptance by the City, a minimum of seven (7) years or as specified and agreed upon per alternate contract.
- B. Project Warranty: Refer to Conditions of the Manufacturer's Contract for project warranty provisions.
- C. Manufacturer's Warranty: 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.
- D. Proper drainage is critical to the longevity of the Poured-in-Place surfacing system. Inadequate drainage will cause premature breakdown of the poured system in affected areas; and void the warranty.

## 1.9 DELIVERY, STORAGE, AND HANDLING

- A. Materials and equipment shall be delivered in the manufacturer's original, unopened, undamaged containers with identification labels intact and stored, if necessary, in accordance with the manufacturer's recommendations, in an area as directed by the Owner.
- B. Storage and Protection: Store materials protected from exposure to harmful environmental conditions and at a minimum temperature of 40 degrees F (4 degrees C) and a maximum temperature of 90 degrees F (32 degrees C).

## **PART 2 PRODUCTS**

### 2.10 GENERAL

- A. Safety: Safety surfacing within playground equipment use zones shall meet or exceed the performance requirements of CPSC and ASTM F 1292 that a surface yield both a peak deceleration of no more than 200 G-max, and a Head Injury Criteria (HIC) value of no more than 1,000 g, for a head-first fall from the highest accessible portion of play equipment being installed. The highest accessible portion of playground equipment being installed as shown in drawings. The contractor is responsible for obtaining

a determination from the safety surfacing manufacturer of the product depth required to meet performance requirements for all play equipment.

1. The impact attenuation performance of the synthetic safety surfacing and manufactured wood fiber proposed for installation shall be documented by certificates of compliance, as specified in paragraphs 1.5 submittals, F and G.
2. Accessibility: Safety surfaces intended to serve as accessible paths of travel for persons with disabilities shall be firm, stable and slip resistant and shall meet the requirements of FEDSTD 795, 28 CFR Part 36 ASTM F 1487, 1292, 1951 and the Architectural and Engineering Instructions (9AEI) Design Criteria.

## 2.11 CRITICAL FALL HEIGHTS

3. Safety Surfacing depth is based upon Critical Fall heights established for each fitness apparatus. It is the Contractor's responsibility to verify critical fall heights of fitness stations prior to determining depth requirements for safety surfacing. Contact the manufacturer of play structures for more information.

## 2.12 SYNTHETIC POURED-IN-PLACE SURFACING

Synthetic surfacing shall be a poured-in-place system, consisting of an impact attenuating substrate and a wear surface bonded to produce a uniform material. Acceptable MFRs for the surfacing:

Tot Turf Supreme Poured-in-Place by Robertson Industries, Pleasant Hills, CA (1-800-858-0519)

Surface America, Playbound Poured-in-Place Extremem-10, available from Ross Recreation Equipment, (707) 538-3800

or approved equal.

- B. Impact Attenuating Substrate: Substrate shall consist of shredded styrene butadiene rubber (SBR) adhered with a 100% solids polyurethane binder to form a resilient, porous material. Strands of SBR may vary from 0.5 mm to 10 mm in thickness, by 3 mm to 60 mm in length (3.0 – 5.0 mm is not acceptable). Cushion material will have at least 10% SBR Ambient Crumb Rubber (5-9) Mesh using sieve analysis ASTM D 5644 and a fiber content of .1% or less mixed in. Foam or rubber granules shall not be permitted in substrate. Binder shall be between 10 and 14 % of the total weight of rubber and shall provide 100% coating of the particles. The substrate shall be compatible with the wear surface, shall be mixed and poured-in-place, and shall meet requirements herein for impact attenuation.

- C. **Wear Surface:** Wear surface shall be a durable, weather-resistant, ultraviolet stable, water permeable material, which shall be the topcoat of a poured-in-place system. Wear coarse shall consist of Thermal Plastic Vulcanized (TPV) granules with an Aliphatic binder formulated to produce an even, uniform, seamless surface up to 2000 SF. TVP shall be angular with a (Shore A) hardness of 65° A ±5 and particle size between 1-4mm. Aliphatic binder shall be not less than 22 percent of total weight of rubber used in wear surface, and shall provide 100 percent coating of the particles. Thickness of the Wear Surface shall be ½"-5/8" (Min. ½ in, 2.5 mm). Tot Turf Thermal Supreme .5-1.5mm TPV High Density wear resistant material will be installed under all swing bays. Aliphatic urethane at a MIN 22% ratio is required. 3-5mm is not acceptable.
- D. **Binder:** Binder for synthetic surfacing shall be nontoxic, weather-resistant, ultraviolet stable, nonhardening, retaining impact-attenuating qualities, and shall be solids polyurethane, methylene diphenyl isocyanate (MDI), or as recommended by the manufacturer. No filler materials shall be used in urethane such as plasticizers and the catalyzing agent shall contain no heavy materials. No toluene diphenyl isocyanate (TDI) shall be used. Weight of polyurethane shall be no less than 1.02 kg/l (8.5 lb/gal), or more than 1.14 kg/l (9.5 lb/gal). Binder for Wear Surface shall be aliphatic type only. Coloring pigments, if used, shall be inorganic oxides.
- E. **Color:** As shown in Plans
- F. **Proprietary Products/Systems.** Poured-in-place playground surfacing system, including the following:
1. **PlayBound Poured-In-Place Primer:**
    - a. **Material:** Urethane.
  2. **PlayBound Poured-in-Place Basemat:**
    - a. **Material:** Blend of 100% recycled SBR (styrene butadiene rubber) and urethane.
    - b. **Thickness:** Per Plans.
    - c. **Formulation Components:** Blend of strand and granular material.
  3. **PlayBound Poured-In-Place Top Surface:**
    - a. **Material:** Blend of recycled EPDM (ethylene propylene diene monomer) rubber and aromatic or aliphatic urethane binder.
    - b. **Thickness:** Nominal 1/2" (12.7 mm), minimum 3/8" (9.5 mm), maximum 5/8" (15.9 mm).
    - c. **Color:** Per Plans.
    - d. **Binder:** Aliphatic Urethane (Extreme-10).
    - e. **Dry Static Coefficient of Friction (ASTM D2047):** 1.0.
    - f. **Wet Static Coefficient of Friction (ASTM D2047):** 0.9.

- g. Dry Skid Resistance (ASTM E303): 89.
- h. Wet Skid Resistance (ASTM E303): 57.
- 4. Mixes
  - a. Required mix proportions by weight:
    - 1) Basemat: 16+% urethane (as ratio: 14% urethane divided by 86% rubber). 14% urethane, 86% rubber (based on entire rubber & urethane mix).
    - 1. Top Surface: 22% urethane (ratio: 18% urethane divided by 82% rubber). 18% urethane, 82% rubber (based on entire rubber & urethane mix).
- 5. Color: As shown in Plans

## **PART 3 EXECUTION**

### 3.1 GENERAL

- 1. SITE CONDITIONS: Synthetic safety surfacing shall be installed on dry subsurfaces. Temperatures and weather conditions shall be as recommended by the manufacturer, with no prospect of rain within the initial drying period.
- 2. SEQUENCING AND SCHEDULING: Safety surfacing shall be installed after the playground equipment is installed. The installation shall be coordinated with playground equipment and site element installation.

### 3.2 PREPARATION

- 1. Finished Grade: Verify that finished grade elevations are as indicated on the drawings, that the appropriate subgrade has been established for the specified safety surfacing.
- 2. Subsurface: The appropriate subgrade elevation shall be as established for the particular safety surfacing to be installed. The subsurface shall be installed in a true, even plane, and sloped to drain. Subsurface irregularities shall be corrected. Subsurface: Tolerance of concrete or bituminous subsurface shall be within 1/8 inch (3.0 mm) in 10 feet (3050 mm). Tolerance of aggregates sub base shall be within 3/8 inch (10mm) in 10 feet (3050mm). Verify that aggregate sub base has been fully compacted in 2" watered lifts to 95% or greater.
- 3. Substrate preparation must be in accordance with surfacing manufacturer's specification. New concrete must be fully cured – up to 7 days.

4. Drainage
  - A. The Contractor shall verify that subsurface drainage, has been installed in the playground area to provide positive drainage.

### 3.3 COORDINATION

1. Coordinate with work of other sections to insure appropriate sequencing of events.

### 3.13 SYNTHETIC POUR-IN-PLACE SURFACING INSTALLATION

1. Preparation and installation shall be in accordance with manufacturer's specifications and directions.
2. Do not proceed with playground surfacing installation until all applicable site work, including substrate preparation, playground equipment installation and other relevant work, has been completed.
3. Poured-in-Place System: Components of the poured-in-place safety surface system shall be mixed mechanically on site in accordance with manufacturer's recommendations to ensure a uniform distribution of binder. Hand-mixing shall not be allowed. Installation of poured-in-place surfacing shall be seamless and completely bonded to subsurface. Material shall cover all foundations and fill around all elements penetrating the surface. Manufacturer's Services: For safety surfacing, service of the manufacturer's representative who is experienced in installation of playground safety surface shall be provided. The representative shall supervise the installation to ensure that the safety surfacing meets the impact attenuation requirements as specified herein.
4. Thickness:
  - a. Construction methods, such as use of measured screeds 1 mm (1/16") thicker than the required surfacing depth, shall be employed to ensure full depth of specified surfacing material is installed.
  - b. Surfacing system thickness throughout the playground equipment use zone shall be as required to meet the impact attenuation requirements for a head-first fall from the highest accessible portion of installed play equipment.
  - c. Critical Fall Height of Play Area is based on the highest accessible part of the equipment. See Plans for Maximum Critical Fall Height and Poured-in-Place thickness.
5. Geotextile Fabric: When poured-in-place safety surfacing is installed over a compacted aggregate base, geotextile fabric shall be installed as shown on Drawings. Fabric shall cover the entire area to receive

safety surface, and be lapped a minimum 100 mm (4") at seams. Seams shall be adhered in accordance with manufacturer's recommendations.

6. Poured-in-Place Substrate: Whenever practical, the substrate layer of poured-in-place surfacing material shall be installed in one continuous pour on the same day. When a second pour is required, the edge of the previous work shall be fully coated with polyurethane binder to ensure 100% bond with new work. Adhesive shall be applied in small quantities so that new substrate can be placed before the adhesive dries.
7. Poured-in-Place Wear Surface: Wearing surface shall be TPV (Thermal Plastic Vulcanized) granules and be bonded to substrate. Apply adhesive to substrate in small quantities so that wearing surface can be applied before adhesive dries. Surface shall be hand troweled to a smooth, even finish. Except where wearing surface is composed of different color patterns, pour shall be continuous and seamless. Where seams are required due to color change a step configuration will be constructed to maintain wear surface integrity. The edge of the initial pour shall be coated with adhesive and wearing surface mixture immediately applied. Butt joint seams are not acceptable except for repairs.
8. Perimeter: Concrete perimeter must be formed during pour, with surfacing rolled down inside void. Primer adhesive must be applied to all sides of void. The hardened edge of the concrete curb shall be primed with an adhesive and the final 2" shall be tapered to allow the wear surface material to be a minimum of 1" thick where it joins the concrete edge.
9. Thickness:
  - a. Construction methods, such as use of measured screeds 1 mm (1/16") thicker than the required surfacing depth, shall be employed to ensure full depth of specified surfacing material is installed.
  - b. Surfacing system thickness throughout the playground equipment use zone shall be as required to meet the impact attenuation requirements for a head-first fall from the highest accessible portion of installed play equipment.
10. UV Protective Sealer: Apply per manufacturer's recommendations.
11. Clean-up: Do not allow adhesives on adjacent surfaces or play equipment. Immediately clean up spills or excess adhesive.
12. Protection: The synthetic safety surfacing shall be allowed to fully cure in accordance with manufacturer's instructions. The surface shall be protected from all traffic during the curing period for forty-

eight (48) hours or as instructed by the manufacturer. Protect from damage at all times, until final acceptance of the Work. If damage occurs to any safety surfacing prior to final acceptance, Contractor shall, at his own expense, make repair or replacement to satisfaction of the City.

### 3.4 CLEANING

1. Prior to final acceptance clean safety surface in accordance with manufacturer's directions.

END OF SECTION 32 18 16

## SECTION 32 80 00 - IRRIGATION SYSTEM

### PART 54 - GENERAL

#### 1.1 SUMMARY

- A. The CONTRACTOR shall provide all labor, materials, supplies, tools, and transportation and perform all operations in connection with and reasonably incidental to complete the installation of the automatic sprinkler irrigation systems as shown on the drawings. Items hereinafter are included as an aid to take off, and are not necessarily a complete list of work items.
1. Trenching, stockpiling, excavation, materials, and refilling trenches.
  2. Furnishing materials and installation for complete system including piping, valves, fittings, sprinkler heads, automatic controls, and final adjustment of heads to insure complete coverage.
  3. Line voltage connections to the irrigation controllers and low voltage control wiring from controllers to remote control valves.
  4. Replacement of unsatisfactory materials.
  5. Clean-up, inspection and approval.
  6. All work of every description mentioned in the specification and/or addenda thereto, all other labor, and materials reasonably incidental to the satisfactory completion of the work, including clean-up of the site, as directed by the Project Manager.
  7. Tests.
  8. Record drawings.
- B. Related Requirements:
1. Section 01 29 00 - Payment Procedures
  2. Section 01 70 00 - Execution
  3. Section 01 77 00 - Closeout Requirements
  4. Section 31 23 16 – Utility Trenching
  5. Section 32 90 00 – Landscape Work
  6. Section 33 05 26 – Utility Identification
  7. Section 33 11 13 – Water Distribution Piping
  8. Section 33 12 00 – Water Distribution Equipment
  9. Section 33 12 13 – Water Service Connections
  10. Section 33 12 16 – Water Distribution Valves

## 1.2 UNIT PRICE - MEASUREMENT AND PAYMENT

- C. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.
- D. Irrigation System:
  - 1. Measurement: Irrigation system installation is measured on a lump sum basis.
  - 2. Payment: The contract lump sum price paid for the Irrigation System shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing the Irrigation System, complete in place.

## 1.3 SUBMITTALS

- E. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- F. Product Data: Submit manufacturer catalog information on all material to be used on the project as specified on the legend, notes, details and plans. Redline or highlight exact items on page to be submitted. Complete material list shall be submitted prior to performing any work.
- G. Substitutions: No substitution will be permitted without prior written approval by the Project Manager. If the product is approved and, in the opinion of the Project Manager, the substituted product does not perform as well as the specified product, the Contractor shall replace it with the specified product at no additional cost to the City.
- H. All equipment or materials installed or furnished without prior approval of the City may be rejected and the Contractor may be required to remove the equipment or material at their own expense.

## 1.4 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.
- B. Project Record Documents: The Contractor shall maintain in good order in the field office, one complete set of black line prints of all sprinkler drawings which form a part of the contract, showing all water lines, electrical, sprinklers, valves, stub-outs. In the event any work is not installed as indicated on the drawings, such work shall be corrected and dimensioned accurately from the building walls. All underground stub-outs for future connections and valves shall be located and dimensioned accurately from building walls on all record drawings. In addition to the hard copies a full sized scanned PDF will be required at completion.

- C. Controller Chart:
  - 1. Provide one laminated controller chart showing the area covered by controller for each automatic controller supplied at the maximum size controller door will allow. Chart shall be a reduced drawing of the actual "as-built" system. If controller sequence is not legible when the drawing is reduced to door size, the drawing shall be enlarged to a size that is readable and placed folded, in a sealed plastic container, inside the controller door.
  - 2. Controller chart shall be a blackline print with a different color used to show area of coverage for each station. Charts must be completed and approved by the Project Manager prior to final inspection of the irrigation system.
  
- D. Maintenance and Operating Instructions and Manuals:
  - 1. Contractor shall prepare an Operation and Maintenance Manual, organized in a 3-ring binder, containing the following information.
    - a. Contractor's name, address, and telephone number. Duration of guarantee, periods as specified herein, list of equipment with names and addresses of local manufacturer's representatives with duration of written warranties. Complete operating and maintenance instructions on all equipment spare parts lists and related manufacturer's information.
  - 2. Submit the Operation and Maintenance Manual to the Project Manager within 10 Calendar Days of completion of work of this Section and as a condition of project acceptance.
  
- E. SiteOne Green Tech controller certification:
  - 1. Contractor shall coordinate with SiteOne Green Tech to have each controller certified after installation. A certification letter shall be provided to the Project Manager upon completion of project. Irrigation Controller shall be EPA WaterSense® approved.

## 1.5 QUALITY ASSURANCE & GENERAL REQUIREMENTS

- A. Qualifications: The Contractor, personally or through an authorized and competent representative, shall supervise the work constantly, and shall as far as possible keep the same foreman and workmen on the job from commencement to completion. The workmanship of the entire job must in every way be first class, and only experienced and competent workmen will be allowed on the job. A minimum of five years' experience of installing irrigation systems of similar scope, size and complexity as the system being installed under this scope of work is required for all on-site job superintendents.
  
- B. Manufacturer's installation instructions and best practices: Manufacturer's installation instructions shall be followed in all cases when not shown in the Drawings or Specifications.

- C. O.S.H.A. Compliance: All articles and services covered by this specification shall meet or exceed the safety standards established under the Federal Occupational Safety and Health Act of 1970, together with all amendments in effect as of the date of this specification.
- D. All irrigation systems shall be installed to meet or exceed the requirements set forth in the California Department of Water Resources Model Water Efficient Landscape Ordinance.
- E. All irrigation systems shall be installed to meet or exceed the requirements set forth in Bay Friendly Landscape Guidelines.
- F. Codes and Standards: Comply with all applicable codes and standards.
  - 1. All work and materials shall be in full accordance with the latest rules and regulations of the National Electric Code; published by the Western Plumbing Officials Association; and other State or local laws regulations. Nothing in these drawings or specifications is to be construed as to permit work not conforming to these codes.
  - 2. When the specifications call for materials or construction of a better quality or larger size than required by the above mentioned rules and regulations, the provision of the specifications shall take precedence over the requirements of said rules and regulations.
  - 3. Contractor shall furnish, without extra charge, any additional material and labor when required by the compliance with these rules and regulations, though the work be not mentioned in these particular specifications or shown on the drawings.
  - 4. The Contractor shall erect and maintain barricades, guards, warning signs, and lights as necessary or required by O.S.H.A. regulations for the protection of the public or workmen.
  - 5. Any existing buildings, equipment, piping, pipe covering sewers, etc., damaged by the Contractor during the course of his work shall be replaced or repaired by the Contractor in a manner satisfactory to the Project Manager and at Contractor's own expense, before final payment is made. The Contractor shall be responsible for damage caused by leaks in the piping systems being installed or having been installed under this contract. He/she shall repair, at his/her own expense, all damage so caused, in a manner satisfactory to the Project Manager.
  - 6. The Contractor shall pay for all permits, licenses, and fees required.

## 1.6 EXISTING CONDITIONS

- A. Protection Of Existing Structures and Utilities
  - 1. The Drawings show, if applicable, existing above and below grade structures and utilities that are known to the City. Locate known existing installations before proceeding with construction operations that may cause damage to such installations. Existing installations

shall be kept in service where possible and damage to them shall be repaired with no adjustment of Contract Sum. Verify with Project Manager if As Built drawings are available.

2. If other structures or utilities are encountered, request Project Manager to provide direction on how to proceed with the Work. If a structure or utility is damaged, take appropriate action to ensure the safety of persons and property.

- B. Trench Interference with Existing Tree Root Systems: Prior to trenching, layout main and lateral line locations within drip Line of trees and review locations with Project Manager. Relocate any lines that may interfere with existing root systems to avoid or reduce damage to root systems as accepted by Project Manager.

## 1.7 LAYOUT OF WORK

- I. The Contractor shall stake out the irrigation system as shown on the drawings. These areas shall be checked by the Contractor and Project Manager before construction is started. Any changes, deletions or additions shall be determined at this check.
- J. Due to the scale of the Drawings, it is not possible to indicate all piping offsets, fittings, sleeves, etc., which may be required. Carefully investigate the conditions affected all of the work and plan accordingly, and furnish all required fittings. Install system in such a manner to avoid conflicts with planting, utilities and architectural features.
- K. Do not install the irrigation system as shown on the Drawings when it is obvious in the field that obstructions, grade differences or discrepancies in arc dimensions exist that might not have been considered in Project Manager. Bring such obstruction or differences to the attention of the Project Manager. Notify and coordinate irrigation Work with applicable contractors for location and installation of piping and sleeves through or under walls, pavement and structures. In the event this notification is not given, the Contractor shall assume full responsibility for any revision necessary.

## 1.8 SEQUENCING AND SCHEDULING

- A. Acceptance: Do not install main line trenching prior to acceptance by Project Manager of rough grades completed under another Section.
- B. Coordination: Coordinate with the all other trades the sleeving, power requirements of the project, prior to the start of construction.

## 1.9 INSTRUCTION

- A. After the system has been installed and approved, the Contractor shall instruct the Project Manager in complete operation and maintenance of the irrigation system.

## PART 55 - MATERIALS

### 2.1 PIPE AND FITTINGS

- A. Main lines (constant pressure); 4" and larger shall be polyvinylchloride (PVC) 1120-Class 200, ASTM D1785, Type 1, Grade 1 with rubber gasketed bell connections with ductile iron fittings with thrust blocks or joint restraints; 3" and smaller shall be PVC 1120-Schedule 40 plastic pipe. Pipe shall be made from NSF approved Type 1, Grade 1 PVC compound conforming to ASTM D1785.
  - 1. Join lengths of pipe by means of integrally formed bell end on pipe using rubber ring seal.
  - 2. Ring-tite main line: At changes in direction or branch mains, use appropriate Ductile Iron rubber ring seal fittings with thrust blocks or joint restraints.
  - 3. Solvent weld main lines: At changes in direction or branch mains, use appropriate Schedule 40 PVC solvent weld fittings as approved by the Uniform Plumbing Code.
- B. All piping for recycled water systems shall be manufactured from purple-colored PVC material and shall be printed on two sides with the wording "CAUTION-RECLAIMED WATER". Refer to Delta Diablo specifications for requirements.
- C. Lateral lines (non-pressure): 3/4" and larger shall be 1120-Schedule 40 PVC plastic pipe. All lateral lines shall be connected with Schedule 40, Type I, Grade I, PVC solvent weld fittings.
- D. Irrigation Sleeves shall be 1120-Schedule 40 PVC plastic pipe. Irrigation pipe and wires crossing beneath hardscape surfaces shall be contained within sleeving and Schedule 40 PVC conduit. Provide a minimum of one sleeve for water lines and a minimum of one Schedule 40 PVC electrical conduit for control wires. Sleeving size shall be a minimum of two times the aggregate diameter of all pipes contained within sleeve. Provide vertical sweeps for all electrical conduit on each side of hardscape and terminate ends a minimum of 12" from hardscape surface.
- E. Connections between main lines and RCV's shall be of Schedule 80 PVC (threaded both ends) nipples and fittings.
- F. Risers shall be as follows:

1. Rotary Sprinklers Schedule 80 PVC threaded nipples and Schedule 80 PVC ells as shown in the construction details.

## 2.2 BACKFLOW PREVENTION DEVICE

- A. Backflow prevention device shall be the reduced pressure type with gate valves, check valves, test cocks, reduced pressure chamber and air vent.
- B. Provide a freeze preventative blanket around backflow assembly. Blanket shall be green.
- C. All metallic pipe and fittings installed below grade shall be may be wrapped with an approved asphaltic tape.
- D. Backflow prevention device model shall be per City of Pittsburg standard equipment list. Size as shown on the drawings. Install backflow prevention device in accordance with City of Pittsburg standard detail.

## 2.3 BACKFLOW PREVENTION DEVICE ENCLOSURE

- A. Enclosure shall be sized to completely enclosure backflow device.
- B. Install enclosure device in accordance with City of Pittsburg standard detail.
- C. Enclosure model shall be per City of Pittsburg standard equipment list. Powder coated dark green. Size as shown on drawings.

## 2.4 PRESSURE REDUCING VALVE

- A. Pressure reducing valve shall be diaphragm type, bronze body, with bolt to adjust the downstream pressure.
- B. Pressure reducing valve shall reduce pressure in both flow and no-flow conditions.
- C. Pressure shall adjustable with a range of 25-75 PSI.
- D. Pressure reducing valve shall be per City of Pittsburg standard equipment list. Size as shown on drawings.

## 2.5 BOOSTER PUMP

- A. When static water pressure in the City water system is less than 55 psi or when the hydraulic analysis of a proposed irrigation system requires more pressure than available a booster pump is required.

- B. Booster pump shall be a prefabricated, self-contained, Variable speed, (VFD), horizontal centrifugal pump station with piping, valves, and enclosure. Controls will be an operator interface with software programming written specifically for the project specific pump requirements. Pump station shall have a formed and reinforced base platform and enclosure with lockable lid contains all manifolding, pumps, motors and control panels to provide an integral unit ready for easy installation.

## 2.6 MASTER CONTROL VALVE

- A. Master control valve shall be a normally closed 24 VAC solenoid actuated globe pattern valve.
- B. Valves shall be made of durable glass-filled nylon with a pressure rating of 200 PSI
- C. Valve shall have external and internal bleed for manual operation.
- D. Valve shall have a scrubber mechanism to clean the stainless steel screen.
- E. Valve shall be model shall be per City of Pittsburg standard equipment list. Size as shown on drawings.

## 2.7 GATE VALVES

- A. Gate valves 3" and smaller shall meet the following requirements:
  - 2. Valves shall be of stainless steel (304 or higher) construction with non-rising stem, cross handle and threaded connections.
  - 3. Valves shall be per City of Pittsburg standard equipment list. Size as shown on the drawings
  - 4. Install in 10" diameter plastic valve box as detailed.
- B. Gate valves 4" and larger shall meet the following requirements:
  - 5. Valves shall be cast iron with operating nut (2" square) and "O" ring connections for Class 200 PVC plastic pipe.
  - 6. Valves shall be per City of Pittsburg standard equipment list. Size as shown on the drawings.
  - 7. Install in 10" diameter plastic valve box as detailed.

## 2.8 QUICK COUPLING VALVES

- A. Quick coupling valves shall per City of Pittsburg standard equipment list. Use Rain Bird 44NP with purple covers for use with recycled water. Install in 10" diameter plastic valve box as detailed. Refer to Delta Diablo specifications for requirements.

## 2.9 CONTROLLERS

- A. Controller's size and model shall be as listed on the drawings.
- B. Final location(s) of controller shall be approved by the Project Manager.
- C. Controller requires 120v power. Maximum power output of controller is 2.0 amps.
- D. Controllers shall be Toro DXI controller within a Strongbox Stainless Steel Top entry controller. All controllers shall have a Cellular kit with Antenna for communication with City's central computer. Contact Site One Green Tech when purchasing.
- E. Controller shall have a preinstalled flow sensor terminal board.
- F. Install Controller and accessories per City and Manufacturer's details.
- G. Each controller shall be equipped with a built in radio remote receiver and one remote transmitter.

## 2.10 CONTROLLER COMMUNICATION CABLE

- A. All sites with multiple Toro DXI controllers shall be connected together via communication cable. Cable shall be Rain Master model EV-CAB-COM
- B. Communication cable shall be installed within 1¼" Schedule 40 grey PVC with Schedule 40 fittings and Schedule 40 electrical long sweeps elbows at all changes in direction. Pull boxes shall be located a minimum of 200 feet on center, adjacent to controller, and at each change of direction. Use rectangular boxes for all pull boxes. Use Carson model 1419-12 with bolt down lid. Color shall be black. Heat brand box "PB". Text height of letters to be 2".
- C. Maximum distance of communication cable shall be 2000'.
- D. Splicing of cable between controllers is not permitted.

## 2.11 CONTROL WIRE

- A. Control wire shall be copper with U.L. approval for direct burial in ground, size #14-Common ground wire shall have white insulating jacket; control wire shall have insulating jacket of color other than white or yellow. Runs over 2,000 lineal feet shall be #12- AWG-UF 600-volt copper wire. Splices shall be made with 3M-DBY seal packs.
- B. Provide a separate ground wire for each controller.

- C. Provide a minimum of two spare control wires into each RCV box for future. Spare wires shall be yellow in color.
- D. Tracer wire shall be used on all pressure piping. Tracer wire shall be blue and suitable for direct burial and wet conditions. Refer to Section 33 05 26 for additional requirements.

## 2.12 ELECTRIC REMOTE CONTROL VALVES

- A. Electric remote control valves sizes shall be shown on drawings.
- B. Electric remote control valve shall be a normally closed 24 VAC solenoid actuated globe pattern valve.
- C. Valves shall be made of durable glass-filled nylon with a pressure rating of 200 PSI
- D. Valve shall have external and internal bleed for manual operation.
- E. Provide and install one Schedule 80 PVC FIPT threaded true union ball valve with EPDM O-rings on the upstream side of valve and one Schedule 80 union on the downstream side of valve. Match valve size when sizing ball valve and union.
- F. All electric remote control valves for dripline or drip systems shall include a wye filter with a 200 mesh stainless steel screen and pressure regulator on the valve or downstream of the valve.

## 2.13 IDENTIFICATION TAGS/TAPE

- A. Identification tags for all electric control valves shall be manufactured by Christy. Tag numbers shall match stationing in controller and as shown on as-built drawings. Provide one yellow station number tag for each electric control valve and an additional purple one for recycled water system as follows:
  - 1. Potable water systems: Christy ID.STD.Y1
  - 2. Recycled water systems: Christy ID.STD.Y1 and Christy ID.MAX.P2.RC006. Refer to Delta Diablo specifications for requirements.
- B. Identification tags for all quick coupling valves are ONLY required for recycled water systems. Tags shall be Christy model ID.MAX.P2.RC006. Refer to Delta Diablo specifications for requirements.
- C. Detectable tape shall be installed on all pressurized pipes greater than 2". Tape shall be placed above the centerline of the pipe, spanning the full length of the pipe, and be placed at a depth of 6" above the top of the pipe. Tape shall be 3" wide by 5 mil thick and manufactured for direct burial

service. Use blue colored tape for potable irrigation and purple for recycled water systems. Standard imprints shall read “CAUTION WATER LINE BELOW” AND “CAUTION BURIED RECLAIMED WATER LINE BELOW”.

## 2.14 VALVES BOXES

### A. ELECTRIC REMOTE CONTROL VALVE BOXES:

8. All electric remote control valve boxes that service non-drip systems shall be installed within a Carson Model 1419-12 or 1324-12 plastic valve box with bolt down plastic lid. Size of box is dependent on the size of valve. Lid shall be marked: "Irrigation Control Valve." Color: Green.
9. All electric remote control valve boxes that service dripline or drip systems shall be installed within a Carson Model 1324-12 plastic valve box with bolt down plastic lid. Lid shall be marked: "Irrigation Control Valve." Color: Green.
10. Use purple colored boxes with bolt down lid marked “RECLAIMED OR RECYCLED WATER” and with bilingual non-potable warning and symbol for all recycled water systems. Refer to Delta Diablo specifications for requirements.
11. Heat brand controller letter and numbers into lid. Minimum text height to be 2”.

### B. GATE VALVE AND QUICK COUPLING VALVE BOXES:

1. All gate valve and quick coupling valve shall be installed within a Carson Model 910-10 plastic valve box with plastic lid or approved equal. Use 8” sleeve to encase gate valve. Color: Green.
2. Use purple color boxes with bolt down lid marked “RECLAIMED OR RECYCLED WATER” and with bilingual non-potable warning and symbol. Refer to Delta Diablo specifications for requirements.
3. Heat brand the letters “GV” into lid. Minimum text height to be 2”.

### C. DRIP COMPONENT BOXES:

1. All drip components shall be installed within a 6” round black plastic valve box with plastic lid.
2. Use purple color lid with non-hinged bolt down lid marked “RECLAIMED OR RECYCLED WATER” and with bilingual non-potable warning and symbol. Refer to Delta Diablo specifications for requirements.

## 2.15 SPRINKLER HEADS AND BUBBLERS

- A. All sprinkler heads shall be as listed on the drawings. Refer to City of Pittsburg standard equipment list for make and model of pop-up rotary and spray sprinklers.

- B. Pop-up spray sprinklers shall include a built in check valve in the body to hold up to 14 feet of head.
- C. Pop-up spray sprinklers shall include built in pressure regulation in the body.
- D. Use built in 30 psi regulators for all spray nozzles and 45 psi regulators for all rotating nozzles. Use 12" pop-ups in shrub and ground cover areas and 6" pop-ups in turf areas.
- E. Riser units and nipples shall be the same size as the inlet to the sprinkler body.
- F. Use purple caps on sprinkler head for recycled water systems. Refer to Delta Diablo specifications for requirements.

## 2.16 DRIPLINE & DRIPLINE COMPONENTS

- A. Dripline shall be as listed on the drawings. Refer to City of Pittsburg standard equipment list for model number.
- B. Tubing shall be low density, UV resistant, polyethylene tubing with 17mm in size with internal pressure-compensating, drip emitters impregnated into the tubing spaced at 12 or 18 inches
- C. The built in emitters shall be capable of delivering 0.6 gallons per hour per emitter.
- D. Use purple colored tubing for recycled water systems.
- E. All dripline systems shall have a manual flush valve at each isolated zone within the systems. Multiple flush valves may be required per drip zone.
- F. All dripline systems shall have air relief valve(s) at the highest elevation point(s) within each isolated zone. Install one air relief valve for every 500 linear feet of dripline.

## 2.17 FLOW SENSORS

- A. Inline flow sensors shall be installed in accordance with the manufacturer's installation instructions. Contractor is responsible for the installation, all required materials and connections of the flow sensors for complete operation with the irrigation controller.
- B. Flow sensor size and model shall be listed on the drawings. Contact Site One Green Tech for models numbers

## 2.18 FLOW SENSOR CABLE AND CONDUIT:

- A. Flow sensor wire shall be shielded cable model EV-CAB-SEN manufactured by Rain Master.
- B. Maximum cable distance from controller to flow sensor shall be 2000 ft.
- C. Install flow sensor cable in a 1" grey SCH 40 PVC conduit with long sweep elbows.
- D. Conduit and flow sensor cable shall be routed with mainline wherever possible. Install 18" below grade. Provide a minimum 6" separation between conduit and pressure main line.
- E. Provide 10" round grey electrical pull boxes a minimum of every 200 ft, at each change in direction and adjacent to each controller. Heat brand lid of pull box "FSB".

#### 2.19 CHECK VALVE

- A. Spring check valve shall be Schedule 40 PVC with ½ lb spring and stem rated at 150 PSI.
- B. Model and size as shown on drawings.

#### 2.20 MISCELLANEOUS INSTALLATION MATERIALS

- A. Solvent cement and primer for solvent weld joints shall be of make and type approved by manufacturer(s) of pipe and fittings. Cement shall be maintained at proper consistency throughout use.
- B. Lubricant for assembling rubber ring seal joints shall be of make and type approved by manufacturer of pipe.
- C. Pipe joint compound shall be non-hardening, non-toxic materials designed specifically for use on threaded connections in water carrying pipe. Performance shall be same as RectorSeal #5.

#### 2.21 MISCELLANEOUS EQUIPMENT

- A. Provide all equipment called for by the drawings.
- B. Provide to the Project Manager, at completion of the maintenance period, three (3) each of all operating and servicing keys and wrenches required for complete maintenance and operation of all heads and valve. Include all wrenches necessary for complete disassembly of all heads and valves.

### PART 56 - INSTALLATION

### 3.1 PREPARATION

- A. Schedule and coordinate placement of materials and equipment in a manner to effect the earliest completion of work in conformance with construction and progress schedule.

### 3.2 HANDLING AND STORAGE

- A. Protect work and materials from damage during construction and storage as directed by the Project Manager.
- B. Handle plastic pipe carefully; especially protect it from prolonged exposure to sunlight. Any section of pipe that has been damaged will be discarded and removed and replaced if installed.

### 3.3 LAYOUT

- A. Lay out work as accurately as possible in accordance with diagrammatic drawings.
- B. Where site conditions do not permit location of piping, valves and heads where shown, notify Project Manager immediately and determine relocation in joint conference.
- C. Prior to installation, the Contractor shall stake out the routing of all pressurized main lines and sprinkler heads for approval by Project Manager.
- D. Run pipelines and automatic control wiring in common trenches wherever practical.

### 3.4 EXCAVATING AND TRENCHING

- A. Excavation shall be in all cases ample in size to permit the pipes to be laid at the elevations intended and to permit ample space for joining.
- B. Make trenches for pipelines deep enough to provide minimum cover from finish grade as follows:
  - 1. 18" minimum cover over main lines to control valves and quick coupling valves.
  - 2. 18" minimum cover over control wires from controller to valves.
  - 3. 12" minimum cover over RCV controlled lateral lines to sprinkler heads.
- C. Restore surfaces, existing underground installations, etc., damaged or cut as a result of excavations, to original conditions in a manner approved by the Project Manager.

- D. Where other utilities interfere with irrigation trenching and pipe work, adjust the trench depth as instructed by the Project Manager.

### 3.5 ASSEMBLING PIPELINES

- A. All pipe shall be assembled free from dirt and pipe scale. Field cut ends shall be reamed only to full pipe diameter with rough edges and burrs removed.
- B. Install plastic pipe in accordance with manufacturer's recommendations.
- C. Install 3" wide detectable warning tape above all pressurized main lines as shown in the City standard "Irrigation System Trenching Detail". Refer to Section 33 05 26 – Utility Identification.
- D. Rubber Ring Seal Joint:
  - 1. Use factory made male end or prepare field-cut male end to exact specifications of factory made end.
  - 2. Carefully clean bell or coupling and insert rubber ring without lubricant. Position ring carefully according to manufacturer's instructions.
  - 3. Lubricate male end according to manufacturer's instruction and insert male end to specified depth. Use hands only when inserting PVC pipe.
  - 4. Thrust blocks shall be provided where necessary to resist system pressure on ring-tite pipe and fittings. Blocks shall be concrete and the size shall be based on an average soil safe bearing load of 700# per square foot.
  - 5. Form thrust blocks in such a manner that concrete comes in contact only with the fittings. Thrust blocks shall be between solid soil and the fittings.
- C. Solvent Weld Joint:
  - 1. Prepare joint by first making sure the pipe end is square. Then, deburring the pipe end, and clean pipe and fitting of dirt, dust and moisture.
  - 2. Dry insert pipe into fitting to check for proper sizing. Pipe should enter fitting 1/3 to 2/3 depth of socket.
  - 3. Coat the inside socket surface of the fitting and the male end of the pipe with P-70 primer (manufactured by Weld-On). Then without delay, apply Weld-On 711 cement liberally to the male end of the pipe and also apply 711 cement lightly to the inside of the socket. At this time, apply a second coat of cement to the pipe end.
  - 4. Insert pipe immediately into fitting and turn 1/4 turn to distribute cement and remove air bubbles. The pipe must seat to the bottom of the socket and fitting. Check alignment of the fitting. Pipe and fitting shall be aligned properly without strain to either.

5. Hold joint still for approximately thirty (30) seconds and then wipe the excess cement from the pipe and fitting.
  6. Cure joint a minimum of thirty (30) minutes before handling, at least six (6) hours before allowing water in the pipe.
- D. Threaded Joint:
1. Field threading of plastic pipe or fittings is not permitted. Only factory formed threads will be permitted.
  2. Factory made nipples shall be used wherever possible. Field cut threads in metallic pipe will be permitted only where absolutely necessary. When field threading, cut threads accurately on axis with sharp dies.
  3. All threaded joints shall be made up with pipe joint compound. Apply compound to male threads only.
  4. Where assembling metallic pipe to metallic fitting or valve, not more than three (3) full threads shall show when joint is made up.
  5. Where assembling to threaded plastic fitting, take up joint no more than one full turn beyond hand tight.
  6. Where assembling plastic pipe, use strap type friction wrench only; do not use metal-jawed wrench.
- E. Cap or plug openings as pipeline is assembled to prevent entrance of dirt or obstructions. Remove caps or plugs only when necessary to continue assembly.
- F. Where pipes or control wires pass through sleeves, provide removable non-decaying plug at ends of sleeve to prevent entrance of earth.
- ### 3.6 REMOTE CONTROL VALVES
- A. Install where shown on drawings and group together where practical. Limit one remote control valve per box. No exceptions!
  - B. Locate valve boxes 12" from and perpendicular to walk edges, buildings and walls. Provide 12" between valve boxes where valves are grouped together.
  - C. Thoroughly flush main line before installing valves.
  - D. Install in shrub or groundcover areas where possible.
  - E. Label control line wire at each valve with an I.D. tag, indicating identification number of valve (controller and station number). Attach label to control wire.
  - F. Flow control stems shall be adjusted or tuned per manufacturer recommendations.

### 3.7 AUTOMATIC CONTROL WIRE

- A. Run lines along mains wherever practical. Tie wires in bundles with pipe wrapping tape at 10' intervals and allow slack for contraction between strappings.
- B. Loop a minimum of three (3) feet of extra wire in each valve box; both control wire and ground wire.
- C. Connections shall be made by crimping bare wires with brass connectors and sealing with watertight resin sealer packs.
- D. Splicing will be permitted only on runs exceeding 2500'. Locate all splices at valve locations within valve boxes.
- E. Where control lines pass under paving, they shall pass through Schedule 40 electrical PVC conduit. Do not tape wire in bundles inside conduit.

### 3.8 AUTOMATIC CONTROLLER

- A. Provide and install automatic irrigation controller in approximate locations shown on drawings. The exact location will be determined on the site by the Project Manager. Provide conduit and wire and connect to 120 volt switch accessible to controller for ease of maintenance.
- B. Connect control lines to controller in sequential arrangement according to assigned identification number on valve. Each control line wire shall be labeled at controller with a permanent non-fading label indicating station number of valve controlled. Attach label to control wire.
- C. Provide each irrigation controller with its own independent low voltage common ground wire.
- D. Provide each pedestal controller with its own ground rod. Separate the ground rods by a minimum of eight feet. The ground rod shall be an eight foot long by 5/8" diameter U.L. approved copper clad rod or as recommended by controller manufacturer. Install no more than 6" of the ground rod above finish grade. Connect #8 gauge wire with a U.L. approved ground rod clamp to rod and back to ground screw at base of controller with appropriate connector. Make this wire as short as possible, avoiding any kinks or bending. Install a minimum of 8' away from pedestal housing base unless otherwise noted.

### 3.9 BUBBLERS, SPRINKLER HEADS AND QUICK COUPLING VALVES

- A. Thoroughly flush lines before installing heads, bubblers or QCV's.
- B. Locate bubblers, heads and QCV's as shown in the drawings and details.

- C. Adjust sprinkler heads for proper distribution and trim.
- D. Install lawn heads 1" above grade in seeded lawn area at time of installation. Lower to finished grade after turf is well established and as directed by Project Manager.

### 3.10 DRIPLINE AND DRIPLINE COMPONENTS

- A. Thoroughly all flush lines driplines.
- B. Install dripline a minimum of 12" away from all buildings and 6" off hardscapes for shrubs and groundcover. 2" of paving for all no-mow or sod type grasses.
- C. Space driplines equally throughout the planting area as detailed. Refer to legend for emitter and row spacing of dripline. Adjust alternate rows so emitters are spaced in a triangular pattern.
- D. All dripline tubing shall be buried 3" below finish grade and stapled down every 4' and at each change in direction with a 6" tubing stake.
- E. For slopes greater than 10:1, modify dripline row spacing on the bottom 1/3 of the slope to be 25% greater at the bottom of the slope.
- F. Install flush valves at the low end of each drip zone minimum of 2 valves are required for each valve. Refer to manufacturer details for installation instructions.
- G. Install air vacuum relief valve(s) at high point(s) of each planting area. Refer to drawings for approximate locations. Revise locations in field based on actual grades of the site. Locate 1 valve per every 500' of dripline. Refer to manufacturer details for installation instructions.
- H. Thoroughly saturate soil prior to planting. Provide additional surface watering as required to keep plant root systems moist during planting establishment period.

### 3.11 BACKFILLING

- A. Backfill only after piping and wire has been inspected and approved.
- B. Sand bed all pressurized mainlines as shown in the City standard "Irrigation System Trenching Detail"
- C. Backfill material shall be the earth excavated from the trenches, free from rocks, concrete chunks, and other foreign or coarse materials. The pH value of all backfill material shall be tested to be within 6.5 to 7.5 range.

- D. Place backfill materials in 6" layers and compact by tamping to a minimum compaction of 90 percent of original soil density.
- E. Dress off areas to finish grade and remove excess soil, rocks, or debris remaining after backfill is completed.
- F. If settlement occurs along trenches, and adjustments in pipes, valves, and sprinkler heads, soil, sod, or paving are necessary to bring the system, soil, sod, or paving to the proper level or the permanent grade, the Contractor, as part of the work under this contract, shall make all adjustments without extra cost to the City.

### 3.12 FIELD QUALITY CONTROL

#### A. Coverage Tests:

- 1. Perform coverage tests in the presence of Project Manager, after sprinkler or drip system is completed. Test system to assure that all areas are irrigated completely and uniformly.
- 2. Do not spray onto pavement or structures. Adjust arc nozzles as needed to provide full coverage without over spray.

#### B. Adjusting and Cleaning:

- 1. System adjustment:
  - a. Valves: Adjust flow for proper operation.
  - b. Heads: Adjust for alignment and coverage.
  - c. If it is determined that coverage could be improved by adding additional driplines or a nozzle change, make such changes as required to provide adequate coverage to all plant material.
  - d. Perform final cleaning of all risers, dripline, heads, and equipment for proper operation. Demonstrate operation and uniform coverage in the presence of the Project Manager prior before final acceptance.

### 3.13 TESTING

Perform test as specified below. Remake any faulty joints with all new materials. Use of cement or caulking to seal leaks is absolutely prohibited.  
Contractor shall:

- A. Notify the Project Manager at least three (3) days in advance of testing.
- B. Perform testing at his/hers own expense.
- C. Center load piping with small amount of backfill to prevent arching or slipping under pressure. No fitting shall be covered
- D. Apply the following tests after welded plastic pipe joints have cured at least twenty-four (24) hours.

1. Ring-Tite Mainline: Remove all the air from the piping system then test live (constant pressure) and QCV lines hydrostatically at 125 PSI minimum. Lines will be approved if test pressure is maintained for two (2) hours. Maintain pressure during this time period and measure the amount of water required to maintain that test pressure. Approved tables of allowable loss are below, and the line will be approved or not approved as such results may indicate. The Contractor shall make tests and repairs as necessary until test conditions are met.

Allowable leakage for PVC plastic pipe with elastomeric joints in U.S. gallons per hour at a test pressure of 150 PSI.

- a. 4" - 0.30 gallons per 1000 ft. or 50 joints
  - b. 6" - 0.45 gallons per 1000 ft. or 50 joints
  - c. 8" - 0.60 gallons per 1000 ft. or 50 joints
2. Solvent Weld Mainline: Remove all the air from the piping system then test live (constant pressure) and QCV lines hydrostatically at 125 PSI minimum. Lines will be approved if test pressure is maintained for six (6) hours. The lines shall be restored to the original test pressure. The Contractor shall make tests and repairs as necessary until test conditions are met.
  3. Test RCV controlled lateral lines with water at line pressure and visually inspect for leaks. Retest after correcting defects.

### 3.14 MAINTENANCE

- A. Continuously maintain irrigation system in areas indicated in the Contract during the progress of work and for a period of **90 days** after substantial completion.
- B. It is Contractor's responsibility to turn over the irrigation in a first-class condition at the end of the maintenance period.
- C. Maintenance Schedule: Contractor shall submit schedule of maintenance tasks to be performed for City review and approval. At a minimum, maintenance staff shall be on-site two times per month. It is not the intention of these Specifications to allow a "quick cleanup" at the end of the maintenance period, but rather that the work be continuous and ongoing.
- D. Proper irrigation system maintenance includes the overall supervision of the system, controller scheduling, routine adjustments and necessary repairs.
- E. Maintain irrigation system for optimum performance, as per manufacturer's specifications, by inspecting the entire system on an on-

going basis. This includes cleaning and adjusting all sprinkler, bubbler heads, drip and drip tube emitters and valves for proper coverage

3.15 GUARANTEE

- A. It shall be the responsibility of the Contractor to fill and repair all depressions and replace all necessary lawn and planting due to the settlement of irrigation trenches for one year following completion and acceptance of the job.
- B. The Contractor shall also guarantee all materials, equipment and workmanship furnished by him to be free of all defects of workmanship and materials, and shall agree to replace at his expense, at any time within one year after installation is accepted, any and all defective parts that may be found.

3.15 CLEAN-UP

- A. When work of this section has been completed and at such other times as may be directed, remove all trash, debris, surplus materials, and equipment from site.

**END OF SECTION 32 80 00**

## SECTION 32 90 00 - LANDSCAPE WORK

### PART 1 - GENERAL

#### 1.1 SUMMARY

- B. The CONTRACTOR shall provide all materials, equipment, and labor necessary to furnish and install the planting as shown on the Drawings and herein specified. The scope of work includes but is not limited to the following items:
1. Bark mulch
  2. Delivery Tag
  - . Plant Establishment Period
  - . Plant Supply List
  5. Organic Pre-emergent
  6. Root Ball Guy System
  7. Root Barrier
- 8 Trees, Shrubs, and Groundcover
9. Tree Staking System
  10. 12 Month Plant Warranty
- a)
- C. Related Requirements:
1. Section 01 29 00 - Payment Procedures
  2. Section 01 70 00 - Execution
  3. Section 01 77 00 - Closeout Requirements
  4. Section 32 80 00 - Irrigation

#### 1.2 UNIT PRICE – MEASUREMENT AND PAYMENT

- D. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.
- E. Planting
1. Measurement: Measurement for landscape planting shall be as provided in the bid proposal.
  2. Payment: The contract lump sum or unit prices shall include full compensation for furnishing all labor, materials, tools and equipment and performing all work necessary to complete the landscape installation work as shown and specified in the contract documents.
- F. Landscape Maintenance
1. Measurement: Measurement for landscape maintenance shall be as provided in the bid proposal.
  2. Payment: The contract lump sum shall include full compensation for furnishing all labor, materials, tools and equipment and performing

all work necessary to maintain the planting and irrigation work as shown and specified in the contract documents.

### 1.3 DEFINITIONS

- A. ReScape Landscaping is a holistic approach to design, construction and maintenance of the landscape in order to support the integrity of the San Francisco Bay watershed ecosystem. ReScape practices foster soil health, conserve water and other valuable resources while reducing waste and preventing pollution. BFL practices incorporated in these specifications are designated as **(ReScape Practice)**. Additional ReScape resources are available at [www.rescapeca.org/resources/publications-list](http://www.rescapeca.org/resources/publications-list)
- B. Compost: An organic matter resource that is the product of controlled biological decomposition of organic materials, often including urban plant debris and food waste. Compost contains plant nutrients but is typically not characterized as a fertilizer. It has the unique ability to improve chemical, physical and biological characteristics of soils or growing media. (Excerpted from US Compost Council, Field Guide to Compost Use).

### 1.4 REFERENCE STANDARDS

- G. Reference Standards:
1. American Standard for Nursery Stock (ANSI) - ANSI A300: Tree, Shrubs and Other Woody Plant Maintenance - Standard Practices, current edition.
  2. ANSI Z133.1: Tree Care Safety Standards, current edition.
  3. **BASMAA-SBF**: Bay Area Stormwater Management Agencies Association Specification of Soils for Biotreatment or Bioretention Facilities, dated April 18, 2016, or most current edition.
  4. International Society of Arboriculture (ISA) Tree Pruning Guidelines, current edition.
  5. U.S. Composting Council (USCC) Seal of Testing Assurance (STA) Program assures that compost producers have regularly tested compost for chemical, physical and biological properties. [www.compostingcouncil.org](http://www.compostingcouncil.org)
- H. Related Documents:
1. California Model Water Efficient Landscape Ordinance (MWEL0), updated July 2015, or current edition.
  2. Bay-Friendly Landscape Guidelines describing the principles and practices in sustainable landscape construction and maintenance. Bay-Friendly publications and resources are available on-line at [www.rescapeca.org/resources/publications-list](http://www.rescapeca.org/resources/publications-list).

3. Cal-Trans 'Storm Water Quality Handbooks' - Construction Site Best Management Practices (BMP's) Manual, current edition.

## 1.5 SUBMITTALS AND SAMPLES

- I. References
  1. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
  2. Section 01 78 00 - Closeout Submittals: Requirements for submittals.
- J. Product Data & Schedules: Furnish manufacturer's literature, laboratory analytical data (soil analysis results and amendment recommendations) as required in this specification section, samples as noted, and schedules for the following items:
  1. Planting fertilizer(s)
  2. Composted Greenwaste Organic Amendment (**ReScape Practice**)
  3. Mulch (two one-quart samples) (**ReScape Practice**) Import topsoil (two one-quart samples)
  4. Bioretention Soil (two one gallon samples)
  5. Nursery invoices for all plant material for this project
  6. Pesticide(s)
  7. Maintenance Schedule
- K. Substitutions: Plant Material Substitutions of plant material shall not be permitted unless authorized in writing by the Landscape Architect / Project Manager. If proof is submitted that specified plant material is not available, a proposal will be considered for use of the nearest equivalent size or variety with an equitable adjustment of contract price. These provisions shall not relieve Contractor of the responsibility of obtaining specified materials in advance if special growing conditions or other arrangements must be made in order to supply specified materials.
- L. Closeout Submittals
  1. As-built drawings (hard copy and PDF-format scanned images) shall be provided as part of the closeout submittals.
- M. The Landscape Architect / Project Manager reserves the right to take and analyze samples of materials for conformity to specifications at any time. Contractor shall furnish samples upon request of the Project Manager. Rejected materials shall be immediately removed from the site at Contractor's expense. Costs of testing materials not meeting specifications shall be paid by Contractor.

## 1.6 QUALITY ASSURANCE

- N. Contractor Qualifications: Provide sufficient experienced workmen and supervisors who shall be present at all times during execution of this portion of work and who are thoroughly familiar with the type of construction, materials and methods involved. In the acceptance or rejection of the work, no allowance will be made by City for lack of workmen's skill.
- O. Requirements of Regulatory Agencies:
1. Obtain and pay for all licenses and permits and pay all inspection and other fees connected with the work.
  2. Conform to requirements of applicable Federal, State and local agencies. Nothing in the Contract Documents is to be construed to permit work not conforming to these requirements. Furnish without extra charge any additional material and labor required by above.
  3. Where conflict exists between requirements of above agencies and/or these Specifications, the more restrictive shall govern.
  4. All plants and planting material shall meet or exceed the Specifications of Federal, State, and local laws requiring inspection for plant disease and insect control. All inspection certificates required shall accompany shipments.
- P. Source Quality Control: Quality and size shall conform to current edition of "USA Standard for Nursery Stock" for number one grade nursery stock as adopted by American Associations of Nurserymen. In all cases, botanical names shall take precedence over common names.

## 1.7 QUANTITIES

- Q. Plant material quantities indicated on the Drawings are for estimating purposes only. Furnish and install all plant materials as indicated - drawn quantities shall supersede numerical quantities.

## 1.8 DELIVERY, STORAGE AND HANDLING

- R. Section 01 60 00 - Product Requirements: Requirements for transporting, handling, storing, and protecting products.
- S. Deliver all items to the site in their original containers with all labels intact and legible. Protect plants at all times from sun or drying winds as necessary or until planted. Do not handle plants by stems, trunks or tops, but only by container.

## 1.9 SITE CONDITIONS

- T. Contractor shall familiarize himself with existing site conditions as they may affect his work.

- U. Water will be provided at the site at no cost to Contractor. Make and remove temporary lines and connections as necessary for the proper execution of the work.

#### 1.10 WARRANTY PERIOD

- A. All trees, shrubs, and ground covers shall be guaranteed to take root and thrive for a period of one year after FINAL ACCEPTANCE date.
- B. Plants shall be free of dead or dying branches and branch tips, and shall bear foliage of normal density, size and color. All dead plants, all plants not in a vigorous growing condition and plants exhibiting conditions unacceptable due to actions during planting and maintenance operations, as determined by Landscape Architect / Project Manager, shall be replaced immediately by Contractor at no additional cost to the City. Replacement shall closely match size and habit of adjacent specimens of the same species and shall be subject to all requirements of the Specifications.
- V. Contractor shall not be responsible for failures due to neglect by the City, vandalism, abuse or damage by others, or unusual phenomenon or incidents above and beyond the Contractor's control, during Warranty Period. Report such conditions to the City in writing.

### **PART 2 - PRODUCTS**

#### 2.1 MATERIALS

- A. Fertilizers, Soil Amendments and Mulch: First quality, standard brand, agricultural products. Deliver in original containers with brand name marked thereon. Furnish City with all certificates or delivery slips for each material delivery in containers or in bulk. Fertilizers listed below are for bid purpose only. Fertilizers shall be organic type as recommended by the certified soil testing laboratory . Contractor shall submit soil report including organic amendment and fertilization programs. Soil report shall be considered as part of the specifications and shall be dated within six months before delivery, or sample of organic amendment for Testing Laboratory's analysis.
  1. Commercial Fertilizer: A complete control-release fertilizer in pellet form of which part of the elements are derived from organic sources: 16% Nitrogen, 16% Phosphoric Acid and 16% Potash  
Plant Fertilizer Paks: Best-Paks 20-10-5 planter paks
  2. Soil Sulfur: Agricultural grade Sulfur containing minimum of 99% Sulfur (expressed as elemental).
  3. Ammonium Sulfate, 21-0-0

4. Iron Sulfate: 20% iron (expressed as metallic iron) derived from ferric and ferrous sulfate, 10% sulfur (expressed as elemental).
5. Potassium Sulfate, 0-0-50.
6. Calcium Carbonate: 95% lime derived from oyster shells.
7. Gypsum: Agricultural grade with 98% Calcium Sulfate.
8. Sulfur Coated Urea (SCU): SCU 21-7-14 or SCU 21-7-7.
9. Composted Organic Greenwaste Amendment (**BFL Practice**): Yard waste compost free of contaminants with pH of 5.5-8.0, minimum organic content of 250 pounds per cubic yard of compost (minimum 50% of compost's dry weight, TMECC 05.07-A), 35-60% moisture content, maximum 4.5 dS/m Ece, salinity measured on the saturation extract solution shall not exceed 8.0 dS/m, 8 or below carbon dioxide evolution rate (TMECC 05.08-B), greater than 80% seedling emergence maturity bioassay (TMECC 05.05-A), and a minimum of 90% of the material by weight shall pass a ½" screen. Material passing the ½" screen shall meet the following criteria:

<u>Sieve Designation</u>	<u>Percent Passing</u>
9.51 mm (3/8")	85-100%
2.38 mm (No. 8)	50-80%
500 micron (No. 35)	0-40%

- Composted Organic Amendment shall have 'STA' certification from U.S. Composting Council (USCC).
- Provide sample (two one-quart size) certificate of conformance and current analysis for approval.

Approved products include WM EarthCare "Homegrown Compost" (877.963.2784); BFI Organics "Super Humus" compost (408.687.1928); Z-Best Organic Compost (408.263.2384); "Premium Compost" by Recology Blossom Valley Organics (209.872.0734), or equal.

(verify products)

10. Mulch: 100% recycled, clean, untreated lumber coarsely ground to 2" minus, and dyed with colorfast, natural dye with 1-year color retention; no ground wood stumps or branches. "Mission Mahogany" by WM EarthCare (877.963.2784), or equal.
  - Submit samples (two one-quart size) for approval.

## B. Soils

1. "On-Site" topsoil: Topsoil from the site without admixture of subsoil, free from rocks, clay or foreign matter.
  - a. Soil Testing: Obtain soil analysis and recommendations from Waypoint Analytical, San Jose, (408)727-0330, for approval prior to planting. At a minimum, soil analysis shall include soil texture, infiltration rate determined by laboratory test or soil texture infiltration rate table, PH, total soluble salts, sodium, essential nutrients and percent organic matter. Recommendations shall reflect amending soil with compost to

- bring the soil organic matter to a minimum of 5% by dry weight and incorporating fertilizers to recommended levels for planting area.
- b. Amendments, fertilizer rates and quantities listed under Item 3.2K-Soil Amendment are to be used for bid basis only. Adjust the quantities of soil amendments and fertilizer per soil report. Contractor shall be reimbursed for additions as approved by Project Manager.
2. "Import" Topsoil: "Import" Topsoil: Fertile, friable local natural sandy loam or loam, free from weeds, seed, stones, subsoil or other debris and complying with the following:

a. Physical Properties:

<u>Class</u>	<u>Particle size range</u>	<u>maximum,</u>	<u>%</u>	<u>wt.</u>
	<u>minimum, % wt.</u>			
Coarse sand	0.05-2.0 mm	15		0
Silt plus clay	<.05 mm	50		25
Silt	0.002-0.05 mm	30		10
Clay	0-0.002 mm	20		10
Other Classes				
Gravel	2-13 mm	15		0
Rock	>½ inch	10% by volume		0
	none>1 inch			
Organic matter		15		0

If the native subgrade texture is within specified limits, the import topsoil texture should be as similar as practical to that material to minimize interfacing concerns.

- b. Chemistry: pH shall be between 5.5 and 7.5 without high qualitative lime content and boron shall not exceed 1 part per million as measured on a saturation extract. Salinity E<sub>Ce</sub> shall be less than 3.0 dS/m @ 25 degrees C. and sodium adsorption ratio (SAR) shall be less than 6.0.
  - c. Fertility Considerations: Soil to contain sufficient available nitrogen, phosphorus, potassium, calcium and magnesium to support normal plant growth. In the event of nutrient inadequacies, provisions shall be made to add required materials prior to planting.
  - d. Sample: Submit samples (two one-quart size) with a soil analysis and recommendations from Waypoint Analytical for approval.
3. Bioretention Soil: A mixture of fine sand and compost, conforming to **BASMAA-SBF**, shall provide a long-term, in-place infiltration rate of at least 5 inches to 10 inches maximum per hour, shall support vigorous plant growth and consist of the following mixture, measured on a volume basis: 60-70% Sand, 30-40% Compost.
- a. Submit Requirements per **BASMAA-SBF**:

- Sample of mixed Bioretention Soil (one-gallon size).
  - Certification that the Bioretention Soil meets the guideline specification requirements.
  - Grain size analysis results of the fine sand component.
  - USCC STA quality analysis results for compost.
  - Organic content test results of mixed Bioretention Soil.
  - Grain size analysis results of compost components.
  - Description of equipment and methods used to produce Bioretention Soil.
- b. Suppliers producing Bioretention Soil found to meet and/or exceed the Guideline Specifications are:
- LH Voss Materials, 925.560.9920
  - Contra Costa Topsoil, Martinez, 925.228.4007

C. Plants:

1. Furnish plant materials to complete work as indicated on Drawings and as specified.
2. Plants shall be typical for variety and species; healthy, vigorous, free from disease and insects, with healthy normal root systems, filling their containers, but shall not be rootbound.
3. Plants shall be subject to review and approval by the Landscape Architect / Project Manager at place of growth and upon delivery for conformity to Specifications. Such approval shall not impair the right of review and rejection during progress of the work.
  - a. Submit written request for review of plant material at place of growth to the Project Manager. Written request shall state the place of growth and quantity of plants to be inspected. The Landscape Architect / Project Manager reserves the right to refuse review at this time if, in his judgment, a sufficient quantity of plants is not available for review.
  - b. Inspection for approval or rejection is reserved for the project site upon delivery. Plants shall be inspected for size, variety, condition, root system and defects. Any rejected material shall be promptly removed from site. Notify Project Manager 48 hours prior to inspection.

D. Supplies:

1. Tree Stakes: Lodgepole Pine tree stakes; untreated chamfered top and bottom.
2. Tree Ties: Cinch-Tie, UV resistant, virgin flexible black vinyl meeting ASTM-D-412 standards for tensile elongation strength. Ties shall have a double back locking configuration and secured with one galvanized screw to prevent slippage. Manufacturer: V.I.T. Products, 800.729.1314.
3. Tree Drains: Flexible corrugated perforated plastic drain pipe, 4" diameter. Tree drain to extend 6" deeper than tree rootball, 18" minimum length. Backfill with  $\frac{3}{4}$ " drain rock.

4. Root Barrier: #UB 24-2 polypropylene plastic barrier. Manufacturer: Deep Root Corp. available through Ewing 510-687-3220.
5. Water Barrier: WB24/30 24/40 24/60 24/80 24" depth polyethylene (HDPE), 0.030" (0.76 mm) thickness, by Deep Root Corp.
6. Pesticides: Product and application rates to conform to manufacturer's recommendations and as approved by City IPM Coordinator. Notify Project Manager 24-hours prior to application. City staff shall be present during application unless otherwise directed.
  - a. Pre-emergence Weed Control: Ronstar manufactured by Chipco
  - b. Broad Leaf Control: Trimec.
  - c. Grass Control: Poast (mix with oil concentrate emulsifier - No Foam Herbicide Activator) or Fusilade (mix with non-ionic surfactant).

### **PART 3 - EXECUTION**

#### **3.1 EXAMINATION**

- A. Prior to the work of this section, inspect existing grades and installed work of other trades and verify that planting may be completed in accordance with Contract Documents.
- B. Should sub-surface drainage or soil conditions (high water table, excessive compaction, etc.) be encountered which would be detrimental to growth or survival of plant material, notify Project Manager in writing, stating conditions and submitting a proposal covering cost of correction. If the Contractor fails to notify Project Manager of such conditions, he shall be responsible for plant material under the guarantee clause of this Section.

#### **3.2 PREPARATION**

- A. Layout of Work: Drawings are to be considered schematic unless specifically dimensioned. Check all Drawings and make work conform to all conditions shown thereon. Stake out exact plant locations on the job to suit actual conditions. Verify with Project Manager any variations prior to planting. Locations so determined are Contractor's responsibility and changes required because of such actions shall be by Contractor at no extra cost to City.
- B. Debris Removal: Remove all construction debris, base rock, refuse and paving material to full depth where occurs in planting areas.

- C. Plant Material Protection: Existing plant material to remain shall be protected from damage. Do not stockpile material or equipment within 25' of dripline. Trenching adjacent to roots shall be performed in accordance with the irrigation specs.
- D. Existing Plant Material to Be Removed: In order to accommodate proposed planting installation, remove existing plant material including vegetation, stumps, and roots 1" in diameter and larger to a depth of 2 feet below existing ground surface or to subgrade, whichever is deeper. Fill all stump and roots holes with import or on-site (see plan) topsoil in accordance with fill and compaction requirements.
- E. Plant Material Removal: All vegetation, stumps, and roots 1" in diameter and larger shall be removed 2 feet below existing ground surface or to subgrade, whichever is deeper. Fill all stump and roots holes with suitable material in accordance with fill and compaction requirements.
- F. Root Barrier: Provide as noted on Drawings. Install barrier per manufacturer's specifications and as detailed.
- G. Water Barrier: Provide water barrier at perimeter of all median planting areas. Provide as noted on Drawings. Install barrier per manufacturer's specifications and as detailed.
- H. Topsoil: "On-site Topsoil" shall be used where possible. If there is not sufficient soil available to meet finish grades, add "Import Topsoil" to complete grading.
- I. Bioretention Soil Installation: Conform to Civil Engineer's Drawings. Place soil in 8" to 12" lifts. Lifts are not to be compacted but are placed to reduce the possibility of excessive settlement. Allow time for natural compaction and settlement prior to planting. Bioretention Soil may be watered to encourage compaction.
- J. Topsoil Preparation: Do not work soil when moisture content is so great that excessive compaction will occur or when clods will not break readily. Apply water, if necessary, to bring soil to an optimum moisture content for tilling and planting.
  - 1. Grades shall conform to those indicated on the Drawings and herein specified. Do not place topsoil in the drip line of any existing tree.
  - 2. Cultivate all planting areas to 10" depth for continuous area of friable soil. Larger areas may be cultivated by ripping using tractor with downpressure on ripper shanks at 8" to 10" on center, or equivalent.
  - 3. Import topsoil shall be incorporated into top two inches (2") of existing site soil.
  - 4. Compact topsoil to 80% maximum relative compaction.

- K. Soil Amendment (excluding Bioretention Soil): After grading, cultivation, and topsoil placement has been completed and soil water settled, high and low spots regraded and rough grades approved by Project Manager, add soil amendment as indicated below and rototill until thoroughly mixed to six inch (6") depth.

AMOUNT/1,000 SQUARE FEET

6 Cubic Yards Composted Organic Amendment  
20 Pounds 18-12-6 Commercial Fertilizer

- L. Planting Backfill at Tree and Shrub Planting Pits:
1. Shrubs (5 gallon and smaller): Utilize surface amended soil for planting backfill, full depth of plant pit.
    - a. At areas where soil amendment procedure is not required, amend soil at plant pits. Amend plant pit at the following rate: .33 cubic yards organic amendment per cubic yard of soil.
  2. Shrubs (15-gallon size): See tree planting backfill as follows.
  3. Trees:
    - a. 0-12" depth: Utilize surface amended soil.
    - b. 0-12" depth (areas where soil amendment procedure is not required): Amend soil at each plant pit. Amend upper 12" of plant pit at the following rate: .33 cubic yards organic amendment per cubic yard of soil.
    - c. Backfill below 12" depth:  
*Utilize native soil without amendment or additives.*  
Incorporate 1 pound 6-20-20 and 2 pounds iron sulfate per cubic yard of soil.
- M. Finish Grading:
1. Slope soil areas adjacent to buildings away from buildings. Surface drainage shall conform to Engineer's drawings.
  2. Finish grades shall be uniform levels or slopes between points where elevations are given or established by paving, curbs or catch basins. Grades shall be smooth, uniform planes with no abrupt changes.
  3. All grades shall provide for natural runoff of water without pockets. Accurately set flow line grades to a minimum of 2% gradient.
  4. Finish grade for all planted areas shall be 1" below top of paving, curbs or walls unless indicated on Drawings.

### 3.3 INSTALLATION

- A. General:
1. Do not install plant material until all construction work has been completed and irrigation system installed and checked. Do not install planting during unfavorable weather.
  2. Set all plants so that, when settled, the natural grade in the container is the same as the finished grade of planting area. All roots shall be

covered and no filling will be permitted around trunk. Water all plants at least 1/2 hour before planting and again after planting each plant.

B. Installation of Shrubs and/or Trees:

1. Locate plant material as indicated on the Drawings. Where material is indicated in a "loose" pattern, maintain an unequal, random spacing.  
Excavate holes for trees and shrubs to depths and widths as shown on details. Scarify bottom and sides of holes. Soils at bottom of plant pit shall be scarified to 8" depth to improve soil porosity. If rocky or shale soil is encountered, increase width and depth of plant hole by 6", and insure drainage.
2. Lift plant out of container carefully by the rootball. Place each plant in the center of plant hole. Spread out any exposed roots, do not fold under or bend up. Prune injured roots.
3. Place Plant Fertilizer Paks in backfill, 6"-8" under soil surface & 1" from rootball at all plants when planted. Apply paks at the following rate: one gallon - 1 Pak; 5 gallon - 3 Paks; 15 gallon - 9 Paks; boxed trees - 12 Paks.
4. Backfill with specified material and firmly tamp around the rootball to force out all air pockets. Water thoroughly.
5. If settlement occurs, lift plant or replant plants to finish flush with existing grade.
6. Form a circular earth watering basin centered on plant. Basin rim shall be 4" above finish grade at the trunk. Install 2" depth mulch at inside of basin. Basins shall be lifted around plants until winter, and then one side shall be broken to allow water passage.
7. Remove all nursery stakes and plant labels.

C. Mulch:

1. Mulch all planted areas (including Bioretention Facilities) with minimum 3" depth of mulch (**ReScape Practice**), except that within plant basins mulch shall be 2" depth.
2. Hold mulch material a minimum four (4") inches away from rootcrown of tree and a minimum two (2") inches away from rootcrown of shrubs, perennials and ornamental grasses one (1) gallon size and larger. Mulch may be installed to the rootcrown of plant material smaller than one (1) gallon in size.
3. Install mulch immediately after plant installation.

D. Ground Cover Installation:

1. Prior to planting ground cover, install mulch in planting areas indicated on the Drawings.
2. Plant ground cover in designated areas at spacing shown on Drawings, in neat staggered rows, insuring complete coverage and

including around shrubs and trees. After planting, smooth the soil around plants.

3. Water plants immediately after planting with a light spray until soil is saturated. Do not spray in hot direct sun. Do not allow plants to dry out before planting.

E. Installing of Tree Stakes and Ties:

1. Double stake all trees as detailed on Drawings. Set stakes at right angles to prevailing wind. Drive stakes 2' into firm ground, set plumb. Do not drive stake through rootball.
2. Tree Ties: Install per manufacturer's specifications, securing at stakes with galvanized screws.
3. Set up a sample stake and ties for approval of Project Manager prior to installing tree stakes and ties.

3.4 CLEAN-UP Prior to pre-maintenance inspection, remove all debris, dirt, rocks, trash, etc. from paving, sidewalks, and other non-planter areas. Be prepared to wash all paved areas clean with either a water truck or fire hose or other large suitable equipment capable of accomplishing the work quickly.

3.5 PRE-MAINTENANCE INSPECTION

- A. Upon receipt of Contractor's written notification that all construction and installation work has been completed, a date for pre-maintenance inspection will be scheduled.
- B. All planting areas shall be free of weeds and neatly cultivated at time of inspection.
- C. Contractor, Project Manager, Landscape Architect and such others as the Project Manager directs shall be present at the inspection. If, after the review, the Landscape Architect / Project Manager is of the opinion that all work has been performed per the Contract Documents and that all plant materials are in satisfactory growing condition, the Contractor will be given a written notice of acceptance of the planting portions of the Work and commencement of the Maintenance Period.
- D. Work requiring corrective action or replacement shall be performed within 10 days after the Inspection. This work will not be accepted for the start of the maintenance period until all items noted as deficient during the inspection are corrected or completed. Corrective work and materials replacement shall be in accordance with the Plans and Specifications and

shall be made by the Contractor at no cost to the City. Upon approval of work by Project Manager, maintenance period shall begin.

### 3.6 MAINTENANCE

- F. Continuously maintain all plantings and irrigation system in areas indicated in the Contract during the progress of work and for a period of **90 days** after substantial completion.
- G. It is Contractor's responsibility to turn over the landscaping in a first-class condition at the end of the maintenance period. All plants will be healthy and growing; the beds will be free from weeds and generally clean.
- H. Maintenance Schedule: Contractor shall submit schedule of maintenance tasks to be performed for City review and approval. At a minimum, maintenance staff shall be on-site two times per month. It is not the intention of these Specifications to allow a "quick cleanup" at the end of the maintenance period, but rather that the work be continuous and ongoing.
- I. Plant Material: Reset plants to proper grades or upright position. Replace, without cost to City, all dead, dying or missing plants with plants of a size, condition and variety acceptable to the Landscape Architect / Project Manager. Replacement plants shall be installed as soon as unacceptable condition is noted.
- J. Tree Staking: Check and adjust frequently to ensure that no tree damage is being caused. Remove stakes as soon as tree roots are established and trees are stable (typically after one full growing season).
- K. Weeding: Manually or chemically at Contractor's discretion and as approved by City.
  - 1. Pre-emergence control:
    - a. Four (4) days following the planting of the trees and shrubs, treat all exposed soil with Ronstar G or equal.
    - b. Exposed soil shall be defined as "that soil not planted with ground cover at least 6 inches away from a shrub rootball and 12 inches away from a tree rootball."
    - c. Pre-emergence materials shall always be applied prior to mulching of any kind.
  - 2. Post-emergence control:
    - a. Grass control: Apply in accordance with manufacturer's recommendations.
    - b. General broad spectrum control: Apply in accordance with manufacturer's recommendations. NEVER SPRAY ON

WINDY DAYS! APPLICATOR WILL BE RESPONSIBLE FOR  
REPLACEMENT OF ALL DAMAGED PLANT MATERIALS.

- L. Fertilizing - Ground Cover/Shrub Areas: Apply ammonium sulfate (21-0-0) at the rate of 5 lbs per 1,000 sq. ft. of area in all ground cover areas at least once every 30 calendar days during the maintenance period, until final acceptance of Project Manager. Water thoroughly.
- M. Fertilizing - Lawn Areas: Apply SCU 21-7-14 fertilizer at the rate of 10 lbs per 1,000 sq. ft. 50 days after planting.
- N. Cultivation: All areas that are not covered with ground cover or mulch shall be kept cultivated. Perform this work in such a way as not to disturb feeder roots. Cultivating at least once a month in prominent areas close to entrance ways to keep the "fresh look" apparent. Do not cultivate until all trash and leaves are removed from planting beds.
- O. Insect and Disease Control: Contractor shall be prepared to effect a spraying program to control all infestations of insects, fungus diseases, etc. that could cause damage to the landscape. Inspection for spraying program shall be on the same schedule as fertilization.
- P. Rodent & Pest Control (If problems occur): Contractor shall be prepared to implement a pest management program to control rodents, rabbits, and ground squirrels that could cause damage to the landscape.
  - 1. Coordination with City staff for recommendations and approval.
  - 2. Utilize tamperproof trapping devices to control infestations where feasible. Submit product literature for City's review and approval.
  - 3. Utilize EPA-approved rodenticides applied at manufactured recommended rates. Submit literature for City's review and approval.
- Q. Pruning: Pruning shall be kept to the minimum necessary for safety, improving long-term tree structure, and providing the necessary clearance for construction equipment. Remove crossover branching, developing co-dominant leaders and dead wood. Do not over prune or shear plants.
  - 1. All pruning shall be performed by a tree contractor possessing a State of California Contractor's License for Tree Service and supervised by a certified arborist. All operations shall be in accordance with the ISA pruning guidelines and adhere to ANSI Z133.1 and ANSI A300. Heading cuts shall not be used.
  - 2. Prune all trees once a year in the dormant season for thinning and shaping. In the spring at the start of growing season, remove unwanted sucker growth by "thumb" pruning.Pruning: Follow the standard pruning techniques recommended by the University of California at Davis Pruning Manual.

- R. Mowing: Lawns shall be mowed once a week during growing season and as required during dormant season.
- S. Watering: Automatic: Contractor is responsible for setting irrigation controller to apply enough water each week to keep the plantings moist-- not too wet and not too dry. The amount of watering will vary with the season and location. Make sure through weekly examination of irrigation system that all heads are operating properly. See Section 32 80 00 for irrigation system maintenance.

### 3.7 FINAL ACCEPTANCE REVIEW

- A. Contractor shall request review in writing. Arrangements shall be made 48 hours in advance for final review at end of maintenance period.
- B. Contractor, Project Manager, Landscape Architect and such others as the Project Manager directs shall be present at the review.
- C. If, after the review, the Landscape Architect / Project Manager is of the opinion that all work has been performed per the Contract Documents and that all plant materials are in satisfactory growing condition, and the irrigation system is in operating order, the Contractor will be given a written notice of Final Acceptance Review, the end of the Maintenance Period, and commencement of the Warranty Period.
- D. Work requiring corrective action or replacement shall be performed within 10 days after the Final Acceptance Review. Corrective work and materials replacement shall be in accordance with the Plans and Specifications and shall be made by the Contractor at no cost to the City.
- E. No partial approvals will be given.

**END OF SECTION 32 90 00**

**SECTION 33 01 30 – TESTING FOR SANITARY SEWER, STORM DRAINAGE  
- PIPING AND MANHOLES**

**PART 57 - GENERAL**

**57.1 SUMMARY**

- A. The CONTRACTOR shall provide all materials, equipment and labor to perform and complete pipeline flushing and testing, and Closed Circuit Television Inspection (CCTV) complete, for sanitary sewer and storm drain system piping, as specified herein.
- B. The CONTRACTOR shall be responsible for conveying test water from the source to the point of usage and also for proper disposal, as required, of water used in the testing operations. All costs associated with supply and disposal of test water shall be at the Contractor's expense.
- C. Section Includes:
  - 1. Testing of Gravity Sewer Piping and Storm Drainage Piping:
    - a. Low pressure air testing.
  - 2. Deflection testing of plastic sewer piping and storm drainage piping.
  - 3. Testing of Manholes:
    - a. Vacuum testing.
  - 4. Closed Circuit Television Inspection (CCTV)
- D. Related Requirements:
  - 1. Section 01 33 00 – Submittal Procedures
  - 2. Section 01 70 00 - Execution
  - 3. Section 01 77 00 - Closeout Requirements
  - 4. Section 33 31 13 - Sanitary Sewer Piping
  - 5. Section 33 41 13 - Storm Drainage Piping

**57.2 REFERENCE STANDARDS**

- A. ASTM International:
  - 1. ASTM C 828 - Standard Test Method for Low-Pressure Air Test of Vitrified Clay Pipe Lines.

2. ASTM C1244 - Standard Test Method for Concrete Sewer Manholes by the Negative Air Pressure (Vacuum) Test Prior to Backfill.
3. ASTM D2122 - Standard Test Method for Determining Dimensions of Thermoplastic Pipe and Fittings. (For Determining Dimension of PVC pipes).

### 57.3 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Contractor shall submit following items a minimum of 3 working days prior to start of testing:
  1. Testing procedures.
  2. List of test equipment.
  3. Testing sequence schedule.
  4. Provisions for disposal of flushing and test water.
  5. Certification of test gage calibration certified by laboratory at the Contractor's expense prior to the leakage test.
  6. Deflection mandrel drawings and calculations.
- C. Test and Evaluation Reports: Contractor shall submit results of manhole and piping tests.
- D. The Contractor shall provide all inspection data and files on a portable external hard drive or CD or DVD and shall become the property of the City once submitted. All mpg video files and individual report PDF's contained on the hard drive shall be named as follows: upstream manhole ID-downstream manhole ID-Date Time Stamp; (i.e.MH22-MH23 MM-DD-YYYY-HH:MM:SS.mpg)
- E. The Contractor shall utilize Pipeline Assessment and Certification Program (PACP) certified inspectors for the CCTV work at all times and PACP latest Version. coding methods shall be employed for all CCTV inspections conducted. Evidence of PACP certification of the Operator shall be provided to the City prior to the commencement of any work

## **PART 58 - PRODUCTS**

### 58.1 MATERIAL REQUIREMENTS

- A. All testing equipment and materials including but not limited to materials and equipment specified below shall be provided by the Contractor. No materials shall be used which would be injurious to pipeline system or structure or future function.

- B. All test gages shall be laboratory-calibrated test gages and shall be recalibrated by a certified laboratory at the Contractor's expense prior to the leakage test. A timeline for the last testing of the calibration gage shall be submitted prior to use.

## 58.2 VACUUM TESTING

- A. Contractor shall furnish all equipment:
  - 1. Vacuum pump.
  - 2. Vacuum line.
  - 3. Vacuum Tester Base:
    - a. Compression band seal.
    - b. Outlet port.
  - 4. Shutoff valve.
  - 5. Stopwatch.
  - 6. Plugs.
  - 7. Vacuum Gage: Calibrated to 0.1 in. Hg.

## 58.3 AIR TESTING

- A. Contractor shall furnish all equipment:
  - 1. Air compressor.
  - 2. Air supply line.
  - 3. Shutoff valves.
  - 4. Pressure regulator.
  - 5. Pressure relief valve.
  - 6. Stopwatch.
  - 7. Plugs.
  - 8. Pressure Gage: Calibrated to 0.1 psi.

## 58.4 DEFLECTION TESTING

- A. Contractor shall furnish all equipment:
  - 1. "Go, no go" mandrels of various sizes with diameter not less than 95 percent of the average inside diameter of pipe, as determined by ASTM standard to which pipe is manufactured.
  - 2. Pull/retrieval ropes.

## 58.5 CCTV INSPECTION

- A. For Capital Improvement Projects (CIP) and new development projects, the CCTV inspections shall be completed by the City. The Project Developer shall pay the City for the CCTV inspection services and fees. The developer will only be responsible to conduct the CCTV inspections if the City is unable to perform the work.
- B. Television inspection equipment shall have an accurate footage counter that will display on the monitor and record the camera distance from the centerline of the starting manhole.
- C. The camera shall be of the remotely operated pan and tilt type and shall have full HD resolution (1920x1080 pixels) camera capable of zooming. The rotating camera and light head configuration shall have the capability of panning 360° with pan and tilt capability of providing a full view of the pipe to ensure complete inspection of the mainline pipe and service laterals. A disk to determine the depth of water shall be installed to the CCTV camera.
- D. The camera, television monitor, and other components shall be color. To ensure peak picture quality throughout all conditions encountered, the color camera shall be equipped with the necessary circuitry to allow for the remote adjustment of the optical focus iris from the power control unit at the viewing station. A variable intensity control of the camera lights shall also be located at the viewing station
- E. Lighting and camera quality shall be suitable to allow a clear, in focus picture for the entire inside periphery of the pipe.
- F. Camera quality shall be suitable to provide a full 360° view of the pipe during the inspection pipelines extending at least ten (10) feet in front of the camera.
- G. The travel speed of the camera shall be variable but uniform and shall not exceed 30 feet per minute. Any means of propelling the camera through the sewer line which would produce non-uniform or jerky movement of the camera, will not be acceptable.
- H. The television system shall be capable of performing line segment inspection in increments of 400 feet with one setup.
- I. Service laterals shall be inspected utilizing a CCTV inspection push camera system, capable of inspecting up to one hundred (100) feet of pipe.
- J. Water shall be flowing in pipe continuously during CCTV recording.

## PART 59 - EXECUTION

### 59.1 EXAMINATION

- A. Verify that manholes and piping are ready for testing.
- B. Verify that trenches are backfilled.

### 59.2 PREPARATION

- A. Section 01 70 00 - Execution: Requirements for preparation.
- B. Lamping:
  - 1. Lamp gravity piping after flushing and cleaning.
  - 2. Perform lamping operation by shining light at one end of each pipe section between manholes.
  - 3. Observe light at other end.
  - 4. Pipe not installed with uniform line and grade will be rejected.
  - 5. Remove and reinstall rejected pipe sections.
  - 6. Re-clean and lamp until pipe section is installed to uniform line and grade.
- C. Plugs:
  - 1. Plug outlets, wye branches, and laterals.
  - 2. Brace plugs to resist test pressures.

### 59.3 FIELD QUALITY CONTROL

- A. Section 01 45 00 – Quality Control: Requirements for testing, adjusting, and balancing.
- B. All sanitary sewer and storm drain lines shall be cleaned and flushed prior to testing using a high-pressure sewer jet with vacuum equipment or other methods acceptable to the Project Manager.
- C. Contractor will be solely responsible for conveying test water from the source point to the point of usage as part of Contractor's expense and will be solely responsible for the proper disposal of all water used in the flushing and testing process. Disposal of all water shall be in accordance with appropriate regulatory agency requirements. All flushing and testing operations shall be performed in the presence of the Project Manager. During flushing of the sanitary sewer and storm drain lines, the manholes at the low end of the new line shall be plugged and incoming water pumped

to a drain point approved by the Project Manager. Before the plug can be removed, all sand, silt, gravel and other foreign material shall be completely removed from the manhole.

59.4 LOW-PRESSURE AIR TESTING FOR STORM DRAINAGE AND SANITARY SEWER PIPING

A. The Contractor shall furnish all materials, equipment and labor for making an air test. Air test equipment shall be approved by the Project Manager. The Contractor may conduct an initial air test of the sewer main line after densification of the backfill but prior to installation of the laterals. Such tests will be considered to be for the Contractor's convenience and need not to be performed in the presence of the Project Manager.

1. Test each reach of gravity sewer piping between manholes by plugging and bracing all openings in the main sewer line and the end of all laterals.
2. Prior to any air pressure testing, all pipe plugs shall be checked with a soap solution to detect any air leakage. If any leaks are found, the air pressure shall be released, the leaks eliminated and the test procedure started over again.
3. The final leakage test of the sewer main line and laterals shall be conducted in the presence of the Project Manager.
4. Introduce air pressure within the line slowly to approximately 4 psig using a compressed air supply.
5. Determine ground water elevation above spring line of piping.
6. For every foot of ground water above spring line of piping, increase starting air test pressure by 0.43 psi.
7. Do not increase pressure above 10 psig.
8. Allow pressure to stabilize for at least five minutes before the actual test begins.
9. Adjust pressure to 3.5 psig or to increased test pressure as determined above when ground water is present.
10. Minimum Testing Duration in Minutes:

Pipe Size (inches)	Distance between openings					
	50 ft	100 ft	150 ft	200 ft	250 ft	300 ft
3	0.10	0.20	0.30	0.40	0.50	0.60
4	0.15	0.30	0.45	0.60	0.75	0.90
6	0.35	0.70	1.05	1.40	1.75	2.10
8	0.60	1.20	1.80	2.40	3.00	3.60
10	0.75	1.50	2.25	3.00	3.75	4.50
12	0.90	1.80	2.70	3.60	4.50	5.40
15	1.05	2.10	3.15	4.20	5.25	6.30

18	1.20	2.40	3.60	4.80	6.00	7.20
21	1.50	3.00	4.50	6.00	7.50	9.00
24	1.80	3.60	5.40	7.20	9.00	10.80
27	2.10	4.20	6.30	8.40	10.50	12.60
30	2.40	4.80	7.20	9.60	12.00	14.40
33	2.70	5.40	8.10	10.80	13.50	16.20
36	3.00	6.00	9.00	12.00	15.00	18.00

11. Record drop in pressure during testing period.
12. If air pressure drops more than 1.0 psi during testing period, piping has failed.
13. If 1.0 psi air pressure drop has not occurred during testing period, piping is acceptable; discontinue testing.
14. If piping fails, test reach of piping in incremental stages until leaks are isolated, repair leaks, and retest entire reach between manholes.
15. After completion of the test, the air pressure shall be released slowly and the test plugs shall not be removed until the air pressure is no longer measurable.
16. At the Contractor's option, joints may be air tested individually, joint by joint, with the use of specialized equipment. The Contractor shall submit its joint testing procedure for the Project Manager's review prior to testing. Prior to each test, the pipe at the joint shall be wetted with water.

#### 59.5 DEFLECTION TESTING OF PLASTIC STORM DRAINAGE AND SANITARY SEWER PIPING

- A. See below for Deflection Testing requirements.
  1. Contractor shall perform vertical ring deflection testing on PVC non-pressure piping after backfilling and initial paving has been in place and prior to last lift of paving.
  2. Allowable maximum deflection for installed plastic sewer pipes shall not exceed the limits on the Central San Standard Specifications for Design and Construction.
  3. Perform deflection testing using properly sized "go, no go" mandrel.
  4. Furnish mandrel with diameter not less than 95 percent of the average inside diameter of pipe, as determined by ASTM standard to which pipe is manufactured; measure pipe diameter in compliance with ASTM D2122.
  5. Perform testing without mechanical pulling devices.
  6. All PVC non-pressure piping shall be tested by passing the mandrel from the nearest downstream structure to the nearest upstream structure.
  7. Contractor shall locate, excavate, replace, and retest piping that exceeds allowable deflection.

## 59.6 MANHOLE TESTING

- A. All manholes shall be vacuum tested for leakage after installation in the presence of the Project Manager. Prior to vacuum testing all manholes shall be visually inspected for leaks. All leaks, cracks and lift holes shall be repaired by the Contractor, prior to vacuum testing, to the satisfaction of the Project Manager. All repairs shall be made with non-shrink grout. Any alternative repair methods shall be approved by the Project Manager.
1. If air testing, test prior to backfilling in order to easily locate the leaks.
  2. Repair both outside and inside of joint to ensure permanent seal.
  3. Test manholes with manhole frame set in place.
  4. Vacuum Testing:
    - a. Comply with ASTM C1244.
    - b. Plug pipe openings; securely brace plugs and pipe to sufficiently hold against vacuum pressure during testing, and removed following successful completion of the testing.
    - c. Inflate compression band to create seal between vacuum base and structure.
    - d. Connect vacuum pump to outlet port with valve open, then draw vacuum to ten (10) inches of Mercury (Hg). Stabilize the vacuum at ten (10) inches of Mercury (Hg).
    - e. Close valve and shut off the vacuum pump.
    - f. Manhole Test Duration in Seconds:
      - 1) Diameter 4 Feet: 60.
      - 2) Diameter 5 Feet: 75.
      - 3) Diameter 6 Feet: 90.
    - g. Record vacuum drop during test period.
    - h. If vacuum drop is greater than one (1) inches of Mercury (Hg) during testing period, repair and retest manhole.
    - i. If vacuum drop of one (1) inches of Mercury (Hg) does not occur during test period; manhole is acceptable; discontinue testing.
    - j. If vacuum test fails to meet one (1) inches of Mercury (Hg) drop in specified time after repair, repair and retest manhole.
    - k. Manholes repairs and retesting shall proceed until a passing test is completed.

## 59.7 CCTV INSPECTION

- A. See below for CCTV requirements before final lift of paving:
1. All sanitary sewer systems shall be CCTV inspected. In addition, all storm drain systems are subject to CCTV inspection. In all paved areas the CCTV inspection must be coordinated by the Contractor to allow sufficient time for the CCTV inspection to be performed after

backfill, initial paving and prior to the final lift of asphalt paving being placed. The City's approved CCTV testing company will perform the CCTV inspections. The Contractor shall repair all problems revealed by the CCTV inspection. The Contractor shall coordinate with the Project Manager to arrange for a compatible time to conduct the inspection.

2. The Contractor shall contact the Project Manager for a list of approved CCTV testing companies. The Contractor shall submit the sanitary sewer video (CD/DVD disk) to the City for review. No unrecorded gaps shall be left in the recording of a segment between the inspections. All recording of a single segment shall not extend over more than one CD/DVD disk.
3. CD/DVD shall visually display, at a minimum, CCTV Contractor's name, project name, date of inspection, pipe segment number, manhole numbers as shown on the Drawings or lateral lot numbers. The distance between manholes shall be verified by measuring tape. If the counter distance and the taping distance differ by more than 2 feet per 100 feet, the run shall be re-televised by the CCTV Contractor at the Contractor's expense.
4. Any of, but not limited to the following observations from CCTV inspections will require correction:
  - a. Low spot 0.0625 x diameter of pipe or greater (e.g., 0.5" for an 8" pipe).
  - b. Joint separations (3/4" or greater opening between pipe sections).
  - c. Cocked joints present in straight runs or on the inside of pipe curves.
  - d. Chips in pipe ends.
  - e. Cracked or damaged pipe.
  - f. Offset joints.
  - g. Infiltration.
  - h. Debris or other foreign objects.
  - i. Other obvious deficiencies.
5. CD/DVD disk, USB flash drive, or portable external hard drive shall become the property of the City.

**END OF SECTION 33 01 30**

## SECTION 33 05 13 - MANHOLES AND STRUCTURES

### PART 60 - GENERAL

#### 60.1 SUMMARY

##### A. Section Includes:

1. Cast-in-place concrete manholes and structures with transition to cover frame, covers, anchorage, and accessories.
2. Modular precast concrete manholes and structures with tongue-and-groove joints and transition to cover frame, covers, anchorage, and accessories.
3. Bedding and cover materials.

##### B. Related Requirements:

1. Section 03 30 00 – Utility Cast-in-Place Concrete: Concrete Forming and Accessories, Erection and bracing of forms.
2. Section 03 30 00 – Utility Cast-in-Place Concrete: Concrete Reinforcing: Execution requirements for reinforcing steel as required by this Section.
3. Section 03 30 00 – Utility Cast-in-Place Concrete: Concrete type for manhole and structure foundation slab construction.
4. Section 31 05 13 – Clearing & Grubbing, Excavation, and Earthwork: Backfill.
5. Section 31 23 16 – Utility Trenching: Excavating for manholes, structures, and foundation slabs.
6. Section 33 01 30 – Testing for Sanitary Sewer, Storm Drainage – Piping and Manholes: Testing requirements for manholes.
7. Section 33 05 17 – Precast Concrete Valve Vaults and Meter Boxes: Execution requirements for utility structures affected by this Section.
8. Section 33 31 13 – Sanitary Sewer Piping: Piping connections to manholes.
9. Section 33 41 13 – Storm Drainage Piping: Piping connections to manholes and structures.

#### 60.2 UNIT PRICE - MEASUREMENT AND PAYMENT

A. Section 01 29 00 – Payment Procedures: Contract Sum/Price modification procedures.

B. Manholes and Structures:

1. Basis of Measurement: Manholes, Catch Basin, Area Drains, Headwalls, Flare pipe end are measured by each. Structure bedding and backfill are incidental to the bid item most closely related to and no separate compensation allowed therefor.
2. Basis of Payment: Includes excavating, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, concrete foundation slab, concrete structure sections, bedding, backfill, concrete masonry structure construction, transition to cover frame, cover frame and cover to indicated design depth, forming, sealing pipe inlets and outlets and air testing of structures.

### 60.3 REFERENCE STANDARDS

- A. American Association of State Highway Transportation Officials:
  1. AASHTO M288 - Standard Specification for Geotextile Specification for Highway Applications.
  2. AASHTO M306 - Standard Specification for Drainage, Sewer, Utility, and Related Castings.
- B. American Concrete Institute:
  1. ACI 530/530.1 - Building Code Requirements and Specification for Masonry Structures.
- C. ASTM International:
  1. ASTM A48 - Standard Specification for Gray Iron Castings.
  2. ASTM A123 - Standard Specification for Zinc (Hot-Dip Galvanized) Coatings on Iron and Steel Products.
  3. ASTM C361 - Standard Specification for Reinforced Concrete Low-Head Pressure Pipe.
  4. ASTM C478 - Standard Specification for Precast Reinforced Concrete Manhole Sections.
  5. ASTM C497 - Standard Test Methods for Concrete Pipe, Manhole Sections, or Tile.
  6. ASTM C913 - Standard Specification for Precast Concrete Water and Wastewater Structures.
  7. ASTM C923 - Standard Specification for Resilient Connectors between Reinforced Concrete Manhole Structures, Pipes, and Laterals.

### 60.4 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.

- B. Product Data: Submit data for manhole covers, component construction, features, configuration, and dimensions.
- C. Shop Drawings:
  - 1. Indicate structure locations and elevations.
  - 2. Indicate sizes and elevations of piping, conduit, and penetrations.
- D. Manufacturer's Certificate: Certify that products meet or exceed the Specifications.
- E. Manufacturer Instructions: Submit detailed instructions on installation requirements, including storage and handling procedures.
- F. Field Quality-Control Submittals: Indicate results of Contractor-furnished tests and inspections.

#### 60.5 QUALIFICATIONS

- A. Manufacturer: Company specializing in manufacturing products specified in this Section with minimum three (3) years' documented experience.

#### 60.6 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Requirements for transporting, handling, storing, and protecting products.
- B. Inspection: Accept materials on Site in manufacturer's original packaging and inspect for damage.
- C. Comply with precast concrete manufacturer's instructions and ASTM C913 for unloading, storing, and moving precast manholes and drainage structures.
- D. Storage:
  - 1. Store precast concrete manholes and drainage structures to prevent damage to Owner's property or other public or private property.
  - 2. Repair property damaged from materials storage.

### **PART 61 - PRODUCTS**

#### 61.1 MANHOLES AND STRUCTURES

- A. Manufacturers:

1. Oldcastle Precast, Inc.
  2. Jensen Precast
  3. Cook Concrete Products, Inc.
  4. US Concrete Precast Group
  5. Forterra
  6. Or approved equal
- B. Manhole and Structure Sections:
1. Description: Reinforced precast concrete conforming to ASTM C478 with gaskets conforming to ASTM C923.
  2. Joints for Precast Manholes and Structures:
    - a. Conforming to ASTM C913.
    - b. Maximum Leakage: 0.025 gal. per hour per foot of joint at 3 feet of head.
- C. Manhole and Structure Sections: Reinforced cast-in-place concrete as specified in Section 03 30 00 – Utility Cast-in-Place Concrete.
- D. Mortar and Grout:
1. Type S with minimum 28-day compressive strength of 2,100 psi.
- E. Reinforcement: Formed steel: Welded wire and reinforcing rebar per ASTM A615 Grade 60.
- F. Shaft Construction and Eccentric Cone Top Section:
1. Pipe Sections: Reinforced precast concrete, unless specified otherwise.
  2. Joints:
    - a. Watertight Joints
    - b. Dry.
  3. Sleeved to receive pipe.
- G. Shape: Cylindrical for Manholes and Square or Rectangular for inlet structures
- H. Clear Inside Dimensions: Diameter of Minimum 48 inches for manholes unless specified otherwise on the Drawings.
- I. Design Depth: As indicated on Drawings.
- J. Clear Cover Opening: Diameter of Minimum 26 inches unless specified otherwise on the Drawings.

- K. Pipe Entry: Furnish openings as indicated on Drawings.
- L. Structure Joint Gaskets:
  - 1. ASTM C361.
  - 2. Material: Rubber.
- M. Steps: No steps are to be installed in any structures.
- N. All storm drain inlet structures require a fish decal with the wording, "No Dumping, Drains to Delta", or as approved by the Project Manager.
- O. The exterior surfaces of all Precast Concrete Structure sections shall be waterproofed.
  - 1. Tremco, TREMproof 250GC
  - 2. Or approved equal.

## 61.2 FRAMES, GRATES AND COVERS

- A. Manufacturers:
  - 1. D&L Foundry and Supply
  - 2. Neenah Enterprises, inc.
  - 3. EJ
  - 4. Or approved equal.
- B. Description:
  - 1. Construction: ASTM A48, Class 35B, AASHTO M306, cast iron.
  - 2. Lid:
    - a. Machined flat bearing surface.
    - b. Lockable on all unpaved areas and Boltable for all grates.
    - c. One Pick/Lift hole
  - 3. Grate: Grates shall be boltable and covers in unpaved areas shall be lockable.
  - 4. Cover Design: Closed, Open checkerboard grille ASTM grid pattern and waterproof.
  - 5. Frame and covers shall be non-rocking.
  - 6. Wheel Load Rating: H-20.
  - 7. Sealing gasket.
  - 8. Cover: Molded with identifying name and logo: Storm Drain or Sanitary Sewer, City of Pittsburg.
  - 9. Grate: Galvanized and Bicycle safe

10. All castings shall be thoroughly cleaned and subject to a hammer inspection after which they shall be twice dipped with an asphalt or coal tar coating applied at a temperature of not less than 290° F, nor more than 310° F.

### 61.3 RISER RINGS

#### A. Riser Rings:

1. 4 Inches to 6 Inches Thick:
  - a. Material: Precast concrete.
  - b. Comply with ASTM C478.
2. Less than 4 Inches Thick:
  - a. Material: Cast iron.
  - b. Comply with AASHTO M306.

#### B. Accessories:

1. Joint Sealant: Comply with ASTM C990.

### 61.4 RUBBER SEAL WRAPS:

1. Rubber Seal Wraps shall be
  - a. Wraps and Band Widths: Conform to ASTM C877, Type III.
  - b. Cone/Riser Ring Joint: Minimum 3 inches of overlap.
  - c. Frame/Riser Ring Joint: 2 inches of overlap.
  - d. Additional Bands: Overlap upper band by 2 inches.

### 61.5 CONCRETE CRADLES

#### A. Concrete Cradle:

1. As specified in Section 03 30 00 – Utility Cast-in-Place Concrete.
2. Description: Minimum compressive strength of 4,000 psi, 28-day reinforced concrete, air entrained, rough troweled finish.

#### B. Cast-in-place Concrete Reinforcement: As specified in Section 03 30 00 – Utility Cast-in-place Concrete.

## 61.6 MATERIALS

### A. Bedding and Backfill:

1. Install minimum 8-inches thick Class 2 Permeable material as specified in Section 31 23 16 – Utility Trenching below the manholes and structures.
2. Bedding and Backfill shall conform to Section 31 23 16 – Utility Trenching.

## 61.7 ACCESSORIES

### A. Foundation Slab:

1. Cast-in-place concrete as specified in Section 03 30 00 – Utility Cast-in-Place Concrete.
2. Top Surface: Level.

### B. Interior Manhole Coating: Coatings shall be white in color or grey in color.

1. Manufacturers:
  - a. Sewper Coat
  - b. Carboline
  - c. Or approved equal.

### C. Concrete: As specified in Section 03 30 00 – Utility Cast-in-Place Concrete

### D. Grout: As specified by the Manufacturer.

## 61.8 FINISHES

### A. Steel Galvanizing:

1. ASTM A123.
2. Hot dip galvanize after fabrication.

## **PART 62 - EXECUTION**

### 62.1 EXAMINATION

- A. Verify that items provided by other Sections of Work are properly sized and located.
- B. Verify that built-in items are in proper location and are ready for roughing into Work.

- C. Verify correct size of manhole and structure excavation.

## 62.2 PREPARATION

- A. Section 01 70 00 - Execution: Requirements for installation preparation.
- B. Mark each precast structure by indentation or waterproof paint showing date of manufacture, manufacturer, and identifying symbols and numbers as indicated on Drawings to indicate its intended use.
- C. Coordinate placement of inlet and outlet pipe or duct sleeves required by other Sections.
- D. Do not install manholes and structures where Site conditions induce loads exceeding structural capacity of manholes or structures.
- E. Inspect precast concrete manholes and structures immediately prior to placement in excavation to verify that they are internally clean and free from damage; remove and replace damaged units.

## 62.3 INSTALLATION

- A. Excavation and Backfill:
  - 1. Excavate for manholes and structures as specified in Section 31 23 16 – Utility Trenching and in indicated locations and depths.
  - 2. Provide twenty-four (24) inches of minimum clearance around sidewalls of manhole or structure for construction operations, granular backfill, and placement of geotextile filter fabric if required.
  - 3. If groundwater is encountered, prevent accumulation of water in excavations; place manhole or structure in dry trench. Where possibility exists of watertight manhole or structure becoming buoyant in flooded excavation, anchor manhole or structure to avoid flotation, as approved by Project Manager.
- B. Foundation Slab:
  - 1. Cast-in-place foundation slab and trowel top surface level. Precast foundation slabs are acceptable with approval from City.
  - 2. Place manhole sections plumb and level, trim to correct elevations, and anchor to foundation slab.
- C. Install manholes and structures supported at proper grade and alignment on Class 2 permeable material bedding extending twenty-four (24) inches beyond the sidewalls of manholes or structures.

- D. Backfill excavations for manholes and structures as specified in Section 31 23 16 – Utility Trenching
- E. Form and place manhole or structure cylinder plumb and level, to correct dimensions and elevations.
- F. Cut and fit for pipe, conduit and sleeves.
- G. Grout base of shaft sections to achieve slope to exit piping, trowel smooth, and contour to form continuous drainage channel as indicated on Drawings.
- H. Paint interior with two coats of interior coating at rate of 120 sq. ft. per gal. for each coat.
- I. Set cover frames and covers level to correct elevations without tipping.
- J. Precast Concrete Manholes and Structures:
  - 1. Lift precast components at lifting points designated by manufacturer.
  - 2. When lowering manholes and structures into excavations and joining pipe to units, take precautions to ensure that interior of pipeline and structure remains clean.
  - 3. Set precast structures, bearing firmly and fully on Class 2 Permeable Material bedding, compacted as specified in Section 31 23 16 – Utility Trenching or on other support system as indicated on Drawings.
  - 4. Assembly:
    - a. Assemble multi-section manholes and structures by lowering each section into excavation.
    - b. Install rubber gasket joints between precast sections according to manufacturer's recommendations.
    - c. Lower, set level, and firmly position base section before placing additional sections.
  - 5. Remove foreign materials from joint surfaces and verify sealing materials are placed properly.
  - 6. Maintain alignment between sections by using guide devices affixed to lower section.
  - 7. Joint sealing materials should be installed on site.
  - 8. Verify that installed manholes and structures meet required alignment and grade.
  - 9. Remove knockouts or cut structure to receive piping without creating openings larger than required to receive pipe; fill annular spaces with mortar.
  - 10. Cut pipe flush with interior of structure.
  - 11. Install synthetic rubber water stop gasket at all pipe entries.

12. Shape inverts through manhole and structures as indicated on Drawings.

K. Cast-in-Place Concrete Manholes and Structures:

1. Unless approved in writing by the City Engineer, Cast-in-Place Concrete Manholes shall only be constructed to retrofit existing sanitary sewer mains at locations without an existing manhole in place.
2. Cast-in-Place Concrete Manholes shall be installed in accordance with Central San Standard Specifications for Design and Construction.
3. Prepare Class 2 Permeable Material bedding or other support system as indicated on Drawings to receive base slab as specified for precast structures.
4. Erect and brace forms against movement, install reinforcing steel, place and cure concrete as specified in Section 03 30 00 – Utility Cast-in-Place Concrete.

L. Sanitary Manhole Exterior Drop Connections:

1. CLSM Encasement: Minimum 2 feet outside of manhole.
2. Form channel from pipe drop to sweep into main channel at maximum angle of 30 degrees.

M. Castings:

1. Set frames using mortar and masonry as indicated on Drawings.

## 62.4 FIELD QUALITY CONTROL

- A. Section 01 77 00 - Closeout Requirements: Requirements for testing, adjusting, and balancing.
- B. Test cast-in-place concrete as specified in Section 03 30 00 – Utility Cast-in-Place Concrete.
- C. Test concrete manhole and structure sections prior to backfill according to ASTM C497 as specified in Section 33 01 30 - Testing for Sanitary Sewer, Storm Drainage - Piping and Manholes.
- D. Vertical Adjustment of Existing Manholes and Structures:
  1. If required, adjust top elevation of existing manholes and structures to finished grades as indicated on Drawings.
  2. Frames, Grates, and Covers:

- a. Install a false bottom to prevent dirt getting into the structure. Carefully remove frames, grates, and covers cleaned of mortar fragments.
  - b. Reset to required elevation according to requirements specified for installation of castings.
3. Reinforcing Bars:
- a. Remove concrete without damaging existing vertical reinforcing bars if removal of existing concrete wall is required.
  - b. Clean vertical bars of concrete and bend into new concrete top slab or splice to required vertical reinforcement as indicated on Drawings.
4. Clean and apply sand-cement bonding compound on existing concrete surfaces to receive cast-in-place concrete as specified in Section 03 30 00 – Utility Cast-in-Place Concrete.

## 62.5 REHABILITATION OF MANHOLES

- A. Contractor shall hire a certified Manhole Rehabilitation Inspector by NASSCO (National Association of Sewer Service Companies).
- B. Remove existing steps within manhole.
- C. Clean and prepare interior surface of manhole using a power wash with up to 5000 psi to remove all loose concrete to get to a good substrate.
- D. Repair any existing leaks considered as weepers using a fast setting blend of special cements and fillers that is used to stop leaks through cracks and holes on underground concrete and brick structures and remove any infiltrating roots. Manufacturer for fast setting blend of cement shall be Mainstay ML-10 or approved equal.
- E. Apply up to 3/4" of a Portland cement-based, microsilica-enhanced, high-strength structural restoration and resurfacing mortar designed to be applied at a minimum of 1/4", and up to 5" on vertical and overhead surfaces and trowel it to get a smooth finish. Manufacturers for Portland cement-based resurfacing mortar is Mainstay ML-72 or approved equal.
- F. Spray 100 mils of a 100% solids epoxy coating. Manufacturer is Mainstay DS-5, or approved equal.
- G. Finalize with at least 4" wide of a 100% solids flexible epoxy joint sealant that is applied by trowel to the joint between the chimney and the manhole frame, at a thickness of 1/4" to prevent premature cracks where the

manhole frame and mortar meet. Manufacturer for this flexible epoxy joint sealant is Madewell 806, or approved equal.

- H. Create a smooth transition between the bench and the walls of the manhole to avoid debris accumulation.
- I. Seal, plug, patch and coat the manhole structure as specified in the specifications from bench up to the top of each manhole.
- J. Contractor shall provide a minimum one year guarantee of material from the manufacture company and one year on workmanship.

**END OF SECTION 33 05 13**

## SECTION 33 05 17 - PRECAST CONCRETE VALVE VAULTS AND METER BOXES

### PART 63 - GENERAL

#### 63.1 SUMMARY

A. Section Includes:

1. Precast concrete valve vaults.
2. Precast concrete meter boxes.

B. Related Requirements:

1. Section 33 11 13 - Water Distribution Piping: Execution requirements for piping Work as required by this Section.

#### 63.2 UNIT PRICE - MEASUREMENT AND PAYMENT

A. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.

B. Precast Concrete Valve Vaults:

1. Basis of Measurement: By each.
2. Basis of Payment: Includes sawcut, demolition, excavation, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, protecting the excavation in compliance with Cal/OSHA, installing valve vault, accessories, tests, backfill and surface restoration.

C. Precast Concrete WATER Meter Boxes:

1. Basis of Measurement: By each.
2. Basis of Payment: Includes sawcut, demolition, excavation, water meter box, accessories, test, and backfill and surface restoration.

#### 63.3 REFERENCE STANDARDS

A. ASTM International:

1. ASTM A48 - Standard Specification for Gray Iron Castings.
2. ASTM A185 - Standard Specification for Steel Welded Wire Reinforcement, Plain, for Concrete.
3. ASTM A536 - Standard Specification for Ductile Iron Castings.

4. ASTM A615 - Standard Specification for Deformed and Plain Carbon-Steel Bars for Concrete Reinforcement.
5. ASTM B221 - Standard Specification for Aluminum and Aluminum-Alloy Extruded Bars, Rods, Wire, Profiles, and Tubes.
6. ASTM C33 - Standard Specification for Concrete Aggregates.
7. ASTM C150 - Standard Specification for Portland Cement.
8. ASTM C260 - Standard Specification for Air-Entraining Admixtures for Concrete.
9. ASTM C478 - Standard Specification for Precast Reinforced Concrete Manhole Sections.
10. ASTM C497 - Standard Test Methods for Concrete Pipe, Manhole Sections, or Tile.
11. ASTM C890 - Standard Practice for Minimum Structural Design Loading for Monolithic or Sectional Precast Concrete Water and Wastewater Structures.
12. ASTM C913 - Standard Specification for Precast Concrete Water and Wastewater Structures.
13. ASTM C990 - Standard Specification for Joints for Concrete Pipe, Manholes, and Precast Box Sections Using Preformed Flexible Joint Sealants.
14. ASTM D698 - Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Standard Effort (12 400 ft-lbf/ft<sup>3</sup> (600 kN-m/m<sup>3</sup>)).
15. ASTM D1557 - Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft<sup>3</sup> (2,700 kN-m/m<sup>3</sup>)).
16. ASTM D4104 - Standard Test Method (Analytical Procedure) for Determining Transmissivity of Nonleaky Confined Aquifers by Overdamped Well Response to Instantaneous Change in Head (Slug Tests).
17. ASTM D6938 - Standard Test Method for In-Place Density and Water Content of Soil and Soil-Aggregate by Nuclear Methods (Shallow Depth).

#### 63.4 COORDINATION

- A. Coordinate Work with other utilities within construction area.

#### 63.5 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Product Data: Submit data on valve vaults and meter boxes.
- C. Shop Drawings: Indicate plan, location, and inverts of connecting piping.

- D. Manufacturer's Certificate: Certify that precast concrete valve vaults and meter boxes meet or exceed ASTM standards and specified requirements.
- E. Manufacturer Instructions: Submit special procedures for precast concrete valve vaults and meter boxes installation.
- F. Field Quality-Control Submittals: Indicate results of Contractor-furnished tests and inspections.
- G. Qualifications Statement:
  - 1. Submit qualifications for manufacturer.

#### 63.6 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for closeout procedures.
- B. Project Record Documents: Record actual locations and inverts of buried pipe, components, and connections.

#### 63.7 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Requirements for transporting, handling, storing, and protecting products.
- B. Inspection: Accept materials on Site in manufacturer's original packaging and inspect for damage.
- C. Transport and handle precast concrete units with equipment designed to protect units from damage.
- D. Storage:
  - 1. Store precast concrete valve vaults and meter boxes according to manufacturer instructions.
  - 2. Do not place concrete units in position to cause overstress, warping, or twisting.

### **PART 64 - PRODUCTS**

#### 64.1 DESIGN REQUIREMENTS

- A. Performance and Design Criteria:

1. Watertight, Precast, Reinforced, Air-Entrained Concrete Structures:
  - a. Design to ASTM C890 A16: equivalent to AASHTO HS20 - 16- kip wheel live loading and installation conditions.
  - b. Manufactured to conform to ASTM C913.
2. Minimum 28-Day Compressive Strength: 5,000 psi
3. Honeycombed or re-tempered concrete is not permitted.

## 64.2 WATER METER BOXES

### A. Manufacturers:

1. Christy
    - a. B9X with FL9X lid for  $\frac{3}{4}$ " meter
    - b. B16 with FL16D lid for 1-inch meters.
    - c. B-36 (17  $\frac{1}{4}$ " X30") with FL36E lid for 1  $\frac{1}{2}$ " & 2" meter
    - d. R37 P36 Pit with R37-52HT lid for 3" thru 6" meters
    - e. For 4" meter and larger, install concrete water meter vaults. Submit detailed drawings.
  2. Or approved equal
- B. After payment of fees, water meter shall be furnished and installed by the city for new services.
- C. When meter box is to be located in an area subject to vehicular traffic loading, the permittee shall furnish a regular box for  $\frac{3}{4}$ " & 1" meters and a H/20 traffic rated box for 1  $\frac{1}{2}$ " & 2" meters. Traffic box cover shall be FL12 box with FL12D lid for  $\frac{5}{8}$ " x  $\frac{3}{4}$ " through 1-inch meters (or approved equal) and Christy B10" X 17" with B36-616 lid (or approved equal) for 1  $\frac{1}{2}$ " & 2" meters.
- D. For all types of pipes, service saddle shall be Mueller H-13000 series cc tapered thread (or approved equal). Saddles for PVC pipe shall be double or wide strap design.
- E. Corporation stop shall be 1" Mueller B-25008N (or approved equal) for  $\frac{3}{4}$ " & 1" meters and a 2" Mueller B-25008N (or approved equal) for 1  $\frac{1}{2}$ " & 2" meters.
- F. Angle meter stop shall be Mueller B-24258N (or approved equal) for  $\frac{3}{4}$ " & 1" meters and a 2" Mueller B-24276N (or approved equal) for 1  $\frac{1}{2}$ " & 2" meters.
- G. Water meter shall be located in the center of water meter box.
- H. Water lateral and services to be sized per the requirements of latest version of the California plumbing code.

- I. All water service fittings shall be lead-free
- J. Where the material for service fittings is specified to be bronze, brass fittings may be used.
- K. Minimum cover over building supply (yard piping) shall not be less than that specified in the plumbing code.
- L. 1" x 3/4" brass reducer shall be used for 5/8" x 3/4" meter.
- M. The meter box for a 1 1/2" turbine meter shall be a Christy B-30E lid (or B-30-61G for traffic areas), or approved equals. The meter box for a 2 in turbine shall be a Christy B-36 box with B-36E lid (or B-36-61G for traffic areas), or approved equals.
- N. 5lb minimum anode required on all copper service lines 2" and smaller unless geotechnical report stipulates, it is not necessary. Additional weight may be required by geotechnical report. Insulating coupling required between copper water lateral and water if main is metallic.
- O. Meter boxes, extensions, and covers shall be commercial products. Boxes shall be large enough to allow easy maintenance, testing, and removal meters.

#### 64.3 PRECAST CONCRETE VALVES

- A. Manufacturers:
  - 1. Oldcastle Precast, Inc.
  - 2. Jensen Precast
  - 3. Or approved equal
- B. Valve Vault and Covers:
  - 1. Cast Iron Castings:
    - a. ASTM A48, Class 30 or better.
    - b. Free of bubbles, sand, air holes, and other imperfections.
    - c. Slip resistant coating.
    - d. ADA rated grating in pedestrian routes and pathways.
  - 2. Christy G5 traffic valve box (or approved equal)

#### 64.4 MATERIALS

- A. Portland Cement:
  - 1. ASTM C150, Type II.

- B. Coarse Aggregates:
  - 1. ASTM C33.
  - 2. Graded 1 inch to No. 4 sieve.
- C. Sand:
  - 1. ASTM C33.
  - 2. Fineness Modulus: 2.35.
- D. Water:
  - 1. Potable.
  - 2. Clean and free of injurious amounts of acids, alkalis, salts, organic materials, and substances incompatible with concrete or steel.
- E. Air-Entraining Admixtures: ASTM C260.
- F. Reinforcing Steel:
  - 1. Deformed Bars: ASTM A615, Grade 60.
  - 2. Welded Wire Fabric: ASTM A185.
- G. Joint Sealant:
  - 1. ASTM C990.
- H. Bedding and Backfill:
  - 1. Bedding: Bedding Type, as specified in Section 31 23 16 – Utility Trenching.
  - 2. Backfill: Backfill Type, as specified in Section 31 23 16 – Utility Trenching.

#### 64.5 FABRICATION

- A. Fabricate precast reinforced concrete structures according to ASTM C913, to dimensions indicated on Drawings, and to specified design criteria.

#### 64.6 MIXES

- A. Design concrete mix to produce required concrete strength, air-entrainment, watertight properties, and loading requirements.

## PART 65 - EXECUTION

### 65.1 EXAMINATION

- A. Verify that piping connections, sizes, locations, and inverts are as indicated on Drawings.

### 65.2 PREPARATION

- A. Section 01 70 00 - Execution: Requirements for installation preparation.
- B. Ream pipe ends and remove burrs.
- C. Remove scale and dirt from components before assembly.
- D. Establish invert elevations for each component in system.
- E. Hand trim excavation to suit valve vaults and meter boxes; remove stones, roots, and other obstructions.

### 65.3 INSTALLATION

- A. Bedding and Backfill:
  - 1. Excavate as specified in Section 31 23 16 – Utility Trenching for Work of this Section.
  - 2. Hand trim excavation for accurate placement of vaults and meter boxes to elevations indicated.
  - 3. Place bedding material level in one continuous layer and compacted depth and compact to percent maximum density as specified in Section 31 23 16 – Utility Trenching.
  - 4. Backfill around sides of vaults and meter boxes, tamp in place, and compact to 95 percent maximum density.
  - 5. Maintain optimum moisture content of bedding material to attain required compaction density.
  - 6. Install vaults and meter boxes and related components on bedding.
- B. Connect piping.

### 65.4 FIELD QUALITY CONTROL

- A. Section 01 77 00 - Closeout Requirements: Requirements for testing, adjusting, and balancing.

- B. Request inspection by Project Manager prior to placing aggregate cover over piping.
- C. Compaction Testing: Conform to ASTM D1557.
- D. When tests indicate Work does not meet specified requirements, remove Work, replace, and retest.

**END OF SECTION 33 05 17**

## SECTION 33 05 26 - UTILITY IDENTIFICATION

### PART 66 - GENERAL

#### 66.1 SUMMARY

- A. The Contractor shall provide all materials, equipment, and labor necessary to furnish, install all utility identifications systems and appurtenances as required and as specified below:
  - 1. Pipeline marker posts.
  - 2. Metal utility markers.
  - 3. Marking flags.
  - 4. Plastic warning tape for placement above direct-buried utility.
  - 5. Trace wire for placement above direct-buried utility.
  
- B. Related Requirements:
  - 1. Section 31 23 16 – Utility Trenching: Backfilling considerations for installation of underground pipe markers.
  - 2. Section 33 11 13 - Water Distribution Piping: Piping, valves, and appurtenances requiring identification marking.
  - 3. Section 33 31 13 - Sanitary Sewer Piping: Piping, valves, and appurtenances requiring identification marking.
  - 4. Section 33 41 13 - Storm Drainage Piping: Piping, valves, and appurtenances requiring identification marking.

#### 66.2 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Product Data: Submit manufacturer's catalog information for each product required.
- C. Samples: Submit one sample of pipeline marker post, utility marker, marking flag, 10 feet of warning tape, and 10 feet of trace wire.
- D. Manufacturer's Certificate: Certify that products meet or exceed specified requirements.
- E. Qualifications Statement: Submit qualifications for manufacturer.

66.3 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.
- B. Project Record Documents: Record actual locations of tagged valves.

66.4 MAINTENANCE MATERIAL SUBMITTALS

- A. Section 01 77 00 - Closeout Requirements: Requirements for maintenance materials.

**PART 67 - PRODUCTS**

67.1 PIPELINE MARKER POSTS

- A. Manufacturers:
  - 1. Furnish above ground utility marker materials with visibility enhancer according to City standards.
    - a. Pro-Mark Utility Supply Inc,
    - b. Northtown Company
    - c. Bernsten
    - d. or approved equal.
- B. Description:
  - 1. Material: High Impact Fiberglass Reinforced Resins
  - 2. Width: 4 inches +/- 0.25 inches
  - 3. Length: 96 inches
  - 4. Color: Orange (Telecommunications, Fiber Optic cables or conduits), Yellow (Natural Gas, Oil, Steam, Petroleum Pipelines), Blue (Water lines), Red (Electric Power Lines, cables), Green (Sewer and Drain Lines), Purple (Reclaimed Water, Irrigation), White (Proposed excavation limits) and Pink (Temporary Survey Markings, Unknown/Unidentified facilities).
  - 5. Embedment: T-anchor.
  - 6. Technical Data:

Description	Test Spec. or Criteria	Test Result
Tensile Strength	ASTM D638	410 kg/cm <sup>2</sup>
Tensile Elongation	ASTM D638	35%
Tensile Modulus	ASTM D638	17,600 kg/cm <sup>2</sup>
Flexural Strength	ASTM D790	660 kg/cm <sup>2</sup>
Flexural Modulus	ASTM D790	19,500 kg/cm <sup>2</sup>
IZOD Impact Strength	ASTM D256	45 kg cm/cm

Heat Deflection Temp	ASTM D648	204.8°F
Vicat Softening Temp	ASTM D1525	201.2°F
Flammability	UL94	HB Class

## 67.2 UTILITY MARKERS

### A. Manufacturers:

1. Furnish materials according to City standards.
  - a. Bernsten
  - b. Rhino
  - c. or approved equal.

### B. Metal:

1. Material: Bronze
2. Diameter: 2 inches.
3. Stem: 3/4 by 2 inches
4. Text: "Warning Water Pipeline Caution Call 811 Before you dig" or "Stub for Pipeline".

## 67.3 MARKING FLAGS

### A. Manufacturers:

1. Furnish materials according to City standards.
  - a. Bernsten
  - b. Presco Products
  - c. or approved equal.

### B. Description:

1. Material: Polyethylene
2. Minimum Size: 2-1/2 by 3-1/2 inches.
3. Wire Stem: 21 inches
4. Color: Yellow, Orange, Blue, Green, Red, Pink and White.
5. Text: Blue (Buried Waterline), Red (Buried Electric Line), Pink (Survey Marker), Green (Buried Sewerline), Yellow (Buried Gas line) and Orange (Buried Fiber Optic conduits).

## 67.4 WARNING TAPE

### A. Warning Tape:

1. Warning Tape shall be installed on all pipes greater than 2 inches and the warning tape shall be place above the centerline of the pipe, spanning the full length of the pipe, and be placed at a depth of 1-foot above top of pipe.

2. Furnish materials according to National Transportation Safety Board NTSB-PSS-73-1, GSA Public Buildings Service Guide, American Gas Association 72-D-56, API RP 1109, OSHA 1926.956 (c)(1), APWA Uniform Color Code, DOT Office of Pipeline Safety USAS B31.8, and Federal Gas Safety Regulations S 192-321 (e).

3. **Technical Data:**

Properties	Test Method	Value
Thickness	ASTM D2103	0.005" (5 mil)
Elongation	ASTM D882-75B	80%
Colors	APWA Coded	See below
Tensile Strength	ASTM D882	35 lbs/inch (15,000 psi)
Bond Strength	Boiling Water	5 Hours w/o Peel
Adhesives	Mfg. Specs	Morton 548 or Equivalent
Bottom Later	Mfg. Specs	Virgin PE
Top Later	Mfg. Specs	Virgin PET
Foil	Mfg. Specs	0.00035 (0.35 Mil)
Flexibility	ASTM 671-76	Pliable Hand
Message Repeat	Mfg. Specs	AXL II
Inks	Mfg. Specs	Varies per Legend
Printability	ASTM D2578	45 Dynes

4. Manufacturers:
  - a. Northtown Company
  - b. Christy's
  - c. Bernsten
  - d. or approved equal.

B. Description:

1. Material: Polyethylene
2. Brightly colored, continuously printed.
3. Minimum Size: 6 inches wide by 5 mils thick.
4. Manufactured for direct burial service.
5. Lettering Size: 1 inch
6. Color: All tape is APWA color coded and permanently printed
  - a. Red – Electric, Fire
  - b. Yellow – Gas, Oil
  - c. Blue – Water, Potable Water
  - d. Green – Sewer, Storm Drain
  - e. Orange – Fiber Optic, Telephone
  - f. Purple – Recycled Water, Non-Potable Water.
7. Standard Imprints: "CAUTION WATER LINE BURIED BELOW", "CAUTION SEWER LINE BURIED BELOW", "CAUTION SANITARY SEWER BURIED BELOW", CAUTION GAS LINE BURIED BELOW',

“CAUTION HIGH VOLTAGE ELECTRIC BURIED BELOW” or other custom utility legends in large letters.

## 67.5 TRACE WIRE

### A. Tracer Wire:

1. Tracer wire shall be used on all pressure piping (water, recycled water, irrigation water, sewer force main etc). Tracer wire shall be blue and suitable for direct burial and wet conditions.
2. Tracer wire shall be continuous and splices shall be made with two copper or brass split bolt fasteners without encapsulation in epoxy.
3. Contractor shall submit proof of continuity testing to the City in a written format.
4. Tracing wire through valve boxes shall be placed outside of riser but inside the valve box.
5. Tracer wire shall be UL listed, Standard 83, conforming to Federal Specification JC-30-B, ANSI-C 33.80 and the requirements of National Electric Code.
6. For all pressure piping systems (potable, recycled water, sewer force mains, irrigation system, and water valves), a No. 12 A.W.G. UF Insulated solid copper wire shall be attached to the pipeline.
7. The wire shall be taped to hold in place and the tape shall be 2 inches wide, 10 mil. thick. On mains the wire shall be held in place with tape spaced not more than 10 feet apart. On service laterals the wires shall be wrapped around the pipe.
8. Furnish materials according to City standards.
  - a. Northtown Company
  - b. Priority Wire and Cable, Inc.
  - c. or approved equal.
9. Description:
  - a. Wire: Unshielded 12-AWG THWN insulated copper.

## 67.6 RECYCLED WATER SIGNING

- A. Contractor shall provide all identification signs and stickers for irrigation controllers for recycled water systems in compliance with Delta Diablo Water District’s requirements.
- B. Signs shall be measured no less than 8”x8” with white type against a purple background.

## **PART 68 - EXECUTION**

### **68.1 INSTALLATION**

- A. Pipeline Marker Posts, Utility Markers, and Marking Flags: As recommended by manufacturer.
- B. Warning Tape and Tracer Wire:
  - 1. Warning tape shall be continuous over top of pipe buried 12 inches above piping.
  - 2. Tracer wire shall be taped to the pipe.
  - 3. If multiple pipes occur in common trench, locate tape and wire above centerline of trench.
  - 4. Coordinate with trench Work as specified in Section 31 23 16 – Utility Trenching.

**END OF SECTION 33 05 26**

## SECTION 33 31 13 - SANITARY SEWER PIPING

### PART 69 - GENERAL

#### 69.1 SUMMARY

- A. The CONTRACTOR shall provide all materials, equipment, and labor necessary to furnish and install sanitary sewerage pipe, joints and fittings, pipe markers, connection to existing sewer manholes, wye branches and tees, sanitary sewer laterals.
- B. Jointing of pipe dissimilar in size and/or material shall be accomplished either by use of special adapters or couplings as specified on the plans or approved by the Project Manager for such use.
- C. All field cut pipe shall be accomplished with equipment recommended by the pipe manufacturer. No hammer or chisel cuts will be permitted.
- D. Related Requirements:
  - 1. Section 01 29 00 - Payment Procedures
  - 2. Section 01 77 00 - Closeout Requirements
  - 3. Section 03 30 00 - Utility Cast-In-Place Concrete
  - 4. Section 03 60 00 - Grouting
  - 5. Section 31 23 16 - Utility Trenching
  - 6. Section 33 05 13 - Manholes and Structures
  - 7. Section 33 05 26 - Utility Identification
  - 8. Section 33 11 13 - Water Distribution Piping.

#### 69.2 UNIT PRICE - MEASUREMENT AND PAYMENT

- A. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.
- B. Pipe and Fittings:
  - 1. Measurement: Sanitary Sewer pipes are measured by linear foot of pipe installed measured along the top centerline of the pipe from inside of a structure to structure. Sanitary Sewer cleanouts and rodding inlets shall be measured on a per unit basis.
  - 2. Payment:
    - a. The contract price paid per linear foot for Sanitary Sewer pipe shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all

the work involved in furnishing and installing Sanitary Sewer Pipes, complete in place including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, pipe installation with warning tape, pipe connection, connection to manholes, fittings, aggregate base for subgrade, compaction, restoration of T-trench, testing, CCTV inspections and disposing of materials outside the Right-of-Way and connection to existing or new sewer mains and manholes.

- b. The contract unit price paid per Sanitary Sewer Lateral shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Sanitary Sewer lateral pipe, complete in place including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, pipe installation with warning tape, pipe connection, connection to manholes, fittings, aggregate base for subgrade, compaction, restoration of T-trench, testing, CCTV inspections and disposing of materials outside the Right-of-Way and connection to existing or new sewer mains and manholes.
- c. The contract unit price paid for Sanitary Sewer Cleanout shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Two-way Sanitary Sewer Cleanouts, complete in place including all utility trenching work as specified in Section 31 23 16 – Utility Trenching, riser pipe installation, pipe connection, fittings, aggregate base for subgrade, compaction, restoration of trench, testing, CCTV inspections and disposing of materials outside the Right-of-Way and connection to existing or new sewer mains.

### 69.3 REFERENCE STANDARDS

#### A. American Association of State Highway and Transportation Officials:

- 1. AASHTO T 180 - Standard Method of Test for Moisture-Density Relations of Soils Using a 4.54-kg (10-lb) Rammer and a 457-mm (18-in.) Drop.

#### B. ASTM International:

- 1. ASTM C923 - Standard Specification for Resilient Connectors Between Reinforced Concrete Manhole Structures, Pipes, and Laterals.
- 2. ASTM C923M - Standard Specification for Resilient Connectors Between Reinforced Concrete Manhole Structures, Pipes, and Laterals.

3. ASTM D698 - Standard Test Method for Laboratory Compaction Characteristics of Soil Using Standard Effort (12,400 ft-lbf/ft<sup>3</sup> (600 kN-m/m<sup>3</sup>).
4. ASTM D1557 - Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft<sup>3</sup> (2,700 kN-m/m<sup>3</sup>).
5. ASTM D3034 - Standard Specification for Type PSM Poly(Vinyl Chloride) (PVC) Sewer Pipe and Fittings.
6. ASTM F477 - Standard Specification for Elastomeric Seals (Gaskets) for Joining Plastic Pipe.
7. ASTM D 638 Test Method for Tensile Properties of Plastics
8. ASTM D 696 Test Method for Coefficient of Linear Thermal Expansion of Plastics
9. ASTM D 746 Test Method for Brittleness Temperature of Plastics and Elastomers by Impact
10. ASTM D 1238 Test Method for Flow Rates of Thermoplastics by Extrusion Plastometer
11. ASTM D 1248 Specification for Polyethylene Plastics Extrusion Materials for Wire and Cable
12. ASTM D 1505 Test Method for Density of Plastics by the Density-Gradient Technique
13. ASTM D 1525 Test Method for Vicat Softening Temperature of Plastics
14. ASTM D 1693 Test Method for Environmental Stress-Cracking of Ethylene Plastics
15. ASTM D 2240 Test Method for Rubber Property – Durometer Hardness
16. ASTM D 2837 Test Method for Obtaining Hydrostatic Design Basis for Thermoplastic Pipe Materials or Pressure Design Basis for Thermoplastic Pipe Products
17. ASTM D 3350 Specification for Polyethylene Plastics Pipe and Fittings Materials
18. ASTM F 585 Practice for Insertion of Flexible Polyethylene Pipe into Existing Sewers
19. ASTM F 714 Specification for Polyethylene (PE) Plastic Pipe (DR-PR) Based on Outside Diameter
20. PLASTICS PIPE Renewing Sewers with Polyolefin Pipe Industry (PPI)

C. American Water Works Association:

1. AWWA C906-07 - Polyethylene (PE) Pressure Pipe and Fittings, 4 In. Through 63 In. for Water Distribution and Transmission

#### 69.4 COORDINATION

- A. Notify affected property owners at least 72 hours prior to construction. All notifications shall be in English and Spanish and shall require prior approval from City. A detail letter regarding the construction work shall be prepared and mailed to any affected property owners a week ahead of starting the construction by the Contractor. No parking sign barricades shall be installed 72 hours prior to the work by the Contractor.

#### 69.5 PREINSTALLATION MEETINGS

- A. Attendance Roster: Include affected utility companies and appropriate City officials.

#### 69.6 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. **Certificates of Compliance**: Certificates of Compliance shall be provided for all products and materials proposed to be used under this Section.
- C. Product Data: Submit manufacturer catalog cuts, other information indicating proposed materials, accessories, details, and construction information. Test and Evaluation Reports: Submit reports indicating field tests made and results obtained.
- D. Manufacturer's Certificate: Certify that products meet or exceed specified requirements.
- E. Manufacturer Instructions:
  - 1. Indicate special procedures required to install specified products.
  - 2. Submit detailed description of procedures for connecting new sewer or existing sewer line and directional drilling installation.

#### 69.7 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.
- B. Project Record Documents: Record invert elevations and actual locations of pipe runs, connections, manholes and cleanouts.
- C. Identify and describe unexpected variations to subsoil conditions or discovery of uncharted utilities.

- D. Field Quality-Control Submittals: Indicate results of Contractor-furnished tests and inspections.
- E. As-built drawings shall be provided as part of the closeout submittals.

## 69.8 QUALITY ASSURANCE

- A. Testing at Manufacturer's Plant: All pipe shall be subject to a hydrostatic pressure test and a 3-edge bearing test at the manufacturer's plant. The Project Manager may select at random and test as specified one length of pipe for each 1000 feet or fraction thereof to be installed for the test as specified in ASTM C 301. The cost of pipe and the test shall be borne by the Contractor. Pipe will be acceptable under the test requirements specified herein when all test specimens conform to the test requirements. Should any of the test specimens fail to meet the test requirements, the manufacturer will be allowed to retest 2 additional specimens for each specimen that failed, and the pipe shall be acceptable only when all the retest specimens meet the strength requirements.
- B. Inspection of Materials: All pipe and fittings shall be true, circular, and concentric with the barrel of the pipe, cut off on a plane at right angles to the longitudinal axis of the pipe. At no point shall the thickness of the shell of the extreme outer end of the spigot be less in thickness than the shell of the main body of the pipe. Socket ends shall be square with the longitudinal axis and shall be true, circular, and concentric with the barrel of the pipe. All pipe shall be subject to inspection at the place of manufacture. The Contractor shall notify the Project Manager, in writing, of the manufacturing starting date not less than 14 days prior to the start of any phase of the pipe manufacture.
- C. All pipe and fittings shall have smooth interiors and shall be free from injurious cracks, checks, blisters, broken extremities, or other imperfections.
- D. The following imperfections in the barrel or socket of a pipe or fitting will be considered injurious and cause for rejection:
  - 1. A single crack in the barrel of the pipe or fitting regardless of the length and depth of such crack.
  - 2. Lumps, blisters, pits, or flakes on the interior surface of a pipe or fitting.
  - 3. When spigot or bell of the pipe varies from a true circle more than 3 percent (3%) of its nominal diameter.
  - 4. Any piece broken from the spigot end which extends through the barrel.
  - 5. Tramp clays, grog, or other foreign matter which is fused permanently to the exterior or interior surface of the pipe or fittings.

## 69.9 QUALIFICATIONS

- A. Manufacturer: Company specializing in manufacturing products specified in this Section that are included in the contract shall have minimum three years of documented experience.

## 69.10 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Requirements for transporting, handling, storing, and protecting products.
- B. Inspection: Accept materials on Site in manufacturer's original packaging and inspect for damage.
- C. Storage: Store materials according to manufacturer instructions.
- D. Protection:
  - 1. Protect materials from moisture and dust by storing in clean, dry location remote from construction operations areas.
  - 2. Block individual and stockpiled pipe lengths to prevent moving.
  - 3. Provide any additional protection according to manufacturer instructions.

## 69.11 EXISTING CONDITIONS

- A. Field Measurements:
  - 1. Verify field measurements prior to fabrication.
  - 2. Indicate field measurements on Shop Drawings.

## PART 70 - PRODUCTS

### 70.1 SANITARY SEWERAGE PIPE AND FITTINGS

- A. Plastic Pipe:
  - 1. Material: Polyvinyl chloride (PVC).
  - 2. Comply with ASTM D3034, SDR-26
  - 3. Inside Nominal Diameter: 4 inches through 15 inches.
  - 4. End Connections: Bell and spigot style, with rubber-ring-sealed gasket joint.
  - 5. Fittings: PVC.

- i. All fittings for PVC pipe shall conform to the requirements of ASTM D 2241. The ring groove and gasket ring shall be compatible with PVC pipe ends.
- ii. The strength class of fittings shall be no less than the strength class of any adjoining pipe, unless the adjoining pipe is an existing pipe.
- iii. PVC fittings shall, at a minimum, conform to the requirements of ASTM D3034 as they apply to type SDR-26 PVC Sewer Pipe using an elastomeric gasket joint in a bell and spigot assembly system. Rubber sealing gaskets shall meet the requirements of ASTM F477.
- iv. All PVC pipe entering or leaving a concrete structure shall have a rubber sealing gasket, as supplied by the pipe manufacturer, firmly seated perpendicular to the pipe axis, around the pipe banded and cast into the structure base or near the structure wall center as a water stop. Said water stop may also consist of a manhole coupling with rubber sealing rings cast into the structure base.

6. Joints: Joints shall be Elastomeric gaskets complying with ASTM F477.

B. High Density Polyethylene (HDPE) Pipe

1. The HDPE pipe and fittings specified herein shall be used only in association with pipe bursting methods and directional drilling construction methods unless otherwise approved by City.
2. Pipe and fittings shall be high density, high molecular weight polyethylene with a cell classification of PE445574E, as defined in ASTM D 3350 and shall be colored white or light gray. In addition, the material shall be listed by the Plastic Pipe Institute with a designation of PE 3408 and shall be classified as a Type III, Class C, Category 5, Grade P34 material, as defined in ASTM D 1248.
3. All HDPE pipes to be used shall not be black or any dark color on the interior; or orange, red, magenta, or blue color on the exterior of the pipe.
4. Fittings shall be of the same material and class as the pipe. Identification of pipe and fittings shall be in accordance with ASTM D 3350. Pipe and fittings shall be made from virgin material. No rework compound, except that obtained from the manufacturers own production of the same formulation, shall be used. Pipe and fittings shall be homogeneous throughout and shall be free of visible cracks, holes, foreign material, blisters, or other deleterious faults.
5. Dimensions of pipe and fittings shall be in accordance with ASTM F 714. Pipe and fittings shall be at minimum SDR 17 with cast iron/ ductile iron outside diameter and have a minimum pressure rating of

one hundred (100) psi at seventy-three and four-tenth degrees Fahrenheit (73.4°F).

6. The physical properties of the pipe and fittings material shall be as follows:

PROPERTY	TEST METHOD	VALUE
Density	ASTM D 1505	0.950 gms/cm <sup>3</sup> (gray)
Melt Index	ASTM D 1238	0.08 gms/10 min.
Hydrostatic Design Basis 73°F (23°C)	ASTM D2837	1,600 psi
Hydrostatic Design Basis 140°F (60°C)	ASTM D2837	1,000 psi
Color: UV Stabilizer	ASTM D3350 [E]	Gray, UV Stabilized
Flexural Modulus	ASTM D 7900	> 120,000 psi
Tensile Strength, Yield	ASTM D638, Type IV	> 3,500 psi
Elongation at Break, 2 in./min., Type IV Bar	ASTM D638	> 800 percent
Environmental Stress-Cracking Resistance <sup>a</sup>	ASTM D1693	> 5,000 hr > 800 hr
Elastic Modulus	ASTM D638	> 175,000 psi
Hardness	ASTM D 2240	62 Shore D
PENT	ASTM F1473	> 500 hrs
Vicat Softening Temperature	ASTM D1525	256°F
Brittleness Temperature	ASTM D 746	< -103°F
Thermal Expansion	ASTM D 696	1.0x10 <sup>-4</sup> in./in./°F

6. Joints: Joints in HDPE pipe shall be made using thermal butt-fusion welding equipment designed for the specific purpose of permanently connecting HDPE pipes. This equipment shall be capable of squarely facing the pipe ends to be joined, properly heating each pipe end to the temperature range specified by the pipe manufacturer, and applying and sustaining the appropriate pressure, as recommended by the pipe manufacturer. Test joints may be requested at the Project Manager's discretion to ensure the quality of the joints.
7. For main sewer installation, the butt-fusion welding machine shall be outfitted with a measuring and recording unit that documents the conditions existing during the fusion of each individual weld. A printout that includes the date and time each joint was made, the joint number, the initials of the machine operator, the platen temperature at the time of mating, the pressure during the heating cycle, the time

- period for the heating cycle, the pressure during the soak cycle, and the time period of the soak cycle shall be machine-generated and delivered to City at the end of each work shift. The recording unit shall be a DataLogger, as manufactured by McElroy Manufacturing, Inc., or approved equal
8. Fusion equipment shall be operated by technicians who have been certified by the pipe manufacturer. A copy of the technician's certification shall be provided to City seven (7) working days prior to the start of the work. Furthermore, all technicians performing butt-fusion welding on this project shall have a minimum of three (3) years' experience operating the same equipment used hereon.
  9. Butt-fusion welding equipment shall be as follows, or approved equal:
    - a. McElroy No. 412 Hydraulic Fusion Machine, McElroy Manufacturing, Tulsa, Oklahoma.
    - b. Proweld Field 12 (315)-R, Asahi/America, Malden, Massachusetts.
  10. Fittings: The Contractor shall provide fabricated fittings where required. Fabricated fittings shall be of the same material as, and shall have a minimum pressure rating equal to, the pipeline material. If the fitting is in-line with the pipeline (i.e., a flange adapter), then the I.D. of the fitting shall be the same as the pipe. If the fitting is off-line (i.e., a wye), then the fitting shall have an I.D. in accordance with the plans. Unless otherwise required, all fittings shall be butt-fusion welded or flanged.
  11. Terminations to pipe or fittings made of other pipe materials shall be made by using flanges. Flanges shall consist of flange adapters butt-fusion welded to the HDPE pipe end, ductile iron back-up rings with a pressure rating of at least one-hundred and fifty (150) pounds per square inch (psi), Type 316 stainless steel bolts, nuts and washers, and one eighth (1/8) inch thick, black-reinforced rubber gaskets. In no case shall threaded fittings or adapters be used to connect HDPE materials.
  12. Forced main shall be HDPE SDR 11 pipe and joined by electro-fusion couplings.

## 70.2 FLEXIBLE COUPLINGS

- A. Description: Flexible couplings used for repairs, alterations and connections of dissimilar materials shall be rubber, full-circle, clamp-on type conforming with ASTM C 425, resilient chemical-resistant elastomeric polyvinyl chloride (PVC) coupling and provided with four (4) stainless steel band screw-clamps to secure the coupling tightly to entering and exiting pipes. All screw-clamp hardware shall be Type 304 or Type 316 stainless steel. Rubber material shall be suitable for use on

sewage systems. All flexible couplings shall be approved by the City Engineer prior to its installation.

- B. Manufacturers: Fernco®, Mission®, Husky® or approved equal
- C. Furnish materials according to ASTM C 425.

### 70.3 TWO WAY SEWER CLEANOUTS

- A. Cleanouts shall be provided in the side sewer system at the following locations:
  1. At the property line
  2. At any single bend greater than forty-five degrees (45°).
  3. At intervals along the side sewer system where the cumulative total of deflection from the point of connection to the main sewer or from another cleanout equals or exceeds ninety degrees (90°).
  4. At intervals not to exceed one hundred (100) feet.
  5. Cast iron two-way cleanout fittings are not preferred.

### 70.4 RODDING INLETS

- A. Rodding inlets are considered temporary terminal structures and may only be used when: 1) future main sewer extensions are possible beyond the proposed upstream end of the Job; and 2) a future sewer main sewer extension would not require a manhole at the proposed upstream end of the current Job.

### 70.5 OVERFLOW PROTECTION DEVICES:

- A. Overflow protection devices are required when the lowest building finish floor elevation is one foot lower than the rim elevation of the nearest upstream sanitary sewer manhole. This overflow protection device is to prevent backflow of sewage into the building.
- B. No side sewer shall be constructed, altered or repaired without confirming that an approved overflow protection device has been properly installed on the side sewer.
- C. Where reasonably possible, overflow protection devices shall be located in areas away from vehicular and foot traffic. If an overflow protection device must be located in an area which will have concrete or asphalt paving, such as a driveway or sidewalk, the device shall be installed in an approved reinforced concrete utility box fitted with a metal grate.

- D. Where the sewage cannot overflow on the area surrounding of an overflow protection device without damage to property, a City-approved overflow protection device shall be installed.
- E. Manufacturers:
  - 1. Unlimited Home Solutions, LLC or approved equal (Sewer Relief Cap)
  - 2. Genplex – Kelly Backwater Device (No-Hub & IPS) or approved equal (Mushroom type OPD)
  - 3. Sewer Popper™ by Stephens Corp. or approved equal (Sewer Pop up)
  - 4. Mainline Backflow Products; Rector Seal; or approved equal (Extendable Backwater Valve)

#### 70.6 MANHOLES

- A. Description: As specified in Section 33 05 13 - Manholes and Structures.

#### 70.7 MIXES

- A. Grout: As specified in Section 03 60 00 - Grouting.

#### 70.8 FINISHES

- A. Galvanizing:
  - 1. Hot-dip galvanize after fabrication.
  - 2. Comply with ASTM A123.

#### 70.9 ACCESSORIES

- A. Pipe Supports:
  - 1. Metal for pipe support brackets: Galvanized structural steel, thoroughly coated with bituminous paint.
- B. Pipe Markers: As specified in Section 33 05 26 - Utility Identification.

### **PART 71 - EXECUTION**

#### 71.1 EXAMINATION

- A. Verify that trench cut is ready to receive Work.

- B. Verify that excavations, dimensions, and elevations are as indicated on the drawings.

## 71.2 PREPARATION

- A. Section 01 70 00 - Execution: Requirements for installation preparation.
- B. Remove large stones or other hard materials that could damage pipe or impede consistent backfilling or compaction.
- C. Protect and support existing sewer lines, utilities, and appurtenances.
- D. Utilities:
  - 1. Maintain profiles of utilities.
  - 2. Coordinate with other utilities to eliminate interference.
  - 3. Notify Project Manager if crossing conflicts occur.

## 71.3 INSTALLATION

- A. Bedding:
  - 1. Excavate pipe trench as specified in Section 31 23 16 - Utility Trenching.
  - 2. Excavate to lines and grades as indicated on Drawings, or as required to accommodate installation of encasement.
  - 3. Dewater excavations to maintain dry conditions and to preserve final grades at bottom of excavation.
  - 4. Provide sheeting and shoring as specified in Section 31 23 16 - Utility Trenching.
  - 5. Placement:
    - a. Place bedding material at trench bottom as specified in Section 31 23 16 - Utility Trenching.
    - b. Level materials in continuous layer not exceeding lifts as specified in Section 31 23 16 - Utility Trenching.
    - c. Compact to percentage of maximum density as specified in Section 31 23 16 - Utility Trenching.
- B. Piping:
  - 1. Sewer pipe shall be laid to the line and grade as indicated on the Drawings. A string line shall be set and maintained by the Contractor by measuring from three (3) consecutive points shown on the same rate of grade or slope, in order to detect any variation from a straight grade, and in any case such discrepancy is not reported to the Project Manager, the Contractor shall be responsible for any error in the finished work.

2. Maximum Variation from Indicated Slope: 1/8 inch in 10 feet.
3. Begin at downstream end and progress upstream.
4. Assemble and handle pipe according to manufacturer's instructions, except as may be modified on Drawings.
5. Keep pipe and fittings clean until Work has been completed and accepted by Project Manager.
6. Cap open ends during periods of Work stoppage.
7. Lay bell and spigot pipe with bells upstream.
8. Each length of pipe shall be laid on a firm bed and shall have a true bearing for the entire length between bell holes. No wedging or blocking up of the pipe will be permitted. Pipe found to be damaged must be replaced by new sections, repair clamps will not be allowed.
9. When, for any reason, pipe laying is interrupted, the open end of all lines shall be closed with a close-fitting stopper.
10. All necessary precautions shall be taken to prevent uplift or floating of the pipe prior to the completion of the backfilling operation. The Contractor shall assume full responsibility for any damage due to this cause and shall restore and replace the pipe to its specified condition and grade if it is displaced due to floating including caused by groundwater, weather, or construction activity.
11. Joints shall not be deflected.
12. Install Plastic PVC SDR-26 pipe, fittings, and accessories according to ASTM D2321, and seal joints watertight.
13. Each pipe compression type joint shall be joined with a lock-in rubber ring and a ring groove that is designed to resist displacement during pipe insertion.
14. The ring and the ring seat inside the bell shall be wiped clean before the gasket is inserted. A thin film of lubricant shall be applied to the exposed surface of the ring and to the outside of the clean pipe end. Lubricant other than that furnished with the pipe shall not be used.
15. Backfill and compact as specified in Section 31 23 16 - Utility Trenching
16. Do not displace or damage pipe when compacting.
17. Pipes entering and leaving manholes or other structures shall have two (2) standard joints within three (3) feet of the manhole base. One (1) joint shall be incorporated in the manhole base or installed immediately adjacent to the manhole base and there shall not be less than twelve (12) inches between the two (2) joints.
18. Pipe Markers: As specified in Section 33 05 26 - Utility Identification.
19. HDPE Pipe:
  - a. The Contractor shall inspect each pipe and fitting prior to butt-fusion welding and again prior to installation. Any damaged pipe or fittings shall be replaced by the Contractor.
  - b. Prior to butt-fusion welding or installation, each pipe or fitting shall be thoroughly cleaned and shall be kept clean. The material used

- to clean the pipe and fittings shall be as recommended by the pipe manufacturer.
- c. Butt-fusion welds shall be performed in accordance with manufacturer's instructions. The butt-fusion welding procedures are summarized below:
    - i. Clean each pipe end with a clean cotton cloth to remove dirt, oil, grease and other foreign materials.
    - ii. Square (face) the mating surfaces of each of the pipes to be fused.
    - iii. Bring the two (2) pipe ends together and adjust the pipe locations to ensure proper alignment.
    - iv. Verify that the surface temperature of the heater plate is between three hundred seventy-five degrees Fahrenheit (375°F) to four hundred degrees Fahrenheit (400°F) and then clean the heater surface with a clean cotton cloth.
    - v. Insert the heater plate between the pipe ends, bring the end into firm contact with the heater plate without applying pressure and achieve a proper melt pattern.
    - vi. After achieving the proper melt bead, remove the heater plate and quickly examine the pipe ends for complete melt.
    - vii. Once complete melt has been accomplished, rapidly bring the pipe ends together and apply pressure as recommended by the pipe manufacturer.
    - viii. Hold the pressure constant and at the proper level throughout the cooling period, for the minimum time period recommended by the pipe manufacturer or as necessary to achieve proper cooling
  - d. For main sewer installations, the Contractor shall mark each joint with the individual joint number, corresponding to the joint identification number appearing on the printout of the data logger attached to the butt-fusion welding machine. The printout shall be attached to the pipe near the joint for collection by City.
  - e. For main sewer installations, the Contractor shall remove the internal melt bead from the welded joint. Bead removal shall be accomplished in a manner that does not score or gouge the pipe.
  - f. The Contractor shall insert and retrieve the pipe through properly prepared insertion and receiving pits, in accordance with the requirements of ASTM F 585.
  - g. All pipe bursting and directional drilling procedures that require the use of HDPE pipe, shall be executed as specified on the Drawings and Technical Specifications.
  - h. For side sewer installations, a maximum of ten (10) joints per one hundred foot (100) length of laid pipe shall be achieved, unless all joints are debanded.
  - i. Fittings/joints that are to be assembled after pipe bursting or directional drilling has been completed shall be butt fused where

accessible. Electrofusion couplings like Friatec® Frialen or approved equal shall be used on inaccessible locations.

- j. Saddles used for taps shall be per thermal fused saddles for HDPE pipe.

C. Connection to Existing Manholes:

1. Connections to existing manholes shall be made by core drilling a clean opening into the existing manhole wall. Insert end of the pipe through the opening to flush with the inside wall, installing a watertight neoprene gasket around the pipe and seal with non-shrink concrete grout to form a water-tight connection. The grout shall be trowelled smooth and flush with the interior surface of the manhole. Channelizing of the flow through the manhole shall conform to the details shown on the drawings for new manholes. Use of pneumatic hammers, chipping guns, sledge hammers are not permitted to make the opening in the manhole walls.
2. The Contractor shall notify the Project Manager twenty-four hours in advance before any connection is made to existing structures. He shall schedule his work so that there is no interruption of flow.
3. Encasement:
  - a. Concrete encase new sewer pipe minimum of 24 inches to the nearest pipe joint.
  - b. Use epoxy binder between new and existing concrete.
4. Prevent construction debris from entering existing sewer line when making connection.
5. Where required, an exterior drop connection shall be constructed whenever any sewer enters a manhole more than four (4) feet above the flow line of the manhole, in accordance with the drawings, and may include a connection to either an existing manhole or a new manhole.
6. All drop manholes shall be outside drop manholes.
7. Care shall be taken that the riser portion is vertical, and that the elbow is firmly supported by the concrete.

D. Connections to existing sewers:

1. Existing sewers are shown on the plans at the locations where new sewers are to be connected. It is the responsibility of the Contractor to determine the exact location and depth of the existing sewers prior to the installation of any sewer pipe. New pipe shall be plugged with mechanical plugs until further connection is necessary.
2. Connection of new main and/or trunk sewers to existing lines up to and including forty-eight (48) inches in diameter shall be made at existing manholes or by constructing a new manhole over the point of connection or by removing an existing rodding inlet or plug and extending new pipe of the same diameter, material and class from the point of connection.

- a. Where the connection is to be made into an existing manhole, it shall be done as specified above.
  - b. Where the connection is to be made by constructing a new manhole on an existing sewer, the manhole and new connection shall conform to the details shown on the Drawings. The existing sewer shall be kept intact until immediately before the cleaning and flushing operation for the new sewer is to begin.
  - c. Where the connection is to be made at a removed rodding inlet or plug, the existing piping shall be cut square and ends properly prepared for the connection shown and an air tight fitting shall be installed at the connection of new and existing pipelines.
  - d. All new pipe shall be plugged with an approved mechanical plug or brick/mortar until the line is completed and ready for testing.
3. Side Sewer Connections to Main Sewers:
- a. Side sewer connections shall be made with fittings or adapters recommended by the manufacturer for use with the particular pipe as shown on the Drawings
  - b. Side sewers equal in size to the main sewer shall be connected by installing a wye branch or tee fitting.
  - c. Connection and side sewer details shall conform to the drawings.
  - d. Side sewer connections where wyes, laterals were not installed during main sewer construction, shall be made by installing a mainline tap as listed below, installing a main sewer repair spool (replacement pipe section) below including a new wye branch fitting. Installation of taps shall comply with the following requirements
    - 1) Before commencing excavation for tap installation, the Contractor shall have sufficient bedding and backfill material at the site to properly re-bed the main and lateral sewers, and backfill the excavation.
    - 2) The excavation for the tapping work shall be a minimum of two (2) feet in width, give enough length for work space, without under-cut sides and shall be properly shored. A minimum clearance of three (3) inches below, six (6) inches on each side and twelve (12) inches each way along the main from the point of connection shall be provided for tap installation.
  - e. If the main sewer is damaged during excavation for or during installation of the tap, the Contractor shall install a main sewer repair spool (replacement pipe section) including a new wye branch fitting.
  - f. The outer surface of the main in this exposed area shall be thoroughly cleaned prior to tapping.

E. Manholes:

1. Install sanitary sewer manholes as specified in Section 33 05 13 - Manholes and Structures.

F. Wye Branches:

1. Concurrent with pipe-laying operations, install wye branches at locations indicated on Drawings.
2. Use standard fittings of same material and joint type as sewer main.
3. Maintain minimum five (5) feet separation distance between wye connection and manhole.
4. Sewer lateral bends shall be made with sewer Combination Wye and (1/8) Bends and not with sanitary tees
5. Use saddle wye with stainless-steel clamps for taps into existing piping.
6. Mount saddles with gasket and secure with stainless steel bands.
7. Lay out holes with template, and cut holes with mechanical cutter.
8. Saddles shall be Sealtite Type "S" Saddle or approved equal with four (4) band coupling for PVC and VCP pipes.
9. All fittings and coupling to be part of the low-pressure air test.

G. Sanitary Laterals:

1. Construct laterals from wye branch to terminal point at the right-of-way of a two-way sanitary sewer cleanout and as shown on the drawings.
2. Where depth of main pipeline warrants, construct riser-type laterals from wye branch.
3. Minimum Depth of Cover over Piping: Three (3) feet minimum.
4. Minimum Separation Distance between Laterals: Five (5) feet minimum.
5. Install watertight plug, braced to withstand pipeline test pressure thrust, at termination of lateral.

H. Backfilling:

1. Backfill around sides and to top of pipe as specified in Section 31 23 16 – Utility Trenching.
2. Maintain optimum moisture content of bedding material as required to attain specified compaction density.

#### 71.4 FIELD QUALITY CONTROL

- A. Section 01 45 00 – Quality Control: Requirements for testing, adjusting, and balancing.
- B. Request inspection by Project Manager prior to and immediately after placing bedding.

- C. Testing:
  - 1. Pipe Testing: Low pressure air test, infiltration test, manhole leakage testing, tv inspections and mandrel deflection test shall be per Section 33 01 30 - Testing for Sanitary Sewer, Storm Drainage - Piping and Manholes
  - 2. Compaction Testing: Comply with Section 31 23 16 - Utility Trenching

71.5 PROTECTION

- A. Section 01 77 00 - Closeout Requirements: Requirements for protecting finished Work.
- B. Protect pipe and aggregate cover from damage or displacement until backfilling operation is in progress.

**END OF SECTION 33 31 13**

## SECTION 33 41 13 - STORM DRAINAGE PIPING

### PART 72 - GENERAL

#### 72.1 SUMMARY

- A. This Section includes all materials, equipment, and labor necessary to furnish and install all storm drainage piping, piping accessories, drainage structures, bedding and cover materials, concrete encasement and cradles, and all appurtenant work, complete and operable, including all connections as shown on the Drawings and as specified herein.
- B. Related Requirements:
1. Section 03 30 00 - Utility Cast-in-Place Concrete
  2. Section 03 60 00 - Grouting
  3. Section 31 05 13 - Clearing & Grubbing, Excavation, and Earthwork
  4. Section 31 23 16 - Utility Trenching
  5. Section 33 01 30 - Testing for Sanitary Sewer, Storm Drainage – Piping and Manholes
  6. Section 33 05 13 - Manholes and Structures
  7. Section 33 05 26 - Utility Identification
  8. Subsurface Drain System

#### 72.2 UNIT PRICE - MEASUREMENT AND PAYMENT

- A. Section 01 29 00 - Payment Procedures: Contract Sum/Price modification procedures.
- B. Pipe and Fittings:
1. Basis of Measurement: Storm Drainage Piping shall be measured by linear foot of pipe installed, measured from edge of structure to edge of structure for various pipe materials and various sizes irrespective of the depth of pipes.
  2. Basis of Payment: The contract price paid per linear foot for Storm Drainage piping shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in furnishing and installing Storm Drainage Piping, complete in place including bends, elbows or other pipe fittings, saw cut, excavating to required elevations, all utility trenching work as specified in Section 31 23 16 – Utility Trenching, removing excavated

materials, dewatering, bedding, cradles, backfill and backfill material, pipe installation with warning tape, restoration and disposing of materials outside the Right-of-Way and connections to existing or new storm drainage mains and manholes.

## 72.3 REFERENCE STANDARDS

### A. American Association of State Highway and Transportation Officials:

1. AASHTO M170 - Standard Specification for Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe.
2. AASHTO M206 - Standard Specification for Reinforced Concrete Arch Culvert, Storm Drain, and Sewer Pipe.
3. AASHTO M207 - Standard Specification for Reinforced Concrete Elliptical Culvert, Storm Drain, and Sewer Pipe.
4. AASHTO M 252 - Standard Specification for Corrugated Polyethylene Drainage Pipe 3"-10".
5. AASHTO M 294 - Standard Specification for Corrugated Polyethylene Pipe, 12"-60".

### B. ASTM International:

1. ASTM A123 - Standard Specification for Zinc (Hot-Dip Galvanized) Coatings on Iron and Steel Products.
2. ASTM C76 - Standard Specification for Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe.
3. ASTM C443 - Standard Specification for Joints for Concrete Pipe and Manholes, Using Rubber Gaskets.
4. ASTM C506 - Standard Specification for Reinforced Concrete Arch Culvert, Storm Drain, and Sewer Pipe.
5. ASTM C969 - Standard Practice for Infiltration and Exfiltration Acceptance Testing of Installed Precast Concrete Pipe Sewer Lines.
6. ASTM C1103 - Standard Practice for Joint Acceptance Testing of Installed Precast Concrete Pipe Sewer Lines.
7. ASTM D698 - Standard Test Method for Laboratory Compaction Characteristics of Soil Using Standard Effort (12,400 ft-lbf/ft<sup>3</sup> (600 kN-m/m<sup>3</sup>)).
8. ASTM D1557 - Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft<sup>3</sup> (2,700 kN-m/m<sup>3</sup>)).
9. ASTM D1784 – Standard Specification for Rigid Poly(Vinyl Chloride) (PVC) Compounds and Chlorinated Poly(Vinyl Chloride) (CPVC) Compounds.
10. ASTM D2321 - Standard Practice for Underground Installation of Thermoplastic Pipe for Sewers and Other Gravity-Flow Applications.

11. ASTM D2412 – Standard Test Method for Determination of External Loading Characteristics of Plastic Pipe by Parallel-Plate Loading.
12. ASTM D2564 - Standard Specification for Solvent Cements for Polyvinyl Chloride (PVC) Plastic Piping Systems.
13. ASTM D2855 - Standard Practice for Making Solvent-Cemented Joints with Poly(Vinyl Chloride) (PVC) Pipe and Fittings.
14. ASTM D3034 - Standard Specification for Type PSM Poly(Vinyl Chloride) (PVC) Sewer Pipe and Fittings.
15. ASTM D3212 – Standard Specification for Joints for Drain and Sewer Plastic Pipes Using Flexible Elastomeric Seals.
16. ASTM D 3350 - Standard Specification for Polyethylene Plastics Pipe and Fittings Materials
17. ASTM D6938 - Standard Test Method for In-Place Density and Water Content of Soil and Soil-Aggregate by Nuclear Methods (Shallow Depth).
18. ASTM F477 - Standard Specification for Elastomeric Seals (Gaskets) for Joining Plastic Pipe.
19. ASTM F679 – Standard Specification for Poly Vinyl Chloride (PVC) Large-Diameter Plastic Gravity Sewer Pipe and Fittings.
20. ASTM F2306 - Standard Specification for 12 to 60 in. Annular Corrugated Profile-Wall Polyethylene (PE) Pipe and Fittings for Gravity-Flow Storm Sewer and Subsurface Drainage Applications.
21. ASTM F2648 - Standard Specification for 2 to 60 in. Annular Corrugated Profile Wall Polyethylene (PE) Pipe and Fittings for Land Drainage Applications

#### 72.4 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Requirements for submittals.
- B. Product Data: Submit data indicating pipe, pipe accessories and gaskets
- C. Manufacturer's Certificate: Certify that products meet or exceed specified requirements.
- D. Manufacturer Instructions: Submit detailed instructions on installation requirements, including storage and handling procedures.

#### 72.5 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.
- B. Project Record Documents: Record actual locations of pipe installed and top of pipe elevations and invert of pipe at all structures.

- C. Identify and describe unexpected variations to subsoil conditions or discovery of uncharted utilities.
- D. As-built drawings shall be provided as part of the closeout submittals.

## 72.6 QUALITY ASSURANCE

- A. Perform Work according to City Standard Specification.
- B. Maintain one (1) copy of each standard affecting Work of this Section on Site.

## 72.7 QUALIFICATIONS

- A. Manufacturer: Company specializing in manufacturing products specified in this Section with minimum three (3) years of documented experience.
- B. Installer: Company specializing in performing Work of this Section with minimum three (3) years of documented experience and approved by the Manufacturer.

## 72.8 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Requirements for transporting, handling, storing, and protecting products.
- B. Inspection: Accept materials on Site in manufacturer's original packaging and inspect for damage. It is the responsibility of the Contractor to check quantities and note any missing or damaged items.
- C. Storage:
  - 1. Store materials according to manufacturer instructions.
  - 2. Block individual and stockpiled pipe lengths to prevent moving.
  - 3. Stack it on reasonably level ground.
  - 4. Do not place pipe or pipe materials on private property or in areas obstructing pedestrian or vehicle traffic.
  - 5. Do not place pipe flat on ground; cradle to prevent point stress.
  - 6. Don't stack the pipes next to heat sources such as boilers, steam lines, electrical equipment or engine exhausts.
  - 7. Gaskets should also be protected from heat, oil and grease.
- D. Protection:
  - 1. Keep UV-sensitive materials out of direct sunlight.
  - 2. Provide additional protection according to manufacturer instructions.

## PART 73 - PRODUCTS

### 73.1 STORM DRAINAGE PIPING

#### A. Reinforced Concrete Piping:

1. Pipe:
  - a. Comply with ASTM C76, AASHTO M170, ASTM C506, AASHTO M206, AASHTO M207, Class III or Class V, with Wall Type "B" or Wall "C" as specified in ASTM C76, however Wall "A" will not be allowed.
  - b. The minimum allowable class of RCP shall be class III for pipe cover from three (3) feet to fifteen (15) feet defined as the distance from the inside top of pipe to the top of finished grade. RCP pipe cover less than three (3) feet from finished grade shall be Class V. Pipe covers more than fifteen (15) feet deep shall require structural loading calculations.
  - c. Reinforcement: Circular reinforcing bars.
  - d. Inside Nominal Diameter: 12 inches through 144 inches
  - e. Ends: Bell and spigot.
2. Fittings: Reinforced concrete.
3. Joints:
  - a. Comply with ASTM C443.
  - b. Gaskets: O-Ring Rubber compression gaskets retained in a groove on the spigot end.
4. Manufacturers:
  - a. Oldcastle Precast
  - b. Jensen Precast
  - c. Cook Concrete Products, Inc.
  - d. Or approved equal.

#### B. Plastic Piping:

1. Pipe:
  - a. Material: PVC.
  - b. Comply with ASTM D3034, ASTM F79 - SDR 35 (Pipe Stiffness of 46psi) and SDR 26 (Pipe Stiffness of 115 psi)
  - c. PVC SDR-35 pipe shall be used for perforated pipes only.
  - d. The perforations shall be two rows of 1/2" diameter holes or openings at the bottom of the pipe 120° apart and five (5) inches on center.
  - e. Color: Green

- f. Inside Nominal Diameter: Four (4) inches through Fifteen (15) inches per ASTM D3034 and Eighteen (18) inches through Forty-eight (48) inches per ASTM F679.
  - g. Style: Bell and spigot with rubber-ring sealed gasket joint.
- 2. Fittings: PVC.
  - 3. Joints:
    - a. Comply with ASTM F477.
    - b. Gaskets: Elastomeric.
  - 4. Manufacturers:
    - a. JM Eagle
    - b. North American Pipe Corporation
    - c. Or approved equal
- C. Corrugated High Density Polyethylene Pipe (CHDPE):

- 1. Pipe & Fittings:
  - a. Material: Corrugated PVC pipe with smooth interior must be manufactured from PVC virgin compounds, except clean, reworked, recycled PVC materials generated from the manufacturer's pipe or fitting fabrication may be reused.
  - b. Corrugated PVC pipe and fabricated fittings shall be manufactured using High Density Polyethylene (HDPE) as defined and described in ASTM D3350 meeting the minimum requirements of cell classification of
    - 1) 424420C for 4"-10" pipe diameters and
    - 2) 435400C for 12"-60" pipe diameters, except the carbon black content should not exceed 4%.
  - c. Size:
    - 1) 4-inch through 10-inch: Comply with AASHTO M252, Type S and ASTM F2648
    - 2) 12-inch through 60-inch: Comply with AASHTO M294, Type S; ASTM F2306 and ASTM F2648
  - d. Manning's n value: 0.012
  - e. Minimum pipe stiffness when tested under ASTM D2412 shall conform to the following Table:

Nominal ID (inches)	Min. Pipe Stiffness at 5% Deflection (psi)
4	50
6	50
8	50
10	50
12	50

15	42
18	40
24	34
30	28
36	22
42	20
48	18
60	14

- f. Minimum Pipe cover: 24-inches to finish grade.
- g. Color: Black
- h. Style: Watertight Bell and spigot with rubber-ring sealed gasket joint meeting AASHTO M252, M294 or ASTM F2306. The integral joints shall be watertight according to ASTM D3212.
- i. Joints: Joint shall provide a minimum pull-apart strength of 400lbs. The bell shall be an integral part of the pipe. Joints shall remain silt-tight when subjected to a 1.5° axial misalignment.
- j. Elastomeric gaskets must comply with ASTM F477. Install joints so that the elastomeric gasket will be compressed radially between the pipe bell and spigot to form a tight seal when assembled.
- k. Wyes, tees, reducers, elbows, coupling, laterals, and other fittings must be molded or fabricated meeting the requirements of AASHTO M252, M294 or ASTM F2306.
- l. Lubricant shall be applied to the bell and gasket during installation and must comply with pipe manufacturer's instructions.

- 2. Manufacturers:
  - a. N-12® WT as manufactured by Advanced Drainage Systems, Inc.
  - b. Prinsco Goldflo WT® Pipe
  - c. Hancor, Inc. – Blue Seal® WT IB pipe
  - d. Contech Eagle Corr PE™ (Dual Wall)
  - e. Or approved equal

D. Subsurface Drain System

1. Description

1.1 This work shall consist of providing and placing a drainage system comprised of a geo-composite, prefabricated, water collection system (collection system) and the associated water transport system (transport pipe) as described in the plans. The drainage system shall be installed in accordance with these

specifications and in close conformity with the locations and dimensions as shown on the plans or specified by the engineer. The quantities of drainage system materials as shown on the plans may be increased or decreased at the discretion of the engineer based on actual site conditions that occur during construction of the project. Such variations in quantity will not be considered as alterations in the details of construction or a change in the character of the work.

2. Materials

2.1 The collection system shall be of a flexible, prefabricated, rounded rectangular shaped, composite product, consisting of an inner core described in and an outer geotextile wrap described in 2.1.2. The outer wrap shall function only as a filter and shall not be a structural component of the core.

2.1.1 The collection system core shall be made of a high-density polyethylene. The core shall be constructed using interconnected corrugated pipes that define and provide the flow channels and structural integrity of the collection system. Perforations shall be evenly distributed on both faces of the core. The core of the collection system shall conform to the following physical property requirements.

Thickness, inches	ASTM D-1777	1.0
Flow Rate, gpm/ft*	ASTM D-4716	29
Compressive Strength, psf	ASTM D-1621 (modified sand method)	6000
Perforations / sq. ft.	---	≥ 300

\* At gradient = 0.1, pressure = 10 psi for 100 hours.

2.1.2 The collection system shall be wrapped with a non-woven geotextile.

The non-woven wrap shall be of a needle-punched construction consisting of long-chain polymeric fibers composed of polypropylene, polyethylene or polyamide. The fibers shall be oriented into a multi-directional stable network whereby they retain their positions relative with each other and allow the passage of water as specified. The fabric shall be free of any chemical treatment or coating, which reduces permeability and it shall be inert to chemicals commonly found in soil. The geotextile shall conform to the following minimum average roll values.

Weight	ASTM D-3776	4.0
Tensile Strength	ASTM D-4632	100
Elongation %	ASTM D-4632	50
Puncture, lb	ASTM D-751	50
Mullen Burst, psi	ASTM D-3786	200
Trapezoidal Tear, lb	ASTM D-4533	42
Coefficient of Permeability	ASTM D-4491	.1 cm/sec
Flow Rate, gpm/ft <sup>2</sup>	ASTM D-4491	100
Permittivity, 1/sec	ASTM D-4491	1.8
Apparent Opening Size	ASTM D-4751	70 Max US Std Sieve Opening
Seam Strength, lb/ft	ASTM D-4595	100
Fungus	ASTM G-21	No Growth

2.1.3 Multi-Flow meets or exceeds these specifications.

2.2 The connectors used with the collection system shall be of a snap together design. In no case shall any product be joined without the use of the manufacturer's connector designed specifically for the purpose.

2.3 Transport pipe shall be either PVC pipe meeting the requirements of ASTM D-2729 or ASTM F-949, or high-density polyethylene pipe meeting the requirements of AASHTO M252.2.4

### 3.0 Construction Requirements

3.1 The amount of trench excavated at any time shall not exceed the amount of drain that can be set and backfilled completely in one working day. The trench shall be 4 inches wide and at the depth specified in the plans. The collection system shall be centered in the trench, and backfilled with clean coarse sand or an alternate selected by the engineer. Coarse sand is typically comprised of particles ranging from a # 8 to a # 30 U. S. Standard Sieve.

3.2 The trench excavations for the collection system and transport pipe shall be to the lines and grades shown on the plans. Over excavation in the bottom of the excavation shall be backfilled to the proper grade with excavated material or sand prior to the placement of the collection system.

3.3 The collection system shall be securely connected to the transport pipe using connectors approved by the manufacturer.

3.4 Backfill shall be consolidated in accordance with the plans or as specified in the contract documents, State Standard Plans and Specifications, the Technical Specifications, and as directed by the Project Manager.

2. 3.5 Any damaged collection system or transport pipe shall be replaced or repaired by splicing in an undamaged section of like material.
- 3.

## 73.2 DRAINAGE STRUCTURES

- A. Description: As specified in Section 33 05 13 - Manholes and Structures.

## 73.3 CONCRETE ENCASUREMENT AND CRADLES

- A. Concrete:
  1. Description: Reinforced concrete, as specified in Section 03 30 00 – Utility Cast-in-Place Concrete.
  2. Compressive Strength: 4,000 psi at 28 days, reinforced concrete, air-entrained rough-troweled finish.
- B. Reinforcement: As specified in Section 03 30 00 - Utility Cast-in-Place Concrete.

## 73.4 MATERIALS

- A. Bedding and Backfill:
  1. Bedding & Backfill: Bedding and Backfill shall be as specified in Section 31 23 16 - Utility Trenching

## 73.5 MIXES

- A. Grout: As specified in Section 03 60 00 – Grouting
- B. Concrete Encasements and Cradles:
  1. Class A concrete, as specified in Section 03 30 00 – Utility Cast-in-Place Concrete.

## 73.6 ACCESSORIES

- A. Pipe Support Brackets: Galvanized structural steel coated with bituminous paint.
- B. Pipe Markers: As specified in Section 33 05 26 - Utility Identification.

- C. Drainage Structures:
  - 1. Catch Basins, Inlets, Manholes and other Drainage Structures: As specified in Section 33 05 13 - Manholes and Structures.

## **PART 74 - EXECUTION**

### **74.1 EXAMINATION**

- A. Verify that trench cut is ready to receive Work.
- B. Verify that excavations, dimensions, and elevations are as indicated on drawings.

### **74.2 PREPARATION**

- A. Section 01 70 00 - Execution: Requirements for installation preparation.
- B. Remove large stones and other hard matter that could damage piping or impede consistent backfilling or compaction.
- C. Protect and support existing sewer lines, utilities, and appurtenances.
- D. Utilities:
  - 1. Maintain profiles of utilities.
  - 2. Coordinate with other utilities to eliminate interference.
  - 3. Notify Project Manager if crossing conflicts occur.

### **74.3 INSTALLATION**

- A. Excavation and Bedding:
  - 1. Excavate pipe trench and providing sheeting and shoring as specified in Section 31 23 16 – Utility Trenching.
  - 2. Hand trim excavation for accurate placement of piping to indicated elevations.
  - 3. Dewater excavations to maintain dry conditions to preserve final grades at bottom of excavation.
  - 4. Level materials, maintaining optimum moisture content of bedding material, compacting subgrade shall conform to Section 31 23 16 – Utility Trenching.
  - 5. Cradle bottom 20 percent of diameter to avoid point load.
- B. Piping:

1. Install pipe, fittings, and accessories according to ASTM D2321.
2. Install pipes in prepared trenches starting at the lowest point, with the spigot ends pointing in the direction of flow.
3. Seal joints watertight.
4. Place pipe on bedding meeting bedding requirements as specified in Section 31 23 16 – Utility Trenching.
5. Unless otherwise required, all pipe shall be laid straight between the changes in alignment and at uniform grade between changes in grade.
6. The rubber gasket joint shall be made by properly lubricating the rubber gasket with a suitable vegetable compound soap before it is placed in the groove at the spigot end. The gasket shall be stretched over the spigot end of the pipe and carefully seated in the groove, with care taken to equalize the stress in the gasket around the circumference of the joint. The gasket shall not be twisted, rolled, cut, crimped, or otherwise injured or forced out of position during the closure of the joint. A feeler gauge shall be used to check the position of the rubber gasket after the joint has been assembled. Where a joint placement is found to be improper, the tested pipe section shall be removed, the gasket checked for damage, a new gasket installed, if necessary, the pipe re-laid and the gasket placement rechecked.
7. Pointing and bonding mortar at pipe connections to structures shall be plastic and of such consistency that it will readily adhere to the pipe and structure.
8. Install backfill at sides and over top of pipe
9. Compact to percent maximum density as specified in Section 31 23 16 – Utility Trenching.
10. Install water stop at all pipe entry into structures.
11. Backfilling and Compaction:
  - a. As specified in Section 31 23 16 – Utility Trenching.
  - b. Do not displace or damage pipe while compacting.
12. Pipe Markers: As specified in Section 33 05 26 - Utility Identification.

C. Drainage Structures:

1. Catch Basins, Inlets, Manholes, and Other Drainage Structures: As specified in Section 33 05 13 - Manholes and Structures.

#### 74.4 TOLERANCES

- A. Section 01 45 00 - Quality Control: Requirements for tolerances.
- B. Maximum Variation from indicated Pipe Slope: 1/8 inch in 10 feet.

#### 74.5 FIELD QUALITY CONTROL

- A. Section 01 45 00 - Quality Control: Requirements for testing, adjusting, and balancing.
- B. Request inspection by Project Manager prior to backfill in pipe zone and immediately after placing aggregate base over pipe in the pipe zone.
- C. Testing:
  - 1. If tests indicate that Work does not meet specified requirements, remove Work, replace, and retest.
  - 2. Compaction Tests:
    - a. Comply with ASTM D1557, ASTM D698, AASHTO T180, and ASTM D6938.
  - 3. Low-Pressure Air Test:
    - a. As specified in Section 33 01 30 – Testing for Sanitary Sewer, Storm Drainage - Piping and Manholes.
  - 4. Deflection Tests and CCTV Inspections:
    - a. As specified in Section 33 01 30 – Testing for Sanitary Sewer, Storm Drainage - Piping and Manholes

#### 74.6 PROTECTION

- A. Section 01 77 00 - Closeout Requirements: Requirements for protecting finished Work.
- B. Protect pipe and aggregate base from damage or displacement until backfilling operation is in progress.

**END OF SECTION 33 41 13**

## SECTION 34 41 00 - LIGHTING

### PART 75 - GENERAL

#### 75.1 SUMMARY

- A. Work under this section shall consist of furnishing and installing, modifying or removing one or more electrical systems, all as shown on the plans and as specified in these specifications and the Department of Transportation Standard Provisions. Any deviation from the contract documents shall be approved by the Project Manager.
- B. All lighting materials shall conform to the applicable provisions of the standards specified in Division X "Electrical Work" of the Department of Transportation Standard Specifications and these specifications.
- C. All materials furnished and used shall be new, except materials specified to be reused.
- D. All incidental parts which are not shown on the plans, or specified herein or in the Technical Specifications, and which are necessary to complete or modify the systems, shall be furnished and installed as though such parts were shown on the Plans or specified herein. All systems shall be in satisfactory operation at the time of completion of the work. All work end materials shall conform with the appropriate utility agency standards at Contractor's cost.

#### 75.2 REFERENCES

- A. Caltrans Standard Specifications (Department of Transportation)
- B. California Manual on Uniform Traffic Control Devices (CA MUTCD)
- C. California Vehicle Code (CVC)
- D. National Electrical Manufacturers Association (NEMA)
- E. Underwriters' Laboratories Inc. (UL)
- F. Electronic Industries Association (EIA)
- G. National Electrical Code (Code)
- H. California Administrative Code, Title 8, Subchapter 5, Electrical Safety Orders

- I. Rules for Overhead Electrical Line Construction, General Order No. 95 and Rules' For Construction of Underground Electric Supply & Communication Systems, General Order No. 128 of the Public Utilities Commission
- J. Standards of the American Society for Testing and Materials (ASTM)
- K. National Standards Institute (ANSI)

### 75.3 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Submittal procedures.
- B. Contractor shall submit a schedule of values for all lump sum contract items in accordance with the Section 01 33 00 - Submittal Procedures
- C. Unless otherwise authorized in writing by the Project Manager, the Contractor shall, in accordance with the Section 01 33 00 - Submittal Procedures, submit to the Project Manager for approval of list of equipment and materials which the Contractor proposes to install. The list shall be complete as to name of manufacturer, size and identifying number of each item.
- D. In addition, the Contractor shall submit detailed drawings and wiring diagrams for all electrical equipment to be used. The City will not be liable for any material purchased, labor performed, or delay to the work prior to review of documents required above.
- E. A certificate of compliance with these specifications shall be submitted to the City by the manufacturer with all 5,000-volt series lighting conductors.
- F. Product Data: Provide manufacturers specification, literature, and shop drawings for all products in this Section including but not limited to the following items:
  - a. Service cabinets, and network equipment. The cabinet diagram shall include all details and dimensions of the cabinet enclosure, door, shelves, and internal features.
  - b. Conduit (GRS, PVC, and HDPE), pull boxes, conductors, poles, mast arms, LED luminaires, pull tape, pull boxes, conduit/duct plugs and caps , and paint.
  - c. Concrete mix design for foundation concrete.
- G. If ordered by the Project Manager, the Contractor shall submit for review sample articles of the material proposed for use. After review, said sample

articles will be returned to the Contractor. Inspection or sampling of certain materials may be made at the factory or warehouse prior to delivery to the jobsite, when required by the Project Manager.

- H. The Contractor shall submit a Sign Inventory Form to be used as the official sign inventory record. The form is to be submitted by the Contractor as part of the Traffic Control Plan prior to the start of any contract field work. The Sign Inventory Form is included in this Project Manual as Appendix A to this Section. Sign Inventory Forms are required for each intersection corner that included any pole work. Sign Inventory Forms shall accurately reflect all existing traffic control, street name, and other City signs at the required corners including approximately 25' along each sidewalk approaching the corner.
- I. If directed by the Project Manager, submit a scaled shop drawing or full scale mock-up for any sign that does not comply with the CA MUTCD.
- J. If directed by the Project Manager, or as one or more of the following conditions exist, a Short Circuit Coordination study/Arc Flash study shall be required.
  - 1. Voltage ratings above 208 VAC to 15,000 VAC
  - 2. Bolted Fault between 700 Amps – 106,000 Amps Short Circuit Current
  - 3. Arcing Fault based on circuit breaker clearing time
  - 4. XFMR Impedance characteristics above 125 KVA
  - 5. Systems of 50 & 60 Hz
  - 6. Both Grounded and Ungrounded systems

#### 75.4 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.
- B. Upon completion of the work, the Contractor shall submit one complete set of "as-built" or corrected plans showing in detail all construction changes, within 30 days of project completion
- C. Prior to acceptance of the work, the Contractor shall furnish 5 sets of service cabinet schematic wiring diagrams which shall have the same designations required or as shown on the plans for the project. The diagrams shall show the location of the installation and shall list all equipment installed in each cabinet.
- D. For each lighting installation, the Contractor shall furnish a sketch showing luminaire models, wattages, pole numbers. One copy of the service cabinet diagram, as reviewed by the City, shall be placed in a heavy-duty plastic envelope and attached to the inside of the door of each controller cabinet.

## 75.5 QUALITY ASSURANCE

- A. All equipment and work shall be performed in accordance with the regulations and codes as follows: NEMA, the UL, the EIA, or the CODE, wherever applicable. In addition to the requirements of the plans, these specifications, and the Technical Specifications, all materials shall conform where applicable to the requirements of the Code; California Administrative Code, Title 8, Subchapter 5, Electrical Safety Orders; Rules for Overhead Electrical Line Construction, General Order No. 95 and Rules' For Construction of Underground Electric Supply & Communication Systems, General Order No. 128 of the Public Utilities Commission; ASTM; ANSI; any local ordinances which may apply; and the applicable provisions of the Caltrans Standard Specifications, CA MUTCD, and CVC.
- B. Manufacturers' warranties and guarantees furnished for materials used in the work and instruction sheets and parts lists supplied with materials shall be delivered to the City prior to acceptance of the project. The duration of the warranty or guarantee shall be the standard of the industry with minimum of one year from the date of acceptance of the work.
- C. The service cabinet vendor shall provide phone technical support with a response time of 2 hours or less during vendor's normal business hours. This technical support shall be at no additional cost during the life of the contract or warranty period. The technical support shall be provided by qualified personnel with extensive knowledge of the firmware and hardware characteristics of the controllers and cabinets provided in this contract. The vendor shall provide technical assistance with the programming of all controllers provided in this contract.
- D. If necessary, the service cabinet vendor shall provide field activation assistance by qualified personnel for all controllers supplied in this contract during the warranty period.
- E. The service cabinet, including cabinet wiring and related hardware, shall be guaranteed against defective materials or workmanship for a 24-month period (from date of delivery). The vendor shall be responsible for reimbursing City forces for any time and material utilized to make necessary field trouble calls due to defective hardware peripherals during the warranty period. Units that are identified as being defective before the warranty has expired shall be replaced within 14 calendar days. The vendor shall be responsible for all costs, including shipping, incurred by the City for all units that are installed at an intersection and fail as a result of warranty covered failure within the warranty period.
- F. Prior to delivery, the service cabinet assembly shall be tested by the service cabinet manufacturer or authorized local distributor to ensure proper component integration and operation. All inputs and outputs shall

be tested. The cabinet manufacturer shall provide certification that the cabinet assembly has met all NEMA quality assurance tests.

## 75.6 QUALIFICATIONS

- A. The Contractor or its listed subcontractor or its key team members performing electrical work for this contract shall have a current and active class A General Engineering Contractor or C-10 Electrical Specialty license, and have satisfactorily completed projects with work that is similar in size and complexity to that of the Contract with the following minimum requirements:
  - 1. The City considers the proper classification for employees who perform all electrical work associated with the installation of underground fed traffic signals and street lighting to be that of Electrician: Inside Wireman.

## 75.7 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Product transportation, storage, handling, and protection requirements.
- B. Protect, transport, and store all electrical items specified herein in accordance with manufacturer's instructions.
- C. Contractor shall deliver controller to the City of Pittsburg's Corporation Yard, 357 E. 12th Street, Pittsburg, CA 94565, for testing at least two weeks prior to installation at the Project Site
- D. City furnished light poles and luminaires will be stored at 300 Olympia Drive. Contractor to coordinate with City for pickup.

## 75.8 MAINTENANCE/EXTRA MATERIALS

- A. Section 01 78 00 - Closeout Submittals: Extra materials and maintenance products.

## **PART 76 - PRODUCTS**

### 76.1 FOUNDATIONS

- A. All concrete work related to street lighting and trail lighting work shall be cast in place.

- B. Concrete for foundations shall conform to Section 90-2 of the Caltrans Standard Specifications, "Minor Concrete," and the Technical Specifications. Concrete shall contain not less than 564 pounds of cement per cubic yard, unless noted otherwise on contract drawings.
- C. The Contractor is advised that existing pole foundations vary in size and shape. They may be as deep as 9 ft and as wide as 5 ft. There may be existing conduits embedded in the foundation. If the pole removal is specified, the Contractor shall remove pole foundation to 5 ft or deeper as required to accommodate the new pole foundation and fill the cavity with slurry.
- D. In unpaved areas, a 4-inch-thick Portland cement concrete slab shall be constructed in front of each controller cabinet. The slab shall extend the full width of the cabinet foundation and extend out 3 feet from the face of said foundation.

## 76.2 STANDARD STREET LIGHTING

- A. Standards for lighting shall be in accordance with Section 56-3 of the Caltrans Standard Specifications, and with Caltrans Standard Plans ES-6A through ES-6G.
- B. All pole hardware nuts, bolts, and screws shall be stainless steel. Mounting bolts, nuts, and screws shall be galvanized.
- C. A No 5 pullbox shall be installed at each light pole, Pullbox lid shall have "LIGHTING" stamped in lid.
- D. A photo cell shall be installed on each fixture.
- E. Each light fixture shall have a fuse
- F. Street lighting conduit shall have a minimum coverage of 24 inches.
- G. Use 8-foot luminaire arm for roadways less than 40 feet in width, and 15-foot luminaire arm for roadways 40 feet or more in width.
- H. A photocell shall be installed in each fixture for un-metered electrical service installations.
- I. A photocell shall be installed in service assembly for metered electrical service installations.
- J. City of Pittsburg Approved "Cobra Head" Fixtures
  - 1. "CREE" (RSW SERIES, LARGE) RSWL – B – HT – 3ME – 14L – 40K7 – UL – GY – N - Q3

- K. In general, the approved above fixtures shall be used on the following roadway classifications (IESNA RP-8 Report). The specific fixture selected shall be used in a photometric analysis and approved by the City.
  - 1. Local residential streets.
  - 2. Local commercial and collector residential streets (up to 40 feet wide).
  - 3. Collector commercial streets (up to 40 feet wide).
  - 4. All major streets (over 40 feet wide).
  - 5. All expressway streets (over 40 feet wide).
- L. Single Fixture Street Light Pole shall be "HAPCO" Drawing Number B101150, or approved equal (see table for arm length)

### 76.3 DECORATIVE/ TRAIL LIGHTING

- A. Standards for lighting shall be in accordance with Section 56-3 of the Caltrans Standard Specifications, and with Caltrans Standard Plans ES-6A through ES-6G.
- B. All pole hardware nuts, bolts, and screws shall be stainless steel. Foundation mounting bolts, nuts, and screws shall be galvanized.
- C. A No 5 pullbox shall be installed at each light pole, Pullbox lid shall have "LIGHTING" stamped in lid.
- D. A twist lock photo cell shall be installed on each fixture for un-metered electrical service installations
- E. A twist lock photo cell shall be installed in service assembly for metered electrical service installations.
- F. Each light fixture shall be fused.
- G. Steel tenon base anchorage shall be used in twin-fixture decorative lighting pole with pole height greater than 10' and/or with banner attached.
- H. City of Pittsburg Approved Decorative Bracket
  - 1. "Cyclone Lighting" Catalog # CP2408-C2-T12-BK-TX (double head)
  - 2. "Cyclone Lighting" Catalog # BA2-4-24-A-P-D2-BK-TX (pole banner)
- I. City of Pittsburg Approved Park/Pathway Luminaire Pole, Fixture, and Base Cover
  - 1. "Cyclone Lighting" Catalog "CREE" (THE EDGE SERIES) ARE-EDR-3M-XX-06-E-UL-BK-350-40K ("LED" Light Fixture)
  - 2. "Cyclone Lighting" Catalog PAL42-20-TN-32-BK-TX-MG (Luminaire Pole)
  - 3. "Cyclone Lighting" BC11-BK-TX (Base Cover)

#### 76.4 PULL BOXES

- A. Pull boxes shall be in accordance with Section 86-1.02C "Pull Boxes," of the Caltrans Standard Specifications and Caltrans Standard Plan ES-8A and ES-8B.
- B. Pull boxes shall be installed at the locations shown on the plans or, in long runs, they shall be spaced at not over 200 feet. It shall be the option of the Contractor, at its expense and subject to the approval of the City, to install additional pull boxes that he may desire to facilitate the work.
- C. Where practical, pull boxes shown in the vicinity of curbs shall be placed adjacent and level with the back of curb. Pull boxes shall be installed with the long side parallel to the curb. Pull boxes shall not be installed in any part of a driveway or other traveled way unless otherwise specified.
- D. The bottom of the pull box shall rest firmly on a 12-inch-thick bed of 1-inch max crushed rock extending 6 inches beyond the outside edges of the pull box.
- E. Concrete pull box covers to be installed in street lighting systems shall be inscribed "STREET LIGHTING" "HIGH VOLTAGE" for circuits over 600 volts. For 120 volt or 80 volt circuits, cover shall be inscribed with the applicable voltage.
- F. Concrete pull box covers to be installed in signal systems, or combined signal and low voltage lighting systems, shall be inscribed "TRAFFIC SIGNALS." Concrete pull box covers for underground service points, where both traffic signals and street lighting jointly occupy the same box, shall be inscribed "TS-SL."

#### 76.5 CONDUIT

- A. All conductors shall be run in conduit except where they are inside standards, or for overhead and temporary installations or otherwise specified.
- B. Conduits shall be of the size indicated on the plans. It shall be the option of the Contractor to use larger conduit than that specified, provided that where such substitution is made, it shall be for the entire length of the conduit run. No reducing fittings will be permitted.
- C. Detector or street lighting conduit shall be 1-inch nominal size. Direct interconnect or utility service conduit shall be 1-1/2 inches nominal size.

- D. All conduit shall be the rigid galvanized steel type unless otherwise specified. Where non-metallic conduit is specified, it shall be Schedule 40 PVC when concrete-encased or Schedule 80 PVC when direct buried.
- E. Conduit and conduit fittings shall be galvanized by the hot-dip, electrodepositing, or metallizing process. Galvanized conduit shall conform to standards for rigid steel conduit as specified by Underwriters' Laboratories, Inc., and shall bear the Underwriters' label on each length.
- F. The ends of the conduit shall be free of burrs and rough edges. Ends of conduit shall be properly coupled. Running threads, threadless connectors or threadless couplings will not be permitted.
- G. The maximum bend of a conduit shall be 90° and the minimum radius of a factory bend shall be 12 inches (305mm).

#### 76.6 CONDUCTOR AND WIRE

- A. Copper wire shall conform to the applicable portions of ASTM B3 and B8. Wire sizes shall be based on American Wire Gauge (AWG).
- B. Conductors for series street lighting systems shall be No. 8 AWG solid copper wire insulated with 0.110-inch thickness Polyethylene insulation. Standard S-61-402 of Insulated Power Cable City Association, and designated for operation at 5,000 volts.
- C. Where isolating transformers or ballasts are used, the secondary conductors from transformer to luminaire shall be insulated NO. 10 AWG solid copper wire. Multiple circuit conductors shall be of a size indicated on the plans. Insulation for such conductors shall be rated and UL approved for 600-volt operation, and shall be standard THHN Type. Grounding conductors shall be stranded soft drawn bare copper of the size indicated on the drawings. Insulated ground wires shall be permitted in raceways and shall be THHN Type with green insulating jacket.

#### 76.7 SERVICE

- A. The Contractor shall furnish and install all material and equipment necessary to complete the electrical connection between the terminating point of the serving utility and the electrical system as shown on the plans or otherwise required.
- B. Service equipment and enclosures shall be in accordance with Caltrans Standard Plans ES-2A through ES-2G.

- C. For series street lighting systems served from overhead circuits, a switch of 5,000-volt rating shall be connected to control each circuit. The switch shall be enclosed in a NEMA Type 3R, 18-inch by 24-inch by 6-inch terminal box. The terminal box shall be fitted with a cover permanently inscribed "DANGER - HIGH VOLTAGE." The cover shall be attached to the box to form a rain-tight plate and shall require tools for removal. The terminal box shall be installed not less than 10 feet above the ground.

## **PART 77 - EXECUTION**

### **77.1 MAINTAINING EXISTING AND TEMPORARY ELECTRICAL SYSTEMS**

- A. Existing electrical systems, or temporary replacements thereof, shall be maintained in effective operation by the Contractor during the progress of the work. The Contractor shall notify the Project Manager at least two working days prior to performing work on existing systems.
- B. Before commencing the work, the Contractor shall submit in writing to the Project Manager a description and detailed schedule of the intended operations relative to keeping the traffic signals, traffic signal interconnect, and street lights in operation.
- C. The Contractor shall furnish and install whatever temporary or permanent conduit, overhead and other wiring and equipment as necessary, shall make all connections and do other work necessary to maintain normal signal and street lighting operation and at the conclusion of the need therefore, shall remove all temporary facilities from the site.
- D. Temporary wiring as described herein shall not apply to circuits exceeding 150 volts to ground.
- E. Temporary wiring may be either overhead or underground conductors. All temporary overhead conductors shall be slack-spanned with 20-foot minimum overhead clearance across thoroughfares and 12-foot minimum clearance above sidewalk areas. No temporary conductor may run on top of the ground or across any sidewalk area unless adequately protected in an electrical raceway. Overhead conductors shall be multi-conductor cable or single conductors, securely tied or taped at intervals not to exceed 5 feet. No spare conductors are required. All splices within 10 feet above ground level shall be enclosed in metal junction boxes. Splices made at ground level shall be enclosed in pull boxes.
- F. Contractor shall provide flagmen where necessary to handle traffic safely.

- G. The Contractor shall temporarily relocate existing City-owned equipment if the present location of equipment conflicts with an installation of this contract.
- H. The Contractor shall be completely responsible for the maintenance and continuity of operation of any temporary electrical facility installed by the Contractor.
- I. Disconnection of any existing or temporary streetlights shall not be permitted until the new equipment has been tested and properly adjusted.
- J. Lamps in street light luminaires installed, relocated or worked on by the Contractor that burn out during the life of the contract shall be replaced by the Contractor with new, equal lamps.
- K. The cost of electrical energy for any temporary facility will be borne by the City but the Contractor shall bear all costs of any temporary service connections.
- L. All work and expenses for maintenance of existing streetlights in operation shall be done as incidental work of this contract.

#### 77.2 REMOVING, REINSTALLING OR SALVAGING ELECTRICAL EQUIPMENT

- A. Removing, reinstalling or salvaging electrical equipment shall be in accordance with Section 87-21 "Existing Electrical Systems," of the Caltrans Standard Specifications and the Technical Specifications.
- B. Unless otherwise specified, conductors, standards, electrical equipment, and foundations not to be reused shall become the property of the Contractor and shall be removed from the jobsite. Any salvage value shall be reflected in the Schedule of Values. All conduit abandoned in place shall be terminated at least 12 inches below the finished grade.
- C. Care shall be exercised in removing equipment to be reused or salvaged so that it will remain in the condition existing prior to its removal. The Contractor will be required to replace, at its expense, any equipment which has been damaged or destroyed by its operations.
- D. All salvaged equipment shall be coordinated and delivered to the City of Pittsburg's Corporation Yard, 357 E. 12th Street, Pittsburg, CA 94565. Contractor responsible for equipment to load, haul and offload materials as directed by the City at the Corporation Yard.

### 77.3 EXCAVATION AND BACKFILL

- A. The excavations required for the installation of conduit, foundations and other equipment shall be performed in such a manner as to cause the least possible damage to the streets, sidewalks and other improvements. The trenches shall not be excavated wider than necessary for the proper installation of the electrical equipment or foundations. Excavating shall not be performed until just prior to installation of equipment. The material from the excavation, shall be shall be placed in a location to cause the least obstruction to surface drainage and vehicular and pedestrian traffic. Refer to Section 31 23 16 – Utility Trenching.
- B. Where excavations are required in parkways and lawns, existing sod shall be removed and preserved by the Contractor. After backfilling, the sod shall be replaced and the entire area restored to original grade and condition or better.
- C. Where excavations are required in concrete sidewalk, cuts and joints shall conform with the applicable provisions regarding concrete.
- D. After backfilling, excavations shall be kept well filled and maintained in a smooth and well-drained condition until permanent repairs are completed.
- E. At the end of each day, and at all other times when construction operations are suspended, all equipment, material and debris shall be removed from that portion of the right of way open for vehicular and pedestrian traffic. Barricades shall be erected at all excavations not backfilled or finished to final grade. Such shall conform with OSHA requirements.
- F. All excavations, including those resulting from removal of existing equipment as specified or on the plans, shall be backfilled and the surface restored to match existing improvements in conformance with the applicable requirements concerning such work. The work in the street or highway shall be performed in such a manner that not more than one lane of traffic is restricted in either direction at any time, unless approved by the City.

### 77.4 FOUNDATION CONSTRUCTION

- A. All work shall conform to line elevation and grade as shown on the plans required by the utility or as established by the City.
- B. The foundations shall be constructed in a single placement of concrete of the class specified. The bottom of the foundations shall rest securely on firm, undisturbed ground. When a firm footing cannot be obtained at the depth shown on the plans, or where the foundation cannot be constructed

to standard dimensions because of an obstruction, the foundation shall be installed as directed by the City.

- C. Where forms are required because of soil conditions or grade, they shall be true to line and grade, firmly braced and secured in place, and shall not be removed until the concrete has set.
- D. Foundations shall cure for 7 days before installing any equipment.
- E. Wherever the edge of a concrete foundation extends within 18 inches of any existing concrete improvement, a concrete slab with a minimum thickness of 4 inches shall be extended to meet such improvement.
- F. The foundation cap shall be of similar color, finish and material as the adjacent sidewalk. It shall be a minimum of 4 inches thick and shall be placed after the standard is set in final position.
- G. All anchor bolts, nuts and washers, including those required for existing standards to be relocated, shall be furnished by the Contractor.

#### 77.5 CONDUIT INSTALLATION

- A. All threads shall be treated with approved joint compound before fittings are placed thereon. Where the galvanized coating of conduit or fittings has been injured in handling or installing, such damaged areas shall be thoroughly painted with a rust preventive paint.
- B. Conduit shall be installed in accordance with Caltrans Standard Specification 87-1.03B "Conduit Installation".
- C. In any case where a different depth is required to meet the controlling utility agency
- D. requirements, Contractor shall comply with said utility specifications at no additional cost to the City.
- E. Conduit laid in open trench shall not be covered nor shall any trench or inspection hole be backfilled until the installation has been approved by the City.
- F. Conduit shall be placed under existing pavement by jacking or drilling methods. Pavement shall not be disturbed without permission from the City. Jacking or drilling pits shall be kept 2 feet clear of the edge of any type of pavement wherever possible.
  - 1. Excessive use of water, such that pavement might be undermined, or softened, will not be permitted.

2. Jacking pits adjacent to railroad tracks shall be constructed not less than 12 feet from the center line of track or as otherwise required by the railroad agency concerned.
3. When the jacking pit is left overnight, it shall be covered with substantial planking.

## 77.6 WIRING

- A. Wiring shall be done in conformance with all applicable Regulations and Codes and the requirements herein.
- B. Wiring shall be installed in accordance with Caltrans Standard Specification 87-1.03F "Conductors and Cable Installation".
- C. The Contractor shall investigate and conform the installation connections to any utility services, shall meet the specifications of the utility agency involved. In case of conflict, the utility specifications shall control and the Contractor shall comply in all respects at no additional cost to the City.
- D. Connectors and terminals for use with aluminum utility power service conductors shall be aluminum and shall be greased with an approved inhibitor.
- E. Where low-voltage conductors are run in standards containing high-voltage conductors, either the low-voltage or the high-voltage conductors shall be encased in flexible or rigid metallic conduit, to a point where the two types of conductors are no longer in the same raceway.
- F. Conductors shall be pulled by hand. Winches or other power-actuated pulling equipment shall not be used. Only approved lubricants may be used in placing conductors in conduit.
- G. Splices, where allowed, shall be made only in pull boxes and standard bases. Conductors shall be joined by the use of a connector approved by the City. The splice shall be capable of satisfactory operation under continuous submersion in water.
- H. Conductor insulation shall be well penciled, trimmed to conical shape, and roughened before applying splice insulation. Splice insulation shall consist of layers of vinyl chloride electrical insulating type, conforming to ASTM D2301, Type I, applied to a thickness equal to and well lapped over the original insulation.
- I. Small permanent identification bands shall be marked as specified. The bands shall be securely attached to conductors in pull boxes and near the termination of each conductor. Where circuit and phase are clearly

indicated by conductor insulation, bands need not be used. Permanent identification bands shall be embossed, 6 mil oil resistant polyvinyl chloride tape with pressure-sensitive backing. Tape shall be of a type such that symbols contrast with the background color.

## 77.7 BONDING AND GROUNDING

- A. Metallic cable sheaths, metallic conduit, non-metallic conduit grounding wire, ballast and transformer cases, service equipment, sign switches, anchor bolts, end metal standards that form a continuous system shall be effectively grounded. Bonding and grounding jumpers shall be copper wire or copper strap of the same cross-sectional area as No. 8 AWG for all systems, except where noted herein.
- B. Grounding of metallic conduit, service equipment and neutral conductor at service points shall be accomplished as required by the applicable Code and the serving utility, except that grounding conductors shall be No. 6 AWG copper wire.
- C. For bonding purposes in all non-metallic type conduit, a bare No. 8 AWG copper wire shall be run continuously in all circuits.
- D. Bonding of standards shall be accomplished by means of a No. 8 AWG bonding wire attached from a grounding bushing to a foundation bolt or to a 3/16 inch, or larger, brass or bronze belt installed in the lower portion of the standard.
- E. Bonding of metallic conduit in non-metallic pull boxes shall be by means of copper strap or galvanized grounding bushings and bonding jumpers.
- F. The metallic conduit or bonding conductor system shall be securely grounded, at intervals not to exceed 500 feet, to one of the following:
  - 1. A 1-inch galvanized pipe driven to a depth of 8 feet and having its upper end not more than 3 inches above the conduit, or
  - 2. A minimum 1/2-inch by 8-foot copper weld rod driven to a depth of 7 feet 9 inches. On wood poles, all equipment mounted less than 10 feet above ground surface shall be grounded.

## 77.8 CABINET EQUIPMENT INSTALLATION

- A. The Contractor shall install interior cabinet equipment per the Plans, and as further directed by the Project Manager. The equipment shall be securely fastened to a shelf, wall or rail, i.e. it shall not be left free-standing unless otherwise noted or directed by the Project Manager. The Contractor

shall provide training on the setup, configuration, and operation of all equipment.

#### 77.9 PAINTING OF WORK FURNISHED AND INSTALLED OR WORKED ON UNDER THIS CONTRACT

- A. All electrical equipment furnished and installed by the Contractor shall not be painted unless otherwise noted on the plans or in these specifications. If electrical equipment is specified to be painted in the plans or in these specifications, the equipment shall be factory painted.
- B. All painted equipment which has been relocated shall be repainted as directed by the City. All paint used on the job site shall be provided in the original container identifying the grade, trade name, number and manufacturer, and shall conform to the requirements of specifications on painting, or as directed by the City.
- C. All paint shall be applied evenly and smoothly by skilled craftsmen by either hand brushing or approved spraying equipment, allowing no surplus to accumulate, except that no spraying shall be done at the job site. The work shall be done in a neat and workmanlike manner, and the use of brushes for the application of paint shall be required when paint spraying proves to be unsatisfactory or otherwise objectionable.
- D. The thickness of each paint coat (two required) shall be limited to that which will result in uniform drying throughout the paint film. Skips, holes, thin areas, or other deficiencies in any one coat of paint shall be corrected before the succeeding coat is applied.
- E. The final coat of paint shall present a sags or excessive brush marks, smooth surface, uniform in color, free of runs.

#### 77.10 SERVICE CONNECTION

- A. The Contractor shall coordinate with PG&E through the City to provide all new service connections. The Contractor shall complete the foundation work and secure service connection dates in a timely manner. Service connection shall be completed no later than 72 hours in advance of the scheduled signal switchover or turn-on; otherwise, the switchover or turn-on will be canceled.
- B. The Contractor shall provide temporary service protection at the controller foundation prior to switchover or turn-on.

## 77.11 INSPECTION/TESTING

- A. Prior to acceptance to the completed work, the Contractor shall cause the following tests to be made on all electrical circuits, in the presence of the City.
1. Each circuit shall be tested for continuity.
  2. Each circuit shall be tested for unintentional ground.
  3. A megger test at 500 volts DC shall be made on each circuit between the circuit and a ground. The insulation resistance shall be not less than 10-megohms on all circuits, except for inductive loop detector circuits which shall have an insulation resistance value of not less than 100 megohms.
  4. A functional test shall be made in which it is demonstrated that each and every part of the system functions as specified or intended. The test may commence only with the approval and in the presence of the City. If unsatisfactory performance of the systems develops the condition shall be corrected and the test shall be repeated until satisfactory operation are obtained. Functional tests shall not start nor turn-ons be made on a Friday, or on the day preceding a legal holiday.

Any material revealed by these tests to be faulty in any part of the installation shall be replaced or corrected by the Contractor at his expense in a manner permitted by the City, and the same test shall be repeated until no fault is evident.

- B. Section 01 78 00 - Closeout Requirements: Final cleaning.
- C. Clean finishes and touch up damage.

## 77.12 PROTECTION OF FINISHED WORK

- A. Section 01 78 00 - Closeout Requirements: Protecting finished work.

**END OF SECTION 34 41 00**

## SECTION 34 41 05 - TRAFFIC SIGNAGE

### PART 78 - GENERAL

#### 78.1 SUMMARY

- A. Work under this section shall consist of any permanent traffic control sign as required on the plans or in the specifications in accordance with the provisions of Section 82 "Signs and Markers" of the Department of Transportation Standard Specifications and the California Manual on Uniform Traffic Control Devices (CA MUTCD), and the following provisions.

#### 78.2 REFERENCES

- A. Caltrans Standard Specifications (Department of Transportation)
- B. California Manual on Uniform Traffic Control Devices (CA MUTCD)
- C. California Vehicle Code (CVC)

#### 78.3 SUBMITTALS

- A. Section 01 33 00 - Submittal Procedures: Submittal procedures.
- B. Certificates of Compliance: Certificates of Compliance shall be provided for all products and materials proposed to be used under this Section.
  1. Sign Panels. Submit a certificate of compliance for:
    - a. Aluminum sheeting
    - b. Retroreflective sheeting - Vendors shall present proof that the type of reflective sheeting they intend to use in the manufacture of the signs has been used on highway signs located on California highways for a period of at least two (2) years and has proven entirely satisfactory.
    - c. Screened-process colors
    - d. Nonreflective, opaque, black film

- e. Protective-overlay film
- C. Product Data: Provide manufacturers specification and literature for materials furnished.
- D. If directed by Project Manager, submit a scaled shop drawing or full-scale mock-up for any sign that does not comply with the MUTCD.
- E. Upon request, submit test samples of sign panels and materials at various stages of production. Sign panel samples must be at least 12 by 12 inches in size and include background material and legend.
- F. Upon request, within 15 days before starting sign fabrication, submit at least 3 copies of your quality control plan for sign panels. Allow 10 days for the Department's review. Do not start fabricating sign panels until the City accepts the quality control plan. The quality control plan must include:
  - 1. Identification of the person responsible for sign quality control
  - 2. Basis of acceptance for incoming raw materials at the fabrication plant
  - 3. Type, method, and frequency of quality control testing at the fabrication plant
  - 4. Types and brand names of retroreflective sheeting
  - 5. List of the retroreflective sheeting manufacturer's approved process colors, protective overlay film, and black nonreflective film, including the manufacturer's name and product name for each item
  - 6. Retroreflective sheeting manufacturer's installation and splicing instructions
  - 7. Recommended cleaning procedure for each product
  - 8. Method of packaging, transporting, and storing signs
- G. Do not submit a quality control plan for construction area signs

#### 78.4 CLOSEOUT SUBMITTALS

- A. Section 01 78 00 - Closeout Submittals: Requirements for submittals.

## 78.5 QUALITY ASSURANCE

- A. Perform work in accordance with the plans, Technical Specifications and as specified herein, in conformance with the applicable provisions of the Caltrans Standard Specifications, CA MUTCD, and CVC.

## 78.6 QUALIFICATIONS

- A. Sign manufacturer shall have experience in the type of work required and a reputation for producing satisfactory work on time.

## 78.7 DELIVERY, STORAGE, AND HANDLING

- A. Section 01 60 00 - Product Requirements: Product transportation, storage, handling, and protection requirements.
- B. Protect, transport, and store sign panels fabricated with screened-process colors under the retroreflective sheeting manufacturer's instructions.
- C. Transport sign panels so that the face of the panels are protected from damage and weather. Ship the panels on pallets, in crates, or in tier racks. Ship the panels vertically on edge. Do not stack the panels horizontally. Place padding and protective materials between the panels as necessary. Keep the panels dry during transit.
- D. Store sign panels in a dry environment at all times. Store the panels vertically on edge whether indoors or outdoors. Do not store the panels directly on the ground. Do not let the panels get wet during storage. In areas of high heat and humidity, store the panels in enclosed, climate-controlled trailers or containers. Store the panels indoors whenever the storage duration will exceed 30 days.

## 78.8 ENVIRONMENTAL REQUIREMENTS

- A. Section 01 60 00 - Product Requirements: Environmental conditions affecting products on site.

## 78.9 MAINTENANCE/EXTRA MATERIALS

- A. Section 01 77 00 - Closeout Requirements: Extra materials and maintenance products.

## **PART 79 - PRODUCTS**

### **79.1 ALUMINUM SHEETING**

- A. The base metal of permanent traffic control signs shall be new sheet aluminum of alloys conforming to Caltrans Standard Specifications Section 82 "Signs and Markers". material shall be subject to inspection prior to month of installation.
- B. Aluminum sheeting for road signs shall be stamped or "etched" on the back of sign with date, month/year numerically (XX/XXXX), of installation. Except on back to back sheeted signs.
- C. The alloy and temper of aluminum sheeting must comply with ASTM B209 for the designation specified.
- D. Aluminum sheeting must be pretreated for corrosion resistance under ASTM B449. The surface of the aluminum sheeting must be cleaned, deoxidized, and coated with a light, tightly adherent chromate conversion coating free of powdery residue. The conversion coating must be Class 2 with a weight from 10 milligrams per square foot to 35 milligrams per square foot and an average weight of 25 milligrams per square foot. After the cleaning and coating process, protect the aluminum sheeting from exposure to grease, oils, dust, and contaminants.
- E. Metal panels shall be cut to size and shape and shall be free of buckles, warp, dents, cockles, burrs, sharp edges and any other defects resulting from fabrication.
- F. The base plate for standard route markers must be die cut.

### **79.2 RETROREFLECTIVE SHEETING**

- A. Retroreflective sheeting shall be 3M Diamond Grade or equal unless otherwise indicated on the plans. Sheeting shall meet Table 2A-3, "Minimum Maintained Retroreflectivity Levels", of the CA MUTCD
- B. The surface of the reflective sheeting shall be of a flexible, transparent plastic material and shall be smooth. The backing medium shall be of synthetic sheet resin or other suitable non-cellulosic material. The bonding adhesive shall have no staining effect and shall be mildew resistant. The sheeting shall permit cutting and color processing at temperatures of 60 to 100° F. and relative humidities of twenty (20) to eighty (80) percent. The sheeting shall be heat resistant, and permit force curing of unapplied sheeting at temperatures up to 150°F., and up to 200°F. on applied

sheeting. The sheeting surface shall be solvent resistant to gasoline, naphtha, mineral spirits, turpentine and methanol.

- C. Retroreflective sheeting used for background and legend must comply with ASTM D4956 and must be on the Authorized Material List for signing and delineation materials.
- D. Type II, III, IV, VIII, IX, and XI retroreflective sheeting must have Class 1, 3, or 4 adhesive backing except Type II retroreflective sheeting may have Class 2 adhesive backing. The adhesive backing must be pressure sensitive and fungus resistant.

### 79.3 PROCESS COLORS AND FILM

- A. The type of material used for screened-process colors, nonreflective, opaque, black film, and protective-overlay film must be the type recommended by the retroreflective sheeting manufacturer.
- B. The fabricator must perform all patterns, layouts, and set-ups necessary for the screening process.
- C. The completed surface of the applied screened-process color must be flat and smooth.
- D. Colored retroreflective sheeting must be used for the background. Reverse-screened-process color on white retroreflective sheeting for signs with green, red, blue, and brown backgrounds may be substituted for the background color.
- E. The coefficient of retroreflection for reverse-screened-process colors used on white retroreflective sheeting must be not less than 70 percent of the coefficient of retroreflection specified in ASTM D4956 for the corresponding colored retroreflective sheeting.
- F. The legend must be black, screened-process color or nonreflective, opaque, black film.
- G. Screened-process colors and nonreflective, opaque, black film must have equivalent outdoor weatherability characteristics as the retroreflective sheeting specified in ASTM D4956. Nonreflective, opaque, black film must be vinyl or acrylic material.
- H. Cured, screened-process colors must be able to withstand removal when tested by applying the 3M Company's Scotch brand cellophane tape no. 600 or equivalent tape over the color and removing it with a single, quick motion at a 90 degree angle normal to the surface of the sign's face.

#### 79.4 ROADSIDE SIGN POSTS

- A. Except as shown on the plans, all traffic signs shall be mounted on two (2) inches inside diameter, galvanized steel pipe at a mounting height meeting Caltrans Standard Specification and traffic code standards and as shown on the plans.
- B. Road signs placed within landscaped medians may be installed on wood posts.
- C. Mountings for roadside signs to be installed on barriers or railings must be fabricated from (1) welded or seamless steel pipe under ASTM A53/A53M, Grade B, and (2) structural steel complying with ASTM A36/A36M.
- D. Bolted connections and concrete anchorage devices must comply with Section 82-3, "Roadside Signs", of the Caltrans Standard Specifications.
- E. All metal parts for mounting roadside signs must be galvanized after fabrication.
- F. Temporary road signs may be placed on wooden posts.

#### 79.5 ROADSIDE SIGN FASTENING HARDWARE

- A. Frame assemblies for multiple sign installations must be fabricated from structural steel complying with ASTM A36/A36M or aluminum alloy as shown. Frames fabricated from structural steel must be hot-dip galvanized after fabrication.
- B. Back braces for signs must be commercial quality, mild steel, and hot-dip galvanized after fabrication.
- C. Straps and saddle brackets for mounting sign panels on electroliers, sign structure posts, and traffic signal standards must be stainless steel under ASTM A167, Type 302 or 304. Where shown, theft-proof bolts must be stainless steel with a chromium content of at least 16 percent and a nickel content of at least 8 percent.
- D. Except for theft-proof bolts, the lag screws, bolts, metal washers, and nuts must be commercial quality steel and hot-dip galvanized after fabrication. Fiber washers must be commercial quality.
- E. The exposed portion of the mounting hardware on the sign face, including rivets used to attach sheeting to framing members, must have a factory, or field-applied finish that matches closely the color of the background and legend where it is placed.

## **PART 80 - EXECUTION**

### **80.1 REMOVAL AND RELOCATION OF EXISTING SIGNS**

- A. Traffic control signs are to be removed or relocated as shown on the plans.
- B. Remove foundations to a minimum of six (6) inches below the ground line, and backfill.
- C. Existing mountings may be used; however, the Contractor shall furnish, at his expense, additional mountings necessary to complete the reinstallation, and meet current standards.
- D. Any damage to the existing traffic control sign during removal and reinstallation shall be repaired by the Contractor at his expense.

### **80.2 ALUMINUM SHEETING FABRICATION/PREPARATION**

- A. The fabrication of all signs shall be accomplished in a uniform and workmanlike manner. The sign panels are to be cut as shown and the sign specification sheets. The dimensional tolerance of the panels shall be plus or minus one-sixteenth (1/16") inch.
- B. All possible fabrication, including shearing, cutting and punching of holes, shall be completed prior to cleaning and anodization of aluminum.
- C. The aluminum base metal shall be thoroughly cleaned and anodized as per Caltrans Standard Specifications.

### **80.3 RETROREFLECTIVE SHEETING APPLICATION**

- A. The reflective sheeting shall be applied to the face of the sign by an approved vacuum applicator using a combination of vacuum and heat, as recommended by the reflective sheeting manufacturer. After aging for forty-eight (48) hours, the adhesive shall produce a durable bond equal to or greater than the strength of the reflective sheeting. No air pocket or bubbles shall exist between the sheeting and the base material.
- B. Repairs to damaged reflective sheeting due to poor workmanship or defective material will not be allowed, items must be replaced.
- C. Reflective sheeting screening coats shall be oven cured as recommended by the reflective sheeting manufacturer.
- D. The legend shall be of high intensity cutout reflective sheeting applied in the same manner as the reflective sheeting specified herein. The

orientation of the legend must comply with the retroreflective sheeting manufacturer's instructions.

- E. For signs composed of multiple panels, the legend must be placed across joints in a way that does not affect the size, shape, spacing, and appearance of the legend on the assembled sign.
- F. There shall be no splices in the reflective sheeting on panels with a minor dimension of forty-eight (48) inches or less. On all rectangular signs with a minor dimension of more than forty-eight (48) inches, the splice shall be horizontal. No finished sign shall have more than one splice and no splice shall fall within two (2) inches of the sign edge.
- G. Unless the retroreflective sheeting manufacturer's instructions require a different method, splices in the retroreflective sheeting must overlap by a minimum of 1 inch. The retroreflective sheeting on either side of a splice must not exhibit a color difference under incident and reflected light.
- H. For formed panel signs, the retroreflective sheeting for the background and legend must be wrapped around the interior vertical edges of each panel as shown to prevent delamination.
- I. The edges of each completed reflective sheeting sign face and of all cutout letters, numbers, arrows, symbols and borders shall be sealed in a manner and with a sealing solution as recommended by the manufacturer of the reflective sheeting.
- J. All letters and designs shall be clearly cut and sharply defined, meeting Caltrans Standard Specifications.
- K. The manufacturer's identification shall be according to the Caltrans Standard Specifications unless otherwise directed by the City.
- L. Where shown, a sign with protective-overlay film must be marked at the fabrication plant with a 3/8-inch diameter dot. The dot must be placed on the lower border of the sign before applying the protective-overlay film. The fabricator must determine the application method and exact location of the dot except the dot must not be placed on the legend or near bolt holes. The dot must be black if placed on a white border and white if placed on a black border.
- M. The finished sign shall be flat within a ratio of 0.04 inches per linear foot when measured across the plane of each panel from the opposite corners, or at any location on the panel. All finished signs shall have smooth flat surfaces without defects or objectionable marks of any kind on either the front or back faces.

#### 80.4 ROADSIDE SIGN INSTALLATION

- A. Do not reverse screen sign larger than 7 square feet/color.
- B. Do not remove a sign that is being replaced until the new sign is placed and uncovered.
- C. Establish proper elevation and orientation of all signs and structures and determine proper sign post lengths as dictated by construction slopes. Refer to Caltrans S Series Standard Drawings.
- D. Cover signs that require temporary covering with an opaque material. Secure at the rear of the sign so that the sign is not damaged. Maintain covering until covering or sign is removed.
- E. All posts shall be set in concrete a minimum of two (2) feet below existing grade level. Minimum diameter of concrete footing for posts installed outside of sidewalk shall be ten (10) inches.
- F. Signs to be located in existing sidewalk area may be placed by drilling a hole in the sidewalk one (1) inch larger than the diameter of the pole, a minimum of two (2) feet deep, fill the hole with mortar and place the pole in the hole in a plumb position. Top of pipe post should be fitted a screw cap unless a sign or other device will cap said post.

#### 80.5 INSPECTION

- A. All materials and finished signs are subject to inspection by the City.
- B. The finished signs shall be clean and free from all router chatter marks, burrs, sharp edges, loose rivets, delaminated reflective sheeting and aluminum marks. Signs with any defects or damage that would affect their appearance or serviceability will not be acceptable.
- C. No repairs shall be made to the face sheet without the approval of the City.
- D. All signs not conforming in all respects to the requirements of these specifications will be rejected and replaced at Contractor's cost.

#### 80.6 CLEANING

- A. Section 01 77 00 - Closeout Requirements: Final cleaning.
- B. Clean finishes and touch up damage.

80.7 PROTECTION OF FINISHED WORK

- A. Section 01 77 00 - Closeout Requirements: Protecting finished work.

**END OF SECTION 34 41 05**