



City of Houston - Department of Aviation – Infrastructure Division

PROJECT MANUAL

**HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II
HOBBY P. WILLIAM AIRPORT**

**PROJECT No. 957
TIP-22-100-HOU BSG-2022-104-HOU
VOLUME NO. 2 OF 2 TOTAL VOLUMES**

Divisions 01 through 16

Issue for Bid – January 20, 2023

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00001-1

03-22-2017

Doc. No.	<u>Document Title</u>
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END OF DOCUMENT

SECTION 01110
SUMMARY OF WORK

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Project description.
- B. Work description.
- C. City occupancy.
- D. Contractor-salvaged products.
- E. Separate contracts and work by City.
- F. Extra copies of Contract Documents.
- G. Permits, fees and notices.

1.02 THE PROJECT

The Project is the George Bush Intercontinental Airport/ Houston in Houston, Texas.

1.03 GENERAL DESCRIPTION OF THE WORK

- A. Construct the Work under a single general construction contract as follows: **HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II**, Project No. 957.
- B. Construct the Work in a multiple stages. Work shall be made secure with temporary construction wall, minimizing the disruption to shops, restrooms, and public. Submit Construction Sequence plan.
- C. Not used
- D. The Work is summarized as **HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II**.
 - 1. Project includes installation of engineered stone tile (Quartz Tile) flooring over existing terrazzo flooring at the Central Concourse level. Floor finish material to match existing recently installed tile in Phase I at east and west passenger gates. Preparation of floor to receive custom cut quartz tile flooring following pattern shown on drawings.

SUMMARY OF WORK

- E. Contract limit lines are shown diagrammatically on Drawings.
- F. The construction budget for this construction project is **\$1,500,000.00.**

1.04 CITY OCCUPANCY

The City will occupy the site and remain in operation during the entire period of construction.

- A. Cooperate with the City to reduce conflict, and to facilitate the City's operations. Coordinate Contractor's activities with City Operations or Maintenance personnel through City Engineer.
- B. Schedule Work to fit these requirements.

1.05 CONTRACTOR-SALVAGED PRODUCTS (CSP) (NOT USED)

1.06 SEPARATE CONTRACTS AND WORK BY CITY (NOT USED)

1.07 EXTRA COPIES OF CONTRACT DOCUMENTS

Use reproducible documents, furnished by City following Document 00700 Paragraph 2.2.2, to make extra copies of Contract Documents (diaz prints of Drawings and electrostatic copies of Project Manual) as required by Contractor for construction operations, and for Contractor's records following Sections 01726 - Base Facility Survey and 01770 - Contract Closeout. Follow Document 00700 Paragraph 1.3.

1.08 PERMITS, FEES AND NOTICES

Refer to Document 00700 Paragraph 3.14. Reimburse City for City's payment of fines levied against City or its employees because of Contractor's failure to obtain proper permits, pay proper fees, and make proper notifications. Reimbursement will be by Change Order, reducing the Contract Price as based upon the dollar amount of fines imposed.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SUMMARY OF WORK

01110-2 ver. 09.03.19

SECTION 01110
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- B. Construct the Work in a single stage following Section 01326 - Construction Sequencing.
- C. Not used
- D. The Work is summarized as **HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II**.
 - 1. Project includes installation of engineered stone tile (Quartz Tile) flooring over existing terrazzo flooring at the Central Concourse level. Floor finish material to match existing recently installed tile at east and west passenger gates. Preparation of floor to receive custom cut quartz tile flooring following pattern shown on drawings.

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PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SUMMARY OF WORK

SECTION 01145

CONTRACTOR'S USE OF PREMISES

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Rights-of-way and access to the Work.
- B. Property and Base Facility outside contract limits.
- C. General requirements for exterior work.
- D. Work in AOA, including electrical lockout/tagout program.
- E. Interior work.
- F. Control of access into security areas.

1.02 SUBMITTALS

- A. Show start dates and duration of closures and impediments on construction schedule following Section 01325 - Construction Schedules.
- B. Prepare written requests, using Document 00931 - Request for Information, and submit requests at least 7 days before access is required, for following:
 - 1. Roadway, street, driveway, curbside and building main entrance/exit closures or impediments. Do not close or impede emergency exits intended to remain.
 - 2. Access to property outside contract limits, required to extend or connect work to utilities or environmental system controls in non-contract areas.
- C. For work involving electrical energy or other hazardous energy sources, submit a Lockout/Tagout Program.

1.03 RIGHTS-OF-WAY AND ACCESS TO THE WORK

- A. Confine access and operations and storage areas to contract limits and other areas provided by City, following Document 00700. Do not trespass on non-City-owned property or on airport occupants' spaces.
- B. Airport operates "around the clock." In cases of conflicts with construction operations, airport operations take precedence. Airport roads, streets, drives, curbsides and sidewalks, and ticketing, baggage claim, security check points, concessions, restrooms, aircraft gates

CONTRACTOR'S USE OF PREMISES

and similar passenger-related areas are intended for year-round uninterrupted use and access by the public and airport operations. Maintain uninterrupted traffic movement.

1. Aircraft and emergency vehicles have right-of-way in AOA.
 2. Private vehicles, public transportation and emergency vehicles have right-of-way on roads, streets, driveways and curbsides.
 3. Passengers have right-of-way in public spaces. Occupants have right-of-way in other occupied areas.
- C. Follow instructions of the City Engineer, Airport Manager and of ATCT. Follow FAA procedures.
- D. FAA will review Contractor's submittals for compliance with FAA requirements. Attend meetings with FAA to assist the City Engineer in obtaining approvals.
- E. Continued violations of or flagrant disregard for policies may be considered default, and individuals disregarding requirements may be determined as objectionable by the City Engineer, following provisions of Document 00700.

Do not close or impede rights-of-way without City Engineer approval.

- F. City Engineer may approve temporary storage of products, in addition to areas shown on Drawings, and other on-airport areas if storage piles do not interfere with airport operations.
1. No permission will be granted for this type of storage in Terminal roadway areas.
 2. Restrict permitted storage along runways, taxiways and aprons to 500 lineal feet, 3 feet high and no closer than 100 feet to pavement.

1.04 PROPERTY AND BASE FACILITY OUTSIDE CONTRACT LIMITS

- A. Do not alter condition of property or Base Facility outside contract limits.
- B. Means, methods, techniques, sequences, or procedures which may result in damage to property outside of contract limits are not permitted.
- C. Repair or replace damage to property outside contract limits to condition existing at start of the Work, or better.

1.05 GENERAL REQUIREMENTS FOR EXTERIOR WORK

- A. Obtain permits and City Engineer's approval prior to impeding or closing roadways, streets, driveways, Terminal curbsides and parking areas.

CONTRACTOR'S USE OF PREMISES

- B. Maintain emergency vehicle access to the Work and to fire hydrants, following Section 01505 - Temporary Facilities.
- C. Do not obstruct drainage ditches or inlets. When obstruction is unavoidable due to requirements of the Work, provide grading and temporary drainage structures to maintain unimpeded flow.
- D. Locate by Section 01726 - Base Facility Survey and protect by Section 01505 - Temporary Facilities which may exist. Repair or replace damaged systems to condition existing at start of Work, or better.
- E. Public, Temporary, and Construction Roads and Ramps:
 - 1. Construct and maintain temporary detours, ramps, and roads to provide for normal public traffic flow when use of public roads or streets is closed by necessities of the Work.
 - 2. Provide mats or other means to prevent overloading or damage to existing roadways from tracked equipment or exceptionally large or heavy trucks or equipment.
 - 3. Construct and maintain access roads and parking areas following Section 01505 - Temporary Facilities.
- F. Excavation in Streets and Driveways:
 - 1. Do not hinder or needlessly impede public travel on roadways, streets or driveways for more than two blocks at any one time, except as approved by City Engineer.
 - 2. Obtain the City Traffic Management and Maintenance Department and City Engineer's approval when the Work requires closing of off-airport roadways, streets or driveways. Do not unnecessarily impede abutting property.
 - 3. Remove surplus materials and debris and open each block for public use as work in that block is complete. Acceptance of any portion of the Work will not be based on return of street to public use.
 - 4. Provide temporary crossings, or complete work in one continuous operation. Minimize duration of obstructions and impediments at drives or entrances.
- G. Provide barricades and signs following Sections 01505 - Temporary Facilities and 01507 - Temporary Signs.
- H. Traffic Control: Follow Section 01555 - Traffic Control and Regulation.
- I. Surface Restoration:

1. Restore site to condition existing before construction, following Section 01731 - Cutting and Patching, to satisfaction of City Engineer.

2. (Not Used.)

1.06 WORK IN AOA (NOT USED)

1.07 GENERAL REQUIREMENTS FOR INTERIOR WORK (NOT USED)

1.08 CONTROL OF SECURITY AREA ACCESS (NOT USED)

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SECTION 01210
CASH ALLOWANCES

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. City's allowances allocated to the items of work listed or as directed.
- B. See Document 00700 - General Conditions, Paragraph 3.11 for costs included and excluded from cash allowance values listed in 1.02 below.
- C. Follow Section 01255 - Modification Procedures for processing allowance expenditures. Cash Allowance sums remaining at Final Completion belong to the City, creditable by Change Order.

1.02 SCHEDULE OF CASH ALLOWANCES (TOTAL \$6,000.00)

- A. Allowance Item 1 - Building Permit: For obtaining the Building Permit from City of Houston, **\$ 6,000.00.**
- B. **Allowance Item 2 – Tile Procurement and Fabrication, \$ 880,000.00.**

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

CASH ALLOWANCES

01210-1 ver. 03.01.19

SECTION 01255
MODIFICATION PROCEDURES

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Signatories on behalf of City and Contractor.
- B. Contractor's documentation.
- C. Change Orders
- D. Requests for Proposal.
- E. Work Change Directives.
- F. Execution of Modifications.
- G. Resolving Discrepancies.
- H. Requests for Information or Clarification.
- I. Correlation of Submittals.

1.02 SIGNATORIES

- A. Submit at the Preconstruction Conference (Section 01312 - Coordination and Meetings) a letter indicating the name and address of Contractor's personnel authorized to execute Modifications, and with responsibility for informing others in Contractor's employ or Subcontractors of same.

1.03 REFERENCES

- A. Blue Book: "Dataquest" Rental Rate Blue Book for Construction Equipment.
- B. Rental Rate: The full unadjusted base rental rate for the applicable item of equipment.

MODIFICATION PROCEDURES

1.04 CONTRACTOR'S DOCUMENTATION

- A. Maintain detailed records of changes in the Work. Provide full information required for identification and evaluation of proposed changes, and to substantiate costs of changes in the Work.
- B. Furnish sufficient data to allow City Engineer's evaluation of Contractor's responses to proposed changes.
- C. Include with each proposal the following minimum information (as applicable to form of Contract Price):
 - 1. Quantities of original Bid Schedule unit price work items (with additions, reductions, deletions, and substitutions).
 - 2. When work items are not included in Document 00410 - Bid Tabulation Form, provide unit prices for the new items, with proper supporting information.
 - 3. For Stipulated Price changes, furnish breakdown of labor, products, taxes, insurance, bonds, temporary facilities and controls as applicable, and overhead and profit.
 - 4. Justification for change, if any, in Contract Time.
 - 5. Additional data upon request.
- D. Payment for rented equipment will be made to the Contractor by actual invoice cost for the duration of time required to complete additional work. If additional work comprises only a portion of the rental invoice where the equipment would otherwise be on the site, compute the hourly equipment rate by dividing the actual monthly invoice by 176. (One day equals 8 hours and one week equals 40 hours.) Operating costs shall not exceed the estimated operating costs given for the item of equipment in the Blue Book.
- E. For changes in the Work performed on a time-and-materials basis using Contractor-owned equipment, compute rates with the Blue Book as follows:
 - 1. Multiply the appropriate Rental Rate (the lowest cost combination of hourly, daily, weekly or monthly rates) by an adjustment factor of 70 percent plus the full rate shown for operating costs. Use 150 percent of the Rental Rate for double shifts (one extra shift per day) and 200 percent of the Rental Rate for more than two shifts per day. No other rate adjustments apply.
 - 2. Standby Rates: 50 percent of the appropriate Rental Rate shown in the Blue Book. Operating costs are allowed.

MODIFICATION PROCEDURES

1.05 CHANGE ORDERS

- A. Changes to Contract Price or Time are made only by execution of a Change Order.
- B. Stipulated Price Change Order: Stipulated Price Change Orders are based on an accepted Proposal/Contract Modification including the Contractor's lump sum price quotation.
- C. Unit Price Change Order:
 - 1. Where Unit Prices for the affected items of Work are included in Document 00410 - Bid Tabulation Form, Unit Price Change Orders are based on unit prices as originally bid, subject to requirements in Articles 7 and 9 of Document 00700 - General Conditions.
 - 2. Where unit prices of Work are not pre-determined in Document 00410 - Bid Tabulation Form, Request for Proposal or Work Change Directive will state the unit prices to use.
- D. Time-And-Material Change Order:
 - 1. Provide an itemized account and supporting data after completion of change, within time limits indicated for claims in Document 00700 - General Conditions.
 - 2. City Engineer will determine the change allowable in Contract Price and Contract Time following Document 00700 - General Conditions.
 - 3. For changes in the Work performed on a time-and-material basis, furnish the following in addition to information specified in Paragraph 1.04.C:
 - a. Quantities and description of products and tools.
 - b. Taxes, insurance and bonds.
 - c. Overhead and profit, following Document 00700 - General Conditions Paragraphs 7.3.2.2.6 or Document 00800 - Supplementary Conditions.
 - d. Dates and times of work performance, and by whom.
 - e. Time records and certified copies of applicable payrolls.
 - f. Invoices and receipts for products, rented tools, and Subcontracts, similarly documented.
- E. Major Unit Price Change Order: (NOT USED)

1.06 REQUEST FOR PROPOSAL

- A. City Engineer may issue a Request for Proposal, including a detailed description of proposed changes, supported by revised Drawings and Specifications, if applicable. Prepare and

MODIFICATION PROCEDURES

submit Contractor's response to the Request for Proposal within 7 days or as specified in the request.

- B. This document does not authorize work to proceed.
- C. Follow instructions on back of the Request for Proposal.

1.07 WORK CHANGE DIRECTIVE (WCD)

- A. City Engineer may issue a WCD instructing the Contractor to proceed with a change in the Work, for subsequent inclusion in a Change Order.
- B. City Engineer may issue minor changes in the Work, not involving an adjustment to Contract Price or Time by using a WCD.
- C. The document will describe changes in the Work and will designate a method of determining change, if any, in Contract Price or Time. When properly executed, this document authorizes work to proceed. Follow instructions on back of the WCD.
- D. Promptly execute changes in the Work following the directions from the Work Change Directive.

1.08 RESOLVING DISCREPANCIES

- A. Complete Base Facility survey following Section 01726 - Base Facility Survey prior to preparation of submittal data and commencing main construction operations. Submit survey data of inaccessible concealed conditions as cutting and patching or demolition operations proceed.
 - B. Prepare and submit a Request for Information for each separate condition with a written statement of substantive discrepancies, including specific scope, location and discrepancy discovered.
 - C. Based upon the Contractor's knowledge of Base Facility conditions "as-found" and the requirements for the Work, propose graphic or written alternatives to Drawings and Specifications to correct discrepancies. Include as supplementary data to the Request for Information.
 - D. Modifications due to concealed conditions are allowed only for conditions which are accessible only through cutting or demolition operations.
1. No changes in the Contract Sum or Time are permitted for sight-exposed conditions or conditions visible by entry into access doors or panels and above lay-in or concealed

MODIFICATION PROCEDURES

spline acoustical ceilings, or by conditions described in Documents 00320 - Geotechnical Information or 00330 - Existing Conditions.

1.09 REQUEST FOR INFORMATION OR CLARIFICATION

- A. The Request for Information or Clarification does not authorize work that changes the Contract Price or Time.
- B. Request clarification of Contract Documents or other information by using the Request for Information or Clarification.
 - 1. If additional work is required, then the requirement will be requested by the City Engineer's issuance of a Request for Information or Clarification; Request for Proposal; Work Change Directive.
 - 2. This document does not authorize work to proceed.
- C. Changes may be proposed by the Contractor only by submitting a Request for Information following Paragraph 1.08.
- D. The City Engineer may issue minor changes in the Work, not involving an adjustment to Contract Price or Time using a Request for Information or Clarification and following Document 00700 - General Conditions.
- E. Follow directions on back of the Request for Information or Clarification.

1.10 CORRELATION OF SUBMITTALS

- A. For Stipulated Price Contracts, promptly revise Schedule of Values and Application for Payment forms to record each authorized Change Order as a separate line item and adjust the Contract Price, following Section 01290 - Payment Procedures.
- B. For Unit Price Contracts, revise the next monthly estimate of work after acceptance of a Change Order to include new items not previously included and the appropriate unit rates.
- C. Promptly revise progress schedules to reflect any change in Contract Time, revise schedules to adjust time for other items of work affected by the change and resubmit for review following Section 01325 - Construction Schedules.
- D. Promptly record changes on record documents following Section 01770 - Contract Closeout.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

MODIFICATION PROCEDURES

END OF SECTION

SECTION 01270

MEASUREMENT AND PAYMENT

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Procedures for measurement and payment plus conditions for nonconformance assessment and nonpayment for rejected Products.

1.02 AUTHORITY

- A. Measurement methods delineated in Specification Sections are intended to complement criteria of this Section. In event of conflict, requirements of the Specification Section shall govern.
- B. Project Manager will take all measurements and compute quantities accordingly.
- C. Assist by providing necessary equipment, workers, and survey personnel
- D. Measurement and Payment paragraphs are included only in those Specification Sections of Division 01, where direct payment will be made. Include costs in the total bid price for those Specification Sections in Division 01 that do not contain Measurement and Payment paragraphs.

1.03 UNIT QUANTITIES SPECIFIED

- A. Quantity and measurement estimates stated in the Agreement are for contract purposes only. Quantities and measurements supplied or placed in the Work and verified by Project Manager will determine payment as stated in Article 9 of Document 00700 – General Conditions.
- B. When actual work requires greater or lesser quantities than those quantities indicated in Document 00410 – Bid Form, provide required quantities at Unit Prices contracted, except as otherwise stated in Article 9 of Document 00700 – General Conditions.

1.04 MEASUREMENT OF QUANTITIES

- A. Measurement by Weight: Reinforcing Steel, rolled or formed steel or other metal shapes are measured by CRSI or AISC Manual of Steel Construction weights. Welded assemblies are measured by CRSI or AISC Manual of Steel Construction or scale weights.

MEASUREMENT AND PAYMENT

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

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MEASUREMENT AND PAYMENT

B. Measurement by Volume:

1. Stockpiles: Measured by cubic dimension using mean length, width, and height or thickness.
2. Excavation and Embankment Materials: Measured by cubic dimension using average end area method.

C. Measurement by Area: Measured by square dimension using mean length and width or radius.

D. Linear Measurement: Measured by linear dimension, at item centerline or mean chord.

E. Stipulated Price Measurement: By unit designation in the Agreement.

F. Other: Items measured by weight, volume, area, or linear means or combination, as appropriate, as completed item or unit of the Work.

G. Measurement by Each: Measured by each instance or item provided.

H. Measurement by Lump Sum: Measure includes all associated work.

1.05 PAYMENT

A. Payment includes full compensation for all required supervision, labor, Products, tools, equipment, plant, transportation, services, and incidentals; and erection, application or installation of an item of the Work; and Contractor's overhead and profit.

B. Total compensation for required Unit Price work shall be included in Unit Price bid in Document 00410 – Bid Form. Claims for payment as Unit Price work, but not specifically covered in the list of Unit Prices contained in Document 00410 – Bid Form, will not be accepted.

C. Interim payments for stored materials will be made only for materials to be incorporated under items covered in Unit Prices, unless disallowed in Document 00800 - Supplementary Conditions.

D. Progress payments will be based on Project Manager's observations and evaluations of quantities incorporated in the Work multiplied by Unit Price.

E. Final payment for work governed by Unit Prices will be made on the basis of actual measurements and quantities determined by Project Manager multiplied by the Unit Price for work which is incorporated in or made necessary by the Work.

1.06 NONCONFORMANCE ASSESSMENT

MEASUREMENT AND PAYMENT

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

Project No. 957

MEASUREMENT AND PAYMENT

- A. Remove and replace work, or portions of the Work, not conforming to the Contract documents.
- B. When not practical to remove and replace work, City Engineer will direct one of the following remedies:
 - 1. Nonconforming work will remain as is, but Unit Price will be adjusted lower at discretion of City Engineer.
 - 2. Nonconforming work will be modified as authorized by City Engineer, and the Unit Price will be adjusted lower at the discretion of City Engineer, when modified work is deemed less suitable than specified
- C. Specification sections may modify the above remedies or may identify a specific formula or percentage price reduction.
- D. Authority of City Engineer to assess nonconforming work and identify payment adjustment is final.

1.07 NONPAYMENT FOR REJECTED PRODUCT

- A. Payment will not be made for any of the following:
 - 1. Products wasted or disposed of in an unacceptable manner.
 - 2. Products determined as nonconforming before or after placement.
 - 3. Products not completely unloaded from transporting vehicles.
 - 4. Products placed beyond lines and levels of required work.
 - 5. Products remaining on hand after completion of the Work, unless specified otherwise.
 - 6. Loading, hauling, and disposing of rejected Products.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

MEASUREMENT AND PAYMENT

01270-3 ver. 08.01.2003

SECTION 01290
PAYMENT PROCEDURES

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Schedule of Values.
- B. Billing forecast.
- C. Value/ time log.
- D. Expenditure of Cash Allowances.
- E. Applications for Payment.
- F. Payment for mobilization work.
- G. Final payment.

1.02 DEFINITIONS

- A. *Schedule of Values*: Itemized list, prepared by the Contractor, establishing the value of each part of the Work for a Stipulated Price contract, or for Major Stipulated Price items for a Unit Price contract. The Schedule of Values is the basis for preparing applications for payment. Quantities and unit prices may be included in the schedule when approved or required by City Engineer.
- B. *Major Stipulated Price Item*: Item listed in Document 00410 - Bid Tabulation Form which qualifies as Major Unit Price Work following Document 00700 - General Conditions Paragraph 9.1.5.

1.03 SUBMITTALS

- A. The Contractor must utilize, a web-based system run by the Houston Airport System, to submit Invoices. Before doing so, the Contractor must attend a brief mandatory training session, which will be conducted by a member of HAS. The Contractor must contact the designated HAS trainer prior to the start of construction to schedule a time for training. Access to will not be given to the Contractor's team until training is completed. All document collaboration will be done using a web-based system.

PAYMENT PROCEDURES

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

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PAYMENT PROCEDURES

- B. Submit electronic version in native format of preliminary Schedule of Values at the Preconstruction Conference (Section 01312 - Coordination and Meetings). Submit electronic copy in native format of final and updated Schedule of Values with each copy of Application for Payment.
- C. Submit electronic version in native format of Billing Forecast and Value/Time Log at first Progress Meeting (Section 01312 - Coordination and Meetings). Obtain approval before making first application for payment. Coordinate this submittal with Master Schedule specified in Section 01325 - Construction Schedules.
- D. Produce electronic document for Billing Forecast and Value/Time Log on 8 1/2 by 11-inch white bond paper.

1.04 SCHEDULE OF VALUES

- A. Prepare Schedule of Values as follows:
 - 1. Prior to the submission of the initial Application for Payment, Contractor shall obtain Project Manager approval for the format and content of the schedule of values for all invoices including the grouping of costs along the lines of specific equipment, asset or deliverable produced as a result of the work performed.
 - 2. For Stipulated Price contracts, use the Table of Contents of the Project Manual as the outline for listing the value of work by Sections.
 - 3. For Unit Price contracts, use Document 00410 as the outline. Include a proportional share of Contractor's overhead and profit in each Unit Price item so the sum of all items equals the Contract Price.
 - 4. List mobilization, bonds, insurance, accepted Alternates and Cash Allowances as separate items.
- B. Round off values for each item to the nearest \$100.00, except for the value of one item of the Contractor's choice, if necessary, to make the total of all items in the Schedule of Values equal the Contract Price.
- C. At direction of City Engineer revise the Schedule of Values and resubmit for items affected by Modifications, at least 10 days prior to submitting the next Application for Payment. List each Change Order as a separate item.

1.05 BILLING FORECAST

Prepare an electronic graphic or tabular Billing Forecast of estimated monthly applications for payment for the Work.

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- A. This information is not required in the monthly updates, unless significant changes in work require resubmittal of the schedule. Allocate the units indicated in the bid schedule or the schedule of values to Construction Schedule activities (weighted allocations are acceptable, where appropriate). Spread the dollar value associated with each allocated unit across the duration of the activity on a monthly basis. Indicate the total for each month and cumulative total.
- B. Billing forecast is only for planning purposes of City Engineer. Monthly payments for actual work completed will be made by City Engineer following Document 00700 - General Conditions.

1.06 VALUE/ TIME LOG

Prepare an electronic Value/ Time Log as a slope chart, showing:

- A. Original Contract Time/ Modified Contract Time: x coordinate, in weeks.
- B. Original Contract Value/ Modified Contract Value: y coordinate, in thousands of dollars.

1.07 EXPENDITURE OF CASH ALLOWANCES

- A. Verify with City Engineer that work and payment requested is covered by Cash Allowance.
- B. Prepare electronic version of Document 00685 - Request for Information following Section 01726 - Base Facility Survey, include following minimum data to support Contractor's request for expenditure of Cash Allowances listed in Section 01210 - Cash Allowances, and process in a timely manner to allow detailed review by City Engineer:
 - 1. Statement of fact indicating reason(s) expenditure is required. Include photographs or video following Section 01321 - Construction Photographs documenting existing conditions.
 - 2. Quantity survey, made from on-site measurements, of quantity and type of work required to properly complete work.
 - 3. Cost of work, including detailed proposals from trade(s) responsible. For work governed by unit prices, applying unit prices following this Section.
 - 4. Trade(s) responsible for corrective work.
 - 5. Change in Contract Time.
 - 6. Administrative data, including contract name and number, and Contractor's name.

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- C. Do not commence affected work without written authorization.
- D. Process approved expenditures following Section 01255 - Modification Procedures and Application for Payment process below.

1.08 APPLICATIONS FOR PAYMENT

- A. Submit each Application for Payment following Document 00700 and as directed via SharePoint which utilizes an electronic version of the American Institute of Architects Document G702 including G703 continuation sheets.

1.09 PAYMENT FOR MOBILIZATION WORK

- A. Measurement for mobilization is on a lump sum basis if included as a unit price in Document 00410.
- B. Mobilization payments paid upon application by Contractor subject to:
 - 1. Authorization for payment of 50 percent of the contract price for mobilization will be made upon receipt and approval by City Engineer of the following submittal items, as applicable:
 - a. Schedule of values.
 - b. Trench safety program.
 - c. Construction schedule.
 - d. Photographs.
 - e. Submit QC Program
- C. Authorization for payment of the remaining 50 percent of the Contract Price for mobilization will be made upon completion of Work amounting to 5 percent of the Contract Price less the mobilization unit price.
- D. Mobilization payments are subject to retainage amounts stipulated in the Document 00700.

1.10 FINAL PAYMENT

- A. When Contractor considers the Work is complete, submit written certification that:
 - 1. Work is fully inspected by the Contractor for compliance with Contract Documents.

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2. Work follows the Contract Documents, and deficiencies noted on the Punch List are corrected.
 3. Products are tested, demonstrated and operational.
 4. Work is complete and ready for final inspection.
- B. In addition to submittals required by Document 00700 and other Sections:
1. Furnish submittals required by governing authorities, such as Certificate of Occupancy and Certificates of Inspection.
 2. Submit a final statement of accounting giving total adjusted Contract Price, previous payments, and sum remaining due (final Application for Payment).
- C. When the Work is accepted, and final submittals are complete, a final Certificate for Payment will be issued.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

PAYMENT PROCEDURES

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SECTION 01292
SCHEDULE OF VALUES

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Preparation and submittal of Schedule of Values for Stipulated Price Contracts or for Major Unit Price Work on Unit Price Contracts.

2.01 PREPARATION

- A. For Stipulated Price Contracts, subdivide the Schedule of Values into logical portions of the Work, such as major work items or work in contiguous construction areas. Use Section 01325 • Construction Schedule as a guide to subdivision of work items. Directly correlate Items in the Schedule of Values with tasks in the Construction Schedule. Organize each portion using the Project Manual Table of Contents as an outline for listing value of the Work by Sections. A pro rata share of mobilization, Bonds, and insurance may be listed as separate items for each portion of the Work.
- B. For Unit Price Contracts, items should include a proportional share of Contractor's overhead and profit so that total of all items will equal Contract Price.
- C. For lump sum equipment items, where submittal of operation and maintenance data and testing are required, include separate items for equipment operation and maintenance data where:
 - 1. submittal of maintenance data is valued at five percent of the lump sum amount for each equipment item and
 - 2. submittal for testing and adjusting is valued at five percent of the lump sum amount for each equipment item.

Round off figures for each item listed to the nearest \$100. Set the value of one item, when necessary, to make total of all values equal the Contract Price for Stipulated Price Contracts or the lump sum amount for Unit Price Work.

3.01 SUBMITTAL

- A. Submit the Schedule of Values, in accordance with requirements of Section 01330 - Submittal Procedures, at least 10 days prior to processing of the first Certificate for Payment.

SCHEDULE OF VALUES

IAH BRIDGE BEARINGS REPAIRS AT TERMINAL C

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SCHEDULE OF VALUES

- B Submit the Schedule of Values in an approved electronic spreadsheet file and an 8 1/2•inch by 11•inch print on white bond paper.
- C. Revise Schedule of Values for items affected by Contract Modifications. After City Engineer has reviewed changes, resubmit at least 10 days prior to the next scheduled Certificate for Payment date.

PART 2 PRODUCTS – NOT USED

PART 3 EXECUTION – NOT USED

END OF SECTION

SCHEDULE OF VALUES

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SECTION 01312
COORDINATION AND MEETINGS

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. General coordination is required throughout the documents and the Work. Refer to all of the Contract Documents and coordinate as required to maintain communications between Contractor, City and Designer; Subcontractors and Suppliers. Assist City with communications between Contractor and City's separate contractors.
- B. Preconstruction conference.
- C. Progress meetings.
- C. Daily briefings.

1.02 SUBMITTALS

In addition to submittals related to meetings and described elsewhere in this Section, see following Sections for submittals prepared under those Sections, but submitted under this Section:

- A. Section 01255 - Modification Procedures: Individual authorized to execute Modifications.
- B. Section 01506 - Temporary Controls: "Airport Construction Control Plans", containing submittals prepared under Section 01506 and other Sections referenced therein.

1.03 RESPONSIBILITIES FOR MEETINGS

- A. City Engineer may act directly or through designated representatives identified by name at the Preconstruction Conference, and will schedule, chair, prepare agenda, record and distribute minutes and provide facilities for conferences and meetings.
- B. Contractor:
 - 1. Present status information and submittal data for applicable items.
 - 2. Record and distribute Contractor's corrections to meeting minutes.
 - 3. Provide submittal data for attendees. Prepare, reproduce and issue Contractor's documents to support conferences and meetings. Issue typically as part of each session

COORDINATION AND MEETINGS

unless more frequent publication is necessary. Issue one copy to each conference attendee, and to others as directed by City Engineer and as required by Contractor.

- a. Transmit documents requiring urgent action by email or messenger.
- b. Provide electronic and/or hard copies as required to properly document the project or project actions. The Contractor shall coordinate the submittal format with the City Engineer.
- c. Initiate and provide facilities for Coordination Meetings as required in 1.04. H.1.
- d. Costs for documentation are the Contractor's responsibility.

1.04 CONTRACTOR COORDINATION

- A. Coordinate scheduling, submittals, and work of Sections to achieve efficient and orderly sequence of installation of interdependent construction elements.
- B. Verify characteristics of products are compatible with existing or planned construction. Coordinate work of various Sections having interdependent responsibilities for installing, connecting to, and placing products in service.
- C. Coordinate space requirements and installation of mechanical and electrical work which are indicated diagrammatically on Drawings. Follow routing shown for pipes, ducts, and conduit, as closely as practicable; place runs parallel with line of building. Utilize spaces efficiently to maximize accessibility for other installations, for maintenance, and for repairs.
- D. Conceal pipes, ducts, wiring and fasteners in finished areas, except as otherwise indicated. Coordinate locations of fixtures and outlets with finish elements. Locate work requiring accessibility to coordinate with existing access panels and doors.
- E. Coordinate completion and clean up of work for Substantial Completion and for portions of the Work designated for partial occupancy.
- F. Coordinate access to site and within the work area(s) for correction of nonconforming work. Minimize disruption of occupants' activities where work areas are occupied.
- G. Do not proceed with affected work until discrepancies in contract requirements are resolved and unsatisfactory substrate and site conditions are corrected.
- H. Coordination Drawings: Before materials are fabricated or Work begun, prepare coordination Drawings including plans, elevations, sections, and other details as required to clearly define relationships between sleeves, piping, ductwork, conduit, ceiling grid, lighting, fire sprinkler, HVAC equipment and other mechanical, plumbing and electrical equipment with other components of the building such as beams, columns, ceilings, and walls.

1. Hold Coordination Meetings with trades providing the above Work, to coordinate Work

COORDINATION AND MEETINGS

of the trades for each floor and mechanical areas.

2. Prepare coordination Drawings to 1/4" = 1'-0" scale for general layout and 3/8" = 1' -0" for plans and sections in congested areas such as equipment spaces.
3. Resolve conflicts between trades, prepare composite coordination Drawings and obtain signatures on original composite coordination Drawings.
4. When conflicts cannot be resolved, Contractor shall request clarification prior to proceeding with that portion of the Work affected by such conflicts or discrepancies. Prepare interference Drawings to scale and include plans, elevations, sections, and other details as required to clearly define the conflict between the various systems and other components of the building such as beams, columns, and walls, and to indicate the Contractor's proposed solution.
5. Submit Drawings for approval whenever job measurements and an analysis of the Drawings and Specifications by the Contractor indicate that the various systems cannot be installed without significant deviation from the intent of the Contract. When such an interference is encountered, cease Work in the general areas of the conflict until a solution to the question has been approved by the project Architect/Engineer.
6. Submit original composite coordination Drawings as part of record document submittals specified in Section 01770.

1.05 PRECONSTRUCTION CONFERENCE

- A. Attendance Required: City Engineer's representatives, Construction Manager (when so employed), Designer(s), Contractor, Contractor's Superintendent, and major Subcontractors.
- B. Submittals for review and discussion at this conference:
 1. Draft Schedule of Values, following Section 01290 - Payment Procedures.
 2. Bound draft of Airport Construction Plans, following Sections 01506 - Temporary Controls and 01555 - Traffic Control and Regulation.
 3. Draft construction schedule(s), following Section 01325 - Construction Schedules.
 4. Draft Submittal Schedule, following Sections 01325 - Construction Schedules and 01340 - Shop Drawings, Product Data and Samples.
- C. Agenda:
 1. Status of governing agency permits.
 2. Procedures and processing of:

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- a. Submittals (Section 01340 - Shop Drawings, Product Data and Samples).
 - b. Permitted substitutions (Section 01630 - Product Options and Substitutions).
 - c. Applications for payment (Section 01290 - Payment Procedures).
 - d. Document 00685- Request for Information.
 - e. Modifications Procedures (Section 01255 - Modification Procedures).
 - f. Contract closeout (Section 01770 - Contract Closeout).
3. Scheduling of the Work and coordination with other contractors (Sections 01325 - Construction Schedules, 01326 - Construction Sequencing and this Section).
 4. Agenda items for Site Mobilization Conference, if any, and Progress Meetings.
 5. Procedures for Daily Briefings, when applicable.
 6. Procedures for City's acceptance testing Sections 01450 - Contractor's Quality Control, 01455 - City's Acceptance Testing.
 7. Record documents procedures (Section 01770 - Contract Closeout).
 8. Finalization of Contractor's field office and storage locations (Section 01505 - Temporary Facilities).
 9. Use of premises by City and Contractor Section 01145 - Use of Premises.
 10. Status of surveys (NOT USED).
 11. Review of temporary controls and traffic control (Sections 01506 - Temporary Controls and 01555 - Traffic Control and Regulation).
 12. Construction controls provided by City.
 13. Temporary utilities and environmental systems (Section 01505 - Temporary Facilities).
 14. Housekeeping procedures (Section 01505 - Temporary Facilities).
- 1.06 PROGRESS MEETINGS
- A. City Engineer will hold Progress Meetings weekly, or at other frequency determined by progress of the Work, at Department of Aviation office at

111 Standifer Street at George Bush Intercontinental Airport/ Houston), Houston, Texas 77338 (281) 233-3000.

COORDINATION AND MEETINGS

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- B. Attendance Required: Contractor's Superintendent, major Subcontractors' and Suppliers' superintendents, City Engineer representatives, and Designer(s), as appropriate to agenda topics for each meeting.
- C. Submittals for review and discussion at this conference:
 - 1. Project schedule (Section 01325 - Construction Schedules).
 - 2. Submittal Log (Section 01340 - Shop Drawings, Product Data and Samples).
 - 3. Log of Document 00685 - Request for Information.
- D. Agenda:
 - 1. Review minutes of previous meetings to note corrections and to conclude unfinished topics.
 - 2. Review of: progress schedule; coordination issues if any; corrective measures if any to regain planned progress; planned progress during succeeding work period; off-site fabrication and product delivery schedules.
 - 3. Field observations, problems, and decisions.
 - 4. Identification of problems which impede planned progress and Contractor's proposals for resolution.
 - 5. Review of submittals schedule and status of submittals.
 - 6. Review of RFI status.
 - 7. Review of Request for Proposal, Work Change Directive and Change Order status.
 - 8. Closings and impediments (Section 01145 - Contractor's Use of Premises).
 - 9. Maintenance of quality and work standards (Sections 01450 - Contractor's Quality Control and 01455 - City's Acceptance Testing).
 - 10. Effect of proposed changes on progress schedule and coordination.
 - 11. Other items affecting completion of the Work within contracted cost and time.

1.07 DAILY BRIEFINGS

- A. In addition to Progress Meetings, hold briefings as frequently as required, at place designated by the City Engineer, to coordinate details of construction and airport operations. Discuss specific requirements, procedures and schedule changes, and closures and impediments.

COORDINATION AND MEETINGS

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- B. When required, hold briefing before start of work each day, to confirm that required activities are properly allocated and unchanged.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

COORDINATION AND MEETINGS

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SECTION 01321

CONSTRUCTION PHOTOGRAPHS

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Progress photographs to supplement Applications for Payment.
- B. Detail photographs and video to supplement Request for Information.

1.02 MEASUREMENT AND PAYMENT

- A. Cost of photographs is incidental to the Contract Price. No additional costs will be paid for other than administrative costs of extra copies and photographs resulting from additional station points.
- B. Following work will be paid on a Unit Price basis:
 - 1. Extra Prints: Per print.
 - a. Extra prints provided direct from the photographer to parties authorized by the City Engineer up to date of Substantial Completion, priced at prevailing local commercial rates. Include photographer's costs and Contractor's administrative costs only.
 - b. Extra prints provided direct from the photographer to the City Engineer up to 3 years after the date of Substantial Completion, priced at prevailing local commercial rates. Include photographer's costs but not Contractor's costs for this service.
 - 2. Additional Station Points: Per stationpoint, for photographs made during same trips as Paragraph 2.01.
- C. Emergencies: Per trip to site. Take additional photographs or video, as appropriate to conditions, within 24 hours of the City Engineer's request. This applies to professional photography required by conditions stated in Paragraph 8.2.1 in Document 00700 - General Conditions.
- D. Following photography will be commissioned by Modification: Publicity photographs; special events at site; photographs taken at fabrication locations off-site.

1.03 SUBMITTALS

CONSTRUCTION PHOTOGRAPHS

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CONSTRUCTION PHOTOGRAPHS

- A. Station point Plan: One copy of the Site Plan, marked to show plan, altitude and cone-of-view of each stationpoint selected by the City Engineer or Designer. Submit at least 10 days prior to taking Preconstruction Photographs.
- B. Preconstruction Photographs: Same as Paragraph B., except one-time only, and marked as such.
- C. Progress Photographs: 3 prints (or digital copies) on approved media of each view. Submit 2 prints and 1 color aerial photograph of the project site (or digital copies) with each Application for Payment. Retain 1 print (or digital copy) by the Contractor at the work site and available at all times for reference. Retain photographic digital files, at the photographer's office, for 3 years after Substantial Completion.
- D. Photographs and Video Supporting RFI: Identify following with RFI number and date of photographs:
 - 1. Submit 1 copy of 3x5 inch prints on white card stock in clear plastic sleeves.
 - 2. Submit video on CD's or other approved media. Include video identification number, date of record, approximate location, and brief description of record.
- E. Contract Closeout: Follow Section 01770, Contract Closeout to:
 - 1. Return electronic copies of RFI photographs and video on CD's or other approved media device, identified by Project name, Contractor, and date photographs were taken.
 - 2. Return video on CD's or other approved media device, identified with contents, by RFI number, and each CD or other approved media device numbered sequentially and with "Date From/ To" on each.
- F. Aerial Progress Photographs: Submit 5 prints and 1 CD of 2 consistent oblique views with each Application for Payment. Retain 1 print by the contractor at the work site and available at all times for reference. The photos shall be large format oblique angles taken from a height and viewpoint to be selected by the City Engineer.

1.04 QUALITY ASSURANCE

- A. Timely take and produce photographs from proper station points and provide proper image quality.
- B. Cooperate with the photographer's work. Provide reasonable auxiliary services as requested, including access and use of temporary facilities including temporary lighting.

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- C. Qualifications of Photographer for General Progress Photographs: A firm or individual of established reputation regularly engaged as a professional building or scene photographer for not less than 3 years.
- D. Qualifications of Photographer for RFI Photographs and Video: An employee of the Contractor knowledgeable in photography and videotaping technique, including proper use of video pan-zoom, close-ups, lighting, audio control, clear narrative, smooth transition between subjects, and steady camera support.
- E. Qualifications of Aerial Photographer: A firm or individual of established reputation, regularly engaged in aerial photography with prior experience at IAH.

PART 2 PRODUCTS

2.01 MEDIA

- A. Fixed-Film: 35mm color print film or color slide film, as determined by City Engineer; ASA 100 minimum, higher when required by lighting conditions.
- B. Paper Prints:
 - 1. For Progress Photographs: 8x10 inch matte-finish color, in clear plastic envelop with reinforced 3-ring binding.
 - 2. For RFI Photographs: 3x5 inch minimum size, matte-finish color, contact-mounted on flexible white paper card stock in clear plastic envelop with reinforced 3-ring binding.
- C. Video: Approved playable PC digital format; record at slowest speed or speed capable of freezing a clear image on "Pause"; date and time stamp as part of recording process. Use audio function for slate data below.
 - 1. Provide color playback equipment at Contractor's site office, with minimum 13-inch (diagonal) screen size.
- D. Bitmapped (Digital) Images: TIFF, JPG, PNG, GIF, JPEG, BMP, TGA, or TIFF format, maximum 1280x480 and minimum 480x480 pixels, digitally date and time stamped.

2.02 PRECONSTRUCTION, PROGRESS AND RFI PHOTOGRAPHS

- A. Preconstruction Photographs: Prior to beginning on-site construction, take five sets of fixed-film photographs of the project area from approved stationpoints. Show condition of existing site area, and particular features as directed, within contract limits.
 - 1. At exterior views, surrounding situs, showing streets, curbs, esplanades, landscaping, runway, taxiway and apron pavement.

CONSTRUCTION PHOTOGRAPHS

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CONSTRUCTION PHOTOGRAPHS

2. At interior views, surrounding situs, showing floors, walls, ceilings and architectural signs.
3. Take pan-view photographs as required to encompass existing conditions.
- B. Progress Photographs for Applications for Payment: Take 3 fixed-film photographs from each of 2 station-points (same station points each time to show a time-lapse sequence), coinciding with the cutoff date associated with each application for payment, and at Substantial Completion of each stage of the Work.
- C. Photographs and Video for Request for Information: Take photographs and video as required to support Document 00685, Request for Information:
 1. Details of existing conditions before construction begins.
 2. Details of construction.
 3. Details of damage or deficiencies in existing construction and work of separate contractors.
 4. Take number of images as required to fully show conditions.

PART 3 EXECUTION

3.01 GENERAL

- A. Do not record over previous video records.
- B. Provide clear, sharp, vibration-less video data and clear audio without detrimental background noise.

END OF SECTION

CONSTRUCTION PHOTOGRAPHS

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SECTION 01325
CONSTRUCTION SCHEDULES

PART 1 GENERAL

1.01 RELATED DOCUMENTS

- A. Drawings and general provisions of the Contract, including General Conditions and Division 01 Specification Sections, apply to this Section.
- B. Specifications throughout all Divisions of the Project Manual are directly applicable to this Section, and this Section is directly applicable to them.
- C. City of Houston (City) Policies, Standards and Procedures, as applicable.

2.01 SECTION INCLUDES

- A. Project Schedules and Progress Reporting
- B. Construction Sequencing and Phasing

3.01 DEFINITIONS

- A. Contractor: With respect to the Division 01 requirements, the entity contracted by the City to deliver the preconstruction and construction services defined in the Contract Documents.
- B. Design Consultant - Person or firm and its authorized representatives, under contract with the City, to provide professional services during pre-construction and construction.
- C. Project Scheduling Techniques
 - 1. CPM: Critical Path Method
 - 2. PDM: Precedence Diagramming Method
- D. Section Definitions
 - 1. **Activity:** A discrete element of Work or task performed during the course of the Project. Each schedule activity shall be clearly defined depicting duration, start and finish dates, logic links to predecessor and successor activities and supported by defined resources where applicable. The activities shall be detailed in such a way,

CONSTRUCTION SCHEDULES

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- that they shall support the planning and measurement of physical percent complete for the purposes of Earned Value Management reporting.
2. **Baseline Schedule:** The schedule prepared by the Contractor and approved by the City which is the basis for representing the full scope of Work, the time scales and phasing for delivery, providing a means against which progress can be determined.
 3. **Commissioning and Integration Testing Schedule:** Activities contained within the Project Schedule depicting startup, testing and commissioning phase of the Project, including activities associated with the transition to revenue service and required for achievement of Final Acceptance.
 4. **Constraint:** Scheduling restriction imposed on start or finish of an activity. A constraint restricts the movement of an activity based on the type of constraint and the date used and may override the logic relationship also assigned to the activity.
 5. **Construction Schedule:** Activities within the Project Schedule which depicts the construction activities performed or to be performed by the Contractor as a part of the Project.
 6. **Contractor's Project Management Plan:** A formal document prepared by the Contractor and approved by the City which describes how the Project will be planned and progressed and delivered by the Contractor and the necessary reviews and acceptances by the City.
 7. **Cost Breakdown Structure:** The breakdown structure the Contractor shall use to distribute contract costs in the various estimates, Schedule of Values and in alignment to the Work Breakdown Structure.
 8. **Critical Path Method (CPM):** Scheduling technique utilizing activities, durations, and interrelationships/dependencies (logic), such that activities are interrelated with logic ties from the beginning of Project to Final Acceptance.
 9. **Data Date:** Date when the status of schedule activities is determined for a Monthly Progress Schedule report. Any data prior to the Data Date is considered historical information and data after is the forecast of remaining work.
 10. **Design Schedule:** Activities within the Project Schedule which includes the design activities of the Project. The Design Schedule shall demonstrate the interdependence between design activities and the Owner's requirements. The Design Schedule shall also demonstrate the relationships between design activities and the requirements to successfully deliver the activities within the Construction Schedule.
 11. **Float:** The term "float" shall refer to "end float", also called "terminal float" End or terminal float is the period by which the finish of the longest path through a schedule

CONSTRUCTION SCHEDULES

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- (the critical path) can be delayed, brought forward, or extended without affecting the completion date.
12. **Float Suppression:** Any technique that causes an activity to show less float, including but not limited to, as late as possible constraints and unnecessary lags.
 13. **Fragnet:** A group of interrelated activities taken from or to be added to a Schedule that can stand on their own representing only a portion of a CPM schedule. For example, a Fragnet can be used to portray a scope of work being added to, or changed from, a Project Schedule.
 14. **Key Plans:** Graphic representations on prints of Contract Documents of Contractor's planned breakdown of Project for scheduling purposes. Key plans shall clearly define boundaries of work for each designated segment, locations, and sub-locations. Alphanumeric codes on plans shall match code values for activity code designation in the Project Schedule.
 15. **Lag:** Time that an activity follows or is offset from the start or finish of its predecessor.
 16. **Materials Plan:** A plan for purchase, fabrication, delivery, storage and issuing of materials and products to the Project which must be integrated into the Project Schedule.
 17. **Look-Ahead Schedule:** An element schedule prepared by the Contractor detailing the status of the work as of the Progress Date and Contractor's plan for executing the remaining work before recalculation and/or re-sequencing.
 18. **Longest Path:** The Longest Path is the Path through a Project network from start to finish where the total duration is longer than any other path. The Longest Path is determined by the string of activities, relationships that push the Project to its latest early finish dates.
 19. **Monthly Progress Schedules:** The updates to the Project Schedules prepared by Contractor and submitted to the City on a monthly basis with the Application for Payment. There are two versions of Monthly Progress Schedules submitted; a Progress Only (PO) version and a Contractor Adjusted (CA) version.
 20. **Preconstruction Schedule:** An element of the Project Schedule prepared by the Contractor which includes activities prior to approval to proceed with construction activities.
 21. **Project Schedule:** A CPM Schedule prepared by the Contractor that includes all elements of the Scope of Work of the Contract. The Project Schedule clearly identifies all relationships that exist within the Scope of Work. The Project Schedule

CONSTRUCTION SCHEDULES

- communicates the sequencing of the multiple phases of work. The Project Schedule identifies interfaces, both internal and external to the Scope of Work of the Contract. The Project Schedule encompasses the Baseline Schedule, Look Ahead Schedules, Delivery Phase Schedules (Design, Procurement, Detailing, Fabrication, Shipment, Installation, Construction, Startup, Testing and Commissioning), updated or revised Baseline Schedules. The Project Schedule also includes Monthly Progress Schedules, Proposed Schedules, Schedule Fragnets, Recovery Schedules.
22. **Program Schedule:** When multiple Projects are logically linked into a Program, the Program Schedule is prepared by the City and incorporates all the interrelated projects by combining the individual Project Schedules. Project Schedules become element schedules of the Program Schedule.
23. **Proposed or Preliminary Schedule:** A schedule prepared by Contractor, prior to approval of the schedule by the City and subsequent incorporation into the Project Schedule. Also referred to as Draft or Initial Schedule.
24. **Recovery Schedule:** A schedule prepared by the Contractor and to be approved by the City which details the Contractor's plan for recovery of time lost on the Project and associated costs.
25. **Revised Baseline Schedule:** A revision to the Baseline Schedule that is necessitated to accurately reflect a significant change in scope or phasing of the scheduled Activities. The Baseline Schedule shall not be revised without prior approval by the City.
26. **Status Data Date:** The "as-of" date up to which all progress has been updated and reflected in the Status report. The Status Data Date is also the date from which a Look-ahead Schedule predicts future activities and progress.
27. **Submittal Schedule:** A register (list) of the Submittals to be made for materials, products, shop drawings, plans which is prepared by the Contractor and includes durations needed for submittal, reviews and processing. The dates and durations are to be coordinated with the associated activities within the Project Schedule.
28. **Delay Analysis:** Technique that demonstrates comparison of time impact for each schedule revision or proposed revision against the current Project Schedule. Methodology shall follow Association for the Advancement of Cost Engineering International (AACEI) Delay Analysis as applied in Construction (Recommended Practice No. 52R-06.) as a guideline or method submitted by the Contractor and approved by the PMT.
29. **Work Breakdown Structure (WBS):** A deliverable-oriented breakdown of a project into decreasingly smaller components, also described as a hierarchical decomposition of the project team's work into manageable sections.

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30. **Working Day:** Day scheduled for active execution of Work in the Project Schedule Calendar in accordance with the Contract and as approved by the City.

4.01 SUMMARY

A. Acceptance of Schedule Requirements by Contractor

1. The Contractor accepts the responsibility to complete the project on time as called for in the contract.

B. Schedule Requirements

1. The Contractor is responsible for determining the sequence of activities, the time estimates for the detailed construction activities and the means, methods, techniques and procedures to be employed. The Project Schedule shall represent the Contractor's plan of how it will prosecute the Work in compliance with the Contract requirements. Contractor shall ensure that the Project Schedule is current and accurate and is properly and timely monitored, updated and revised as Project conditions may require and as required by the Contract Documents. Unless the context indicates otherwise, the term "schedule" used herein will be read to include updated schedules.
2. Schedules shall contain logic and necessary components to perform Critical Path Method (CPM) network analysis. Contractor's schedule shall also be able to illustrate Precedence Diagramming Method (PDM).
3. Contractor shall include in the Project schedule contractual milestones and all interface points with City, Design Consultant(s), Subcontractors, Suppliers, and other Contractors. These points shall be in the form of Start Milestones for deliverables due to the Contractor from others, and as Finish Milestones for deliverables that Contractor must supply to City, Design Consultant(s), Subcontractors, Suppliers and other Contractors. Finish milestones must be determinate by predecessor activity, not by constrain.
4. Schedule shall contain activities for preparation and approval of contractor's design and submittal deliverables. Procurement, fabrication and delivery of mayor materials and long lead items. Obtain permits and construction activities.
5. Contractor shall allocate duration uncertainty to the scheduled activities within the contract schedule to enable a Quantitative Schedule Risk Analysis (QSRA) to be performed by the Program Management Team. Duration uncertainty (minimum duration, maximum duration, most likely duration) according to the relevant risk exposure shall be captured by the contractor against the scheduled activities. The PMT must rely on the data being supplied by the Contractor and incorporated and updated in line with the monthly schedule update process.

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6. Contractor shall utilize the most current version of Primavera P6 (15.1 or Later) for all schedules governed by these provisions.
7. The Contractor is responsible for assigning appropriate material, equipment and labor resource loading of the key quantities necessary to execute the activity. This will demonstrate realistic productivity rates as well as measure and report Key Performance Indicators (KPIs).
8. The City Engineer reserves the right to reject any schedule or report that fails to realistically or satisfactorily reflect completion of the Project scope of work or any agreed intermediate milestone. Failure of the Contractor to deliver satisfactory schedules or reports as required in the Contract Documents may result in actions by the City General Conditions.
9. The schedule shall show all activities in Work Days, with allowance for holidays or other periods when work is not permitted to be performed.
10. Detailed schedule requirements shall be contained within the City Policies, Standards and Procedures).
11. Contractor shall prepare schedules which assure that all work sequences are logical, and the network shows a coordinated plan for complete performance of the Work. Failure of the Contractor to include any element of work required for performance of the Contract in the network shall not excuse the Contractor from completing all Work within the Contract Time.
12. Contractor must have an approved workhour plan as noted in the approved Work Authorization Notification (WAN) prior to commencing work on the project site. Changes to the approved work-hours plan shall require 48-hour written notice and subsequent written approval by the City.

5.01 SUBMITTAL REQUIREMENTS

The Contractor must utilize the City's web-based application management system for submittals. The Project Manager will coordinate training and access to the web-based application management system. The submittal processes are further defined in Section 01330 Submittal Procedures and in the City Policies, Standards and Procedures, as applicable.

- A. In addition to the PDF versions of the schedule required in this Section, submit one electronic copy of schedule in Primavera compressed format (.XER). Filename shall have a unique identifier and shall include a sequential number for each monthly update. PDF prints and reports shall be generated from same version of the Schedule that is provided in electronic form.
- B. Submittal of Contractor Schedules

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1. Submit Preconstruction Schedule for approval within 30 days of NTP for Preconstruction Services
2. Submit the initial proposed Project Schedule for approval as a Baseline Schedule within 30 days of NTP for Construction Services.
3. Submit Monthly Progress Schedule and Narrative no later than 12:00 noon (local time) on the Wednesday before the last Friday of the month. The Data Date for the Monthly Progress is 00:00 hours on the Saturday following the last Friday of the Month. The Monthly Progress Schedule is required for each Application for Payment. Contractor may request to meet with the City prior to the submittal of the Monthly Progress Schedule and Application for Payment to resolve issues prior to submittal.
4. The weekly 3 weeks Look-Ahead Schedule shall be submitted every Tuesday at 08:00 hours with the previous week's progress updated. The Status Date of the Look-Ahead Schedule shall be the previous Saturday at 00:00 hours, progressed weekly.
5. Submit Delay Analysis per the AACEI recommended practice 52R-06 as follows:
 - a. Within ten work days after receipt of written change modification.
 - b. Within ten work days after receipt of written notice by City.
 - c. Within ten work days from beginning of delay caused by unforeseeable circumstances.
6. Submit Recovery Schedule following the event of a forecast delay. Contractor shall submit a Recovery Schedule within the 21 calendar days of Contractor receiving City's written request that is resource and cost justified indicating how the Contractor will recoup the impacted contract time.
7. Submit an As-Built Schedule within 30 work days after the City's Final Acceptance of the Work.
8. Submit a Submittal Log as a supplement documents for Monthly Progress Schedule, showing all submittals for products, materials, plans, and shop drawings, RFI's and administrative submittals required per the Technical Specifications including associated Specification Section numbers and headings.
 - a. Include durations and dates for processing by Reviewers and/or other parties as required. Indicate submittals requiring special processing such as short-duration reviews.
 - b. The Contractor shall coordinate packaging of individual submittals in a logical and organized fashion so that they may be reviewed in part or in whole with related

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elements of work with the Reviewers.

- c. Include durations and dates based on frequency of Contractor's submittals to City for items such as of administrative submittals such as Applications for Payment, Labor Reports, Safety Reports, MWBE Reports.

6.01 SCHEDULE CONTROL PROCEDURES AND QUALITY ASSURANCE

A. Control Procedures

1. Procedures for schedule control shall be included in the Contractor's Project Management Plan as part of the plan implementation and reporting requirements. Prior to submission of Monthly Progress Schedule contractor should call for scheduling workshop with Houston Airports to propose schedule changes to remove out of sequence logic and to present accurate critical path. Allowed changes are only for removing or adding logic links. Changes in original durations, resources etc. are not permitted. After approval of schedule changes contractor can proceed with Monthly Progress Schedule submission. All changes must be recorded in schedule change control log and submitted as supplementary document in Monthly progress report.
2. If any in-progress activity is delayed for any reason, that activity will be split to track the reason for the delay. A separate activity for the delay will be created and placed in between the split.
3. Procedures for preparing and monitoring the Project Schedule and other required reporting.,
4. Procedures for performing quality oversight of the schedule review/forecast.
5. Earned Valued Methodology Procedures shall be implemented for performance measurement using data from the schedule to provide an effective means of comparing Work scheduled/planned versus Work performed. Please see Section 0 Section 01 32 16, 1.3.D1.Provide, as a minimum, a continuous review of actual progress against the most recent Project Schedule. This is to assure that revised resource allocation and/or other corrective action can be considered and undertaken proactively and as early as possible.

B. Qualifications of Contractor's Scheduler

1. Contractor shall have within its employ or under separate Contract, throughout the execution of the Work under this Contract, such expertise in CPM scheduling and P6 software so as to insure its effective and efficient performance under this Specification. It shall be the responsibility of the Contractor to prepare input information for the Contract Schedule, monitor progress, provide input for updating

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and revising logic diagrams when necessary and otherwise fulfilling its obligations hereunder. Contractor shall submit the qualifications of the CPM Specialist for acceptance by the City.

7.01 SCHEDULING PRINCIPLES AND REQUIREMENTS

A. General

1. Contractor shall prepare the Schedules identified in this Section during the performance of Contract. The Schedules shall:
 - a. Be detailed, time-scaled, computer-generated schedules, using the Critical Path Method, that accurately depict activities representing each portion of the Work from the current Data Date through Final Acceptance.
 - b. Be used for planning and coordinating the Work.
 - c. Be the basis for reporting all the Work to be performed in fulfillment of the Contract Documents.
 - d. Accurately depict the Contractor's current logical activity sequences and activity durations necessary to complete the Work in accordance with the requirements of the Contract Documents.
 - e. Assist Contractor and City in preparation and evaluation of Contractor's monthly progress payments.
 - f. Assist the City in evaluating progress (including payment) of the Work.
 - g. Assist Contractor and City in monitoring progress of Work and evaluating proposed changes to the Contract and requests for additional contract time.
 - h. Provide for optimum coordination by Contractor of its trades, Subcontractors, and Suppliers, and of its Work with the Work or services provided by any separate Contractors.
 - i. Permit the timely prediction or detection of events or occurrences which may affect the timely prosecution of the Work.
 - j. Provide a mechanism or tool for use by the City, and Contractor in determining and monitoring any actions of the Contractor which may be required in order to comply with the requirements of the Contract Documents relating to the completion of the various portions of the Work by the Contract Time specified in the Contract Documents.
2. Contractor shall include in the Contract schedule all interface points with City, Design

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- Consultant(s), Subcontractors, Suppliers, and other Contractors. These points shall be in the form of Start Milestones for deliverables due to the Contractor from others, and as Finish Milestones for deliverables which Contractor must supply to City, Design Consultant(s), Subcontractors, Suppliers and other Contractors. The PMT will assist in obtaining the relevant data from other parties when required.
3. Contractor shall provide to the City duration uncertainty and risk events for scheduled activities within the contract schedule to enable a Quantitative Schedule Risk Analysis (QSRA) to be performed by the City. Duration uncertainty (minimum duration, maximum duration, most likely duration) according to the relevant risk exposure shall be captured by the contractor against the scheduled activities.
 4. Calendar
 - a. Anticipated work and non-work periods shall be included for each activity.
 - b. Agreed Holidays shall be included as non-work days assigned to the appropriate day as they occur.
 - c. Anticipated Weather Lost Days
 - d. As the basis for establishing a “Weather Calendar”, use the National Oceanic and Atmosphere Administration’s (NOAA) historical monthly averages for days with precipitation, using a nominal 30- year, greater than 2.5 mm 0.10-inch amount parameter, as indicated on the Station Report for the NOAA location closest to the project site. In addition, incorporate into the Weather Calendar, other non-workdays such as Saturdays, Sundays and Federal Holidays.
- B. Activities
1. Contractor shall use and/or implement generally accepted recommended industry practices and the City Policies, Standards and Procedures, as applicable.
 2. Schedule activities shall be sufficiently named or titled to include what is to be accomplished and identified by the applicable work areas. Activities shall be grouped to assist in the understanding of the activity sequence. Examples of the types of activities to include in each schedule are as follows:
 - a. Design Activities: If and when Contractor has responsibility for the design as a part of the Contract, design activities shall be logically tied to the Construction Activities without constraints and Contractor shall develop an agreed design progress and performance measurement system based on design package deliverables and division of responsibilities. At a minimum, design work shall be divided to have an agreed number of deliverables per area/facility/system/subsystems and the governing jurisdictions. Actual design

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packaging scheme shall be agreed upon with the City prior to implementation. When Contractor does not have responsibility for design as a part of the Contract the design activities shall be logically tied to the Construction Activities as start Milestones. Include Contractor's agreed design packaging scheme to support timely procurement of material, obtaining permits, and construction plan and include:

- 1) Agency review and approval cycles based on applicable Governmental Persons, Authority(s) Having Jurisdiction (AHJ) and other applicable Laws, Regulations, and Ordinances.
 - 2) Activities for each design phase (Concept, Schematic (30%), Design Development (60%) and Issued for Permit and Issued for Construction (100%) documents.
 - 3) Application for, and receipt, of required permits.
 - 4) Contractor's submittal of design and construction documents for City review and approval.
 - 5) Design review cycles and logical ties to subsequent fabrication, delivery, and construction activities.
 - 6) Other design related deliverables.
- b. Procurement Activities: Contractor's procurement activities included in schedules shall be logically tied with no constraints and shall be resource and cost loaded. Examples of Procurement activities include, but are not limited to:
- 1) Bid and award cycles.
 - 2) Shop Drawing development and approval.
 - 3) Equipment and Materials submittal preparation and approval
 - 4) Equipment and Materials, fabrication, factory acceptance testing, and delivery.
 - 5) Purchased and Stored Material/Equipment.
 - 6) Material/Equipment delivery requirements by the City.
- c. City Activities: Activities of City and other third-party activities shall be clearly identified in the Project Schedule. These activities include, but are not limited to, the following and the precursor processes:

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- 1) Right-of-Way property acquisition and site access.
 - 2) Submittal reviews.
 - 3) Inspections and tests as necessary.
 - 4) Environmental permit approvals by regulators.
 - 5) Notice to Proceed.
 - 6) Delivery of City-furnished material/equipment.
- d. Construction Activities: Construction activities shall be resource and cost loaded as described in this Section and shall include, but not be limited to:
- 1) Mobilization or demobilization.
 - 2) Installation of temporary and permanent Work by trades, areas, and facilities as described in the Contract Documents.
 - 3) Activities to describe the Work in sufficient detail identified according to the WBS.
 - 4) Testing and inspections of installed work by technicians, inspectors or engineers as well as the outages.
 - 5) Final clean-up.
 - 6) Scheduled Substantial Completion.
- e. Commissioning and Integration Testing Activities shall be resource and cost loaded and shall include, but not be limited to:
- 1) Start-up and Testing of equipment and systems.
 - 2) Commissioning of building and related systems.
 - 3) Scheduling of specified manufacturer's representatives.
 - 4) Dynamic Testing Readiness.
 - 5) Pre-Final inspection.
 - 6) Final Acceptance inspection.

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- 7) System Demonstration Performance Tests.
- 8) Training to be provided.
- 9) Administrative tasks and processes necessary to start, proceed with, accomplish, or finalize the Work.

C. Activity Durations:

1. Contractor shall maintain individual schedule activity durations of 20 work days or less.
2. Activities exceeding 20 work days in duration shall contain appropriate production projections so that entries can be maintained, and remaining durations adjusted according to physical progress.
3. Items such as Procurement, Fabrication, and Delivery activities may exceed 20 work days with the approval of City.
4. The Contractor is not permitted to modify (increase or decrease) an activity's original duration after it is approved by the City. During the monthly updating process, only the activity's remaining duration may be modified.

D. Summary Level Activities

1. Contractor may use Summary Level activities to represent the Work under the following conditions:
 - a. In the Preconstruction Schedule, those activities starting at least 180 days after the NTP or as otherwise agreed with the City.
 - b. In the Project Schedule and Monthly Progress Schedules, those activities starting at least 360 days after the NTP or as otherwise agreed with the City.
 - c. Summary Level activities should not exceed 90 work days without City approval and shall match the Work Breakdown Structure.
 - d. All Summary Level activities shall be detailed and supported by appropriate key resource information resource and cost loaded as agreed to in the Scheduling Conference.
 - e. Contractor shall replace Summary Level activities in the Preconstruction and Proposed Project Schedule with detailed activities through an updating process as the information becomes available and as the above-defined or agreed day limits roll forward.

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2. Activity Relationships/Use of Constraints, Lags and Milestones

- a. Except for the Notice to Proceed and Project Completion milestone activities, no activities shall be open-ended, open-start or open finish. Each activity shall have predecessor and successor relationships to present sequence of work and movement of resources (hard and soft logic). Once an activity exists on an approved Project Schedule it may not be deleted, renamed, or renumbered, unless approved by City.
- b. Finish-to-Start relationships shall be the primary relationship used in all Project Schedules unless valid reasons are demonstrated for other logic relationships. Start-to-Start with lags shall be permitted provided the lag is updated and no gaps exist between contiguous activities due to the lag. Activities linked to successors only with Start-to-Start relationships shall not be permitted and must also include a Finish-to-Start or Finish-to-Finish relationship with one or more successors. Finish to Start relationship with lag shall not be permitted.
- c. Lags shall not be used when the creation of an activity will perform the same function (e.g., concrete cure time). Use of lag must be minimized and restricted to only those situations where it is not possible to properly define the start or finish of an activity by the use of a normal Finish-to-Start, Start-to-Start or Finish-to-Finish relationship. Duration of a lag shall not exceed the duration of the predecessor activity. Negative lags shall not be permitted. Contractor shall identify any lag proposed and provide an explanation for the purpose of the lag in the activity notebook and Narrative Report.
- d. Date/time constraints, other than those required by the Contract Documents, shall not be used unless jointly agreed to by City and Contractor. If Contractor seeks approval to include constraints in the schedule, Contractor shall identify any constraints proposed and provide an explanation for the purpose of the constraint in the activity notebook and Narrative Report.
- e. Actual Start and Finish dates shall not be automatically updated by default mechanisms that may be included in the CPM scheduling software system. Actual Start and Actual Finish dates shall be included on the Monthly Progress Schedule and shall be consistent with other project reporting, such as daily reports, and the Contractor's monitoring and performance measuring system. In-progress activities will be updated by revising the activity's remaining duration according to actual measured or estimated work progression.
- f. Allowable activity dates are early start, late start, early finish, late finish, actual start, and actual finish. Use of activity dates such as "expected" are prohibited.
- g. Float Suppression techniques (i.e. as late as possible constraints) shall not be allowed. All Float shall be shown in the Project Schedule. Float shall be

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monitored, accounted for, and maintained in accordance with this Section.

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3. Activities to be deleted: Remove logic, relationships and Activity Codes.

G. Activity Names

1. Activity

- a. Location - Verb Names shall be brief but shall convey the scope of work described. Non- Standard abbreviations shall be explained in the Narrative Report. Percentages shall not be used in activity descriptions (e.g., Pour West Footing (0 - 50%)) unless the City agrees with the use of percentage for a particular activity. Contractor shall submit samples of activity names for approval prior to establishing the schedule.
- b. All activities shall have a unique activity name/description.
- c. Activity names can only be modified to add detail describing an activity's scope, correct the spelling or grammar, or to improve for clarity, but cannot be revised to completely change the scope of the activity.
- d. Each activity name should follow the following format:
 - (1) Noun.
 - (2) Station numbers, column numbers, or other description for the location, may be included at the end of the activity name if it will provide a better description of the activity.
- e. Example values for Location include but are not limited to:
 - (1) Segment Number.
 - (2) Column Line Numbers.
 - (3) Stationing Value.
 - (4) Other Unique Identification schemes.
- f. Examples of Verbs include, but are not limited to:
 - (1) Design.
 - (2) Install.
 - (3) Procure.

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- (4) Fabricate.
- (5) Deliver.
- (6) Erect.
- (7) Describe the work being performed.

H. Work Breakdown Structure

- 1. Activities in Project Schedules shall be tied to the Work Breakdown Structure as provided in the City Policies, Standards and Procedures, as applicable.

I. Activity Codes

- 1. The purpose of the activity codes is to further sort and filter the schedule activities to enhance reporting capability. The activity codes required include both those that are already part of the Activity ID and those that are not.
- 2. Activities shall be coded as indicated in the City Policies, Standards and Procedures, as applicable.

J. Resource Loading

- 1. Resource loading shall be done on every construction activity, representing quantifiable work or materials of that Work Package.
- 2. Each resource-loaded activity shall have an estimate of the key quantities.
- 3. Failure to incorporate resource loading and establish planned productivity and/or production rates (defined as the planned quantity of work to be executed in a given time), may result in the Contractor's waiver of any right to compensation and time extension for loss of productivity. Submission of any such claim may be rejected for failure to establish baseline productivity by which any claimed loss would be measured.
- 4. Failure to incorporate resource loading and establish planned productivity may also result in the rejection of any schedule by the City Engineer.

K. Schedules as the Basis for Payment

- 1. The approved Project Schedule of Values shall be the basis for monitoring and calculating the Contractor's progress during each update period and therefore the amount of each progress payment. Lack of an approved Project Schedule or Monthly Progress Schedule Update will result in the inability of the City to evaluate contract

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progress for the purposes of payment. Failure of the Contractor to provide all information, as specified in this Section, will result in the disapproval of the Monthly Progress Schedule (City Engineer may decline to certify payment and may withhold request for payment in whole or in part as set forth in the General Conditions, Article 9, Subparagraph 9.7.3.).

2. Percent complete for activities in the Schedule of Values shall be based on proportion of the overall quantity of the physical work complete. Contractor and City to jointly assess and agree on actual values for easily discernible units of measure (square feet, each, linear feet) on a weekly basis.

L. Cash Flow Report

1. The Contractor shall generate Cash Flow Reports based on each submitted Project Progress Schedule. Report shall be grouped and formatted to be consistent with the approved schedule of values from the contract. Reports shall indicate a time-phased distribution of Schedule of Values. Alternate Cash Flow Reports, if requested by the PMT, shall be submitted for approval prior to submission of the first report.
2. The Cash Flow Report shall display in tabular and graphic format, projections of monthly values of anticipated cost. Each schedule of values line item is to be represented within the project. The Cash Flow Report should also contain the adjusted forecast of estimated costs to achieve completion of the project.

M. Use of Float

1. Float shall be monitored and accounted for. The Float in any schedule shall not be considered for the exclusive use of either the City or Contractor; rather it is for the benefit of the Project. As such, Float is considered an expiring resource available to both parties on a nondiscriminatory basis, so long as the parties act in good faith and work in the best interests of completing the Project on time.

N. Contractor and City Responsibilities for Schedules and Acceptance

1. Any schedule or schedule update rejected or otherwise marked by the City as requiring revision and resubmission shall be revised by the Contractor and resubmitted within 5 days of such revision or resubmission Notice by the Project Manager. Any schedule or schedule update that has not been approved or accepted is presumed lacking a reasonable degree of accuracy and will not be considered by the City to be reasonable, feasible, or accurate when used by Contractor as a basis for a Time Impact Analysis or other type of delay analysis or claim.
2. If Contractor fails to submit its initial construction schedule or monthly schedule updates, or any such schedule or updates are not acceptable to the City, the City Engineer or Director may take such action to decline certifying payment and may

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withhold request for payment in whole or part) as set forth in Article 9 - General Conditions, §9.7.3 or any other remedy set forth in the Contract or at law of equity.

3. Contractor Responsibilities

- a. Contractor shall have the responsibility to develop and update the schedules according to all requirements described herein. All schedules shall accurately represent to the City the Contractor's plan for execution of Work. Contractor shall use the most current Project Schedule to execute the Work in compliance with Contract Documents.
- b. In developing and updating the Project Schedules, Contractor represents that it shall require its Subcontractors to actively participate in such development and updating processes. The Contractor represents that all schedules are consistent with Contractor-approved Subcontractor schedules with sufficient agreed details.
- c. Contractor is required to provide its Subcontractors' schedules and updates in native format upon request by City.
- d. Costs incurred by the Contractor in complying with the requirements of this Section or other scheduling obligations contained in the Contract Documents, including but not limited to Contractor's Scheduler, and preparation of all Project Schedules, creation of Recovery Schedules, and the preparation of Time Impact Analysis shall be included in the Contract Price, and shall not be the subject of requests to the City for contractual relief.

4. City's Responsibilities

- a. All Project Schedules shall be submitted to the City for review and approval, consistent with the specific requirements set forth herein. The City shall have the right to disapprove any schedule if the schedule fails to comply with the requirements herein, provided, that such disapproval is based on a reasonable determination by the City that such schedule contains deviations from the specifications. City shall have the right to waive what it considers to be, in its sole discretion, minor defects in a schedule. City recognizes its responsibility to act in a reasonable manner with respect to approvals and agrees that approvals shall not be unreasonably withheld (i.e. for matters that do not impact the effective functioning of the schedule.)
- b. Any approval by City of the schedules submitted by the Contractor to City shall mean that in the opinion of the City, Contractor has complied with the requirements of this Section. No such review shall release or relieve the Contractor from full responsibility for the accurate and complete performance of the Work, including the accuracy and completeness of the schedules, or any other duty, obligation or liability imposed on it by the Contract including, the responsibility

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for completing the Work within the time set forth in the Contract. The review or approval will not constitute a representation by City that the Contractor will be able to proceed or complete the Work in accordance with the dates contained in submitted schedule.

- c. In reviewing schedules submitted by designers, contractors, or others, the City will review the schedules to determine if the respective schedule appears “feasible and reasonable”; and, determine if the services or work could logically be accomplished in the time frames allotted in the schedule. Approving, accepting, or assenting to (hereafter referred to collectively as “approval” or “approving”) a schedule only means that the City considers that the schedule appears “feasible and reasonable.”
 - d. By approving a schedule, the City is not agreeing that the work or services will be accomplished according to and within times set forth in the schedule. Nor by approving a schedule does the City accept or bear some responsibility or liability if the work or services are not accomplished according to and within times set forth in the schedule or if factors upon which the schedule is based thereafter change during the execution of the works or services. Approval of any schedule showing completion beyond milestone dates and/or beyond contract completion times indicated in the contract shall not change any milestone or completion times in the contract and approval of a schedule is without any prejudice to the rights of the City.
- O. Schedule Workshops and Review Meetings
- 1. A record of all Schedule Workshops and Schedule Review Meetings shall be made by the Contractor stating the place and time of the meeting, the names and identification of those present, and a description of the topics discussed, and the agreements reached. Meeting minutes for these meetings, subject to the City’s review and approval, shall be prepared immediately after the meeting and issued within three days, with distribution to the City and all attendees.
 - 2. Project Scheduling Workshops:
 - a. Proposed Schedule Workshop
 - b. Contractor shall meet with the City within 14 days after the Notice to Proceed for Preconstruction Services to conduct a Post-Award Kick-Off Meeting and Project Scheduling Workshop to review and coordinate schedule requirements including, but not limited to, the following:
 - (1) Review software limitations and content and format for reports.
 - (2) Verify availability of qualified personnel needed to develop and update

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schedule.

- (3) Discuss physical constraints to the project, including phasing, work stages, area separations, and interim milestones.
- (4) Review delivery dates for City-furnished products.
- (5) Review of Contractor and Subcontractor procurement cycles and their work plans.
- (6) Review schedule for work of the City's separate contracts.
- (7) Review submittal requirements and procedures.
- (8) Review time required for review of submittals and re-submittals.
- (9) Review requirements for tests and inspections by independent testing and inspecting Governmental Authority(s)
- (10) Review time required for Project closeout and City startup procedures, including commissioning activities.
- (11) Review and finalize list of construction activities to be included in schedule.

c. Baseline Schedule Workshop

- (1) Contractor shall meet with the City within 30 days after the Notice to Proceed for Construction Services to conduct another Post Award Kick-Off Meeting and Project Scheduling Workshop. This Workshop shall involve scheduling personnel from Contractor and City with the objective of working together to establish procedures for the development of the Baseline Schedule, and to ensure that the City requirements are satisfied and to review and coordinate schedule requirements Contractor shall present the draft Baseline Schedule including a description of intended methodology and assumptions used to accomplish the Work. Presentation shall include:
 - (a) Contract scope.
 - (b) Submittals with City's review.
 - (c) Activity durations.
 - (d) Logic.
 - (e) Activity coding.

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- (f) Weather assumptions.
- (g) Resource Loading
- (h) Cost Loading and Resource Loading
- (i) Performance and Progress measurement.
- (j) Consequence of potential risks including:
 - (i) Long lead times (procurement/deliveries).
 - (ii) Labor and materials shortages.
 - (iii) Accidents.
- (k) Environmental factors.
- (l) Contractor's plan to mitigate any potential risks should they occur.
- (m) Establish Key Performance Indicators (KPI's) for actual progress compared to projected progress.
 - (i) Workshops shall be conducted no more than every 14 calendar days, until the Baseline Schedule is accepted and approved by City.

P. Joint Monthly Progress Schedule Review Meetings

1. Joint Project Status and Monthly Progress Schedule Review Meetings will be held between the City and Contractor consistent with the Contractor's submission of a Monthly Progress Schedule. Contractor is responsible for gathering all supporting documentation, presenting the data for the applicable Monthly Progress Schedule and recording the meeting minutes. The primary purpose of these meetings shall be to review the Monthly Progress Schedule, the monthly Pay Application, and construction progress, including but not limited to:
 - a. Actual start and finish dates of work accomplished, or actual start date and physical percent complete. Identify activities started and completed during the previous period and enter the Actual Start and Actual Finish dates. It shall be understood that Actual Start is defined as the date that work begins on an activity with the intent to pursue the work represented by the activity to its substantial completion, and Actual Finish is defined as the date that the activity's work is complete.
 - b. The amount of the Work remaining for the next period as incorporated in the

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schedule. Indicate activity progress and/or revise remaining duration (in workdays) to update each activity started, but not completed (remaining duration.) The remaining duration of an activity shall over-ride the calculated percent complete of an activity's duration when preparing the Monthly Progress Schedule.

- c. Changes in the critical path(s) of the schedule.
- d. Modifications that affect durations, sequencing or logic of activities for which the City, Governmental Authority(s) or other third parties are responsible.
- e. The assessment of any delays to Longest Path(s).
- f. Determination of delays, and, as applicable, adjustment of Force Majeure Reserve.
- g. All other schedule changes as reflected in the accompanying narrative will be reviewed for relevance and effect on remaining Work.
- h. Resource constraints, if any and proposed work-around sequences.
 - (i) Review proposed schedule changes, future Work and potential problems or impact.
 - (j) Review the Application for Payment to determine the accuracy of, in accordance with the Project Schedule, all progress achieved, the satisfaction all requirements relating to invoicing for Stored Materials, Time and Material (T&M) Change Orders, and whether it is otherwise complete and accurate.

Q. Modifications – Time Impact Analysis

- 1. Proposed modifications, including potential delays that are anticipated or experienced shall be submitted to City. Contractor has a duty to mitigate delays through modified sequences to minimize cost and time impact caused by the change or potential delay.
- 2. The Contractor shall prepare a Delay Analysis for each modification, potential delay, delay event, or Contractor request that may affect the Scheduled Substantial Completion Date. The Delay Analysis shall be developed and submitted in accordance with Contract Documents or as requested by City and shall conform to all scheduling principles described in this Section. Preparation of Time Impact Analyses is considered part of construction process and shall be performed at no additional cost to City.
- 3. Delay Analysis methodology shall follow the guidelines contained in the Association for the Advancement of Cost Engineering International (AACEI) Time Impact Analysis as Applied in Construction.

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4. City will strive to approve or reject each Delay Analysis within ten Work Days after receipt of each Time Impact Analysis, unless subsequent negotiations are required, or multiple analyses are submitted at one time. Upon Approval, a copy of the Time Impact Analysis signed by City shall be returned to Contractor and incorporated into Schedule at next Monthly Progress Schedule update which will then become the current approved Schedule.
5. Delay Analysis shall meet requirements for submittal of Schedules including a Fragnet, with sufficient supporting documentation to enable City to make a determination of Contractor's request for a time extension.
6. Upon execution of a Change Order adjusting the Schedule Substantial Completion Date, the agreed upon event and impact shall be included in the next Monthly Progress Schedule if the parties agree to the extent of the impact. Changes in the schedule should be clearly identifiable by specific Activity IDs and activity coding and Work Breakdown Structure for changes as agreed upon with City. Inclusion of changed conditions shall conform to all scheduling principles noted in this Section. Changes included as an adjustment to the existing schedule activity durations are not allowed.
7. Once the Delay Analysis has been approved, the activities associated with that Time Impact Analysis should be added to the next Monthly Progress Schedule or Look-Ahead Schedule.
8. If the parties are unable to reach an agreement about how to forward-look the effect of the impact on the Monthly Progress Schedule's Critical Path(s), City may allow the Contractor to insert a Fragnet into the schedule on a preliminary basis following agreement of the proposed Fragnet activities. The duration of the Fragnet activities and/or the impact to the Scheduled Substantial Completion Date will be adjusted through the monthly update process as the actual duration of the delay becomes known.

R. Other Schedules

1. The Contractor may use other schedules and report in other formats to manage its work on a day-to-day basis, but these other schedules do not represent or replace the Project Schedules as specified in this Section.

8.01 PRE-CONSTRUCTION SCHEDULE

- A. When Preconstruction Services are to be provided by the Contractor, upon receipt of the NTP for Preconstruction Services, Contractor shall prepare a Preconstruction Schedule which includes those activities prior to approval to proceed with construction activities.
- B. The Preconstruction Schedule shall include the activities described in the plans developed during Preconstruction including design plans, subcontracting plans, procurement plan,

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construction plans and development and negotiation of a Guaranteed Maximum Price (if applicable) at a summary level which can be replaced with detailed information as the Project Schedule is finalized and the construction is authorized.

8.02 PROJECT SCHEDULES

A. Proposed Project Schedule

1. Prepare an initial Proposed Project Schedule (Proposed Schedule) representing the Contractor's plan for the Work in accordance with the requirements of this Section. The Proposed Project Schedule will include the elements of the Preconstruction Schedule and be the initial draft of the Project Schedule. The Proposed Schedule will be the basis for Monthly Progress Schedules and monthly Pay Applications until the approval of the Baseline Schedule.
2. The Proposed Schedule shall be updated on a monthly basis until the approval of the Baseline Schedule after which the Baseline Schedule becomes the Project Schedule.

B. Baseline and Project Schedule

1. The Baseline Schedule is the Project Schedule at the point in time when the Contractor and City agree and approve the Proposed Schedule as the accepted basis for the Project. Requirements described in this subsection shall apply to the all Baseline Schedule submissions.
2. Baseline Schedule submitted by Contractor and approved by the City shall contain no progress for any activities and shall have a Data Date of the Notice to Proceed date.
3. Prepare a draft Baseline Schedule after the Baseline Schedule Workshop has been conducted.
4. Within 14 calendar days after the draft Baseline Schedule is accepted the Contractor shall provide its final Baseline Schedule for City's review and comments.
5. The final Baseline Schedule submission shall include the following:
 - a. The approved final Baseline Schedule shall be version 00.
 - b. One full-color time-scaled network document in PDF format organized by WBS. Print sizes shall be 11 inches by 17 inches standard sized sheets. Provide following information on the document:
 - (i) Activity ID.
 - (ii) Activity Description.

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- (iii) Original Duration.
- (iv) Remaining Duration.
- (v) Duration Percent Complete.
- (vi) Early Start.
- (vii) Early Finish.
- (viii) Late Start.
- (ix) Late Finish
- (x) Total Float
- (xi) Activities Gantt Chart

6. The Baseline Schedule narrative which shall address the following:
 - a. Description of the Contractor's plan to perform the work through the entire contract performance period.
 - b. Description of primary, secondary and tertiary Critical Paths.
 - c. Explanation of calendars used, including days of the week, holidays, etc.
 - d. Discuss calendar assignment to activities.
 - e. Description of major pieces of equipment that will be used on the site.
 - f. Discuss procurement of long lead items.
 - g. A discussion of monthly cash flow planned costs, and cumulative expenditures.
 - h. A general description of the means and methods proposed for the execution of the Work including, but not limited to:
 - (1) Discussion of operating areas and the proposed sequences.
 - (2) Description of the planned crews - sizes, equipment used, etc.
 - (3) Number of shifts to perform the Work.
 - (4) Significant activities that may inhibit the Work.

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(5) A listing of all milestones.

7. Contractor shall represent that the final Baseline Schedule is an accurate representation of Contractor's plan for performing the entire Work and that Contractor intends to use such schedule to execute the Work in compliance with the Contract Documents. Once the final Baseline Schedule is accepted it shall be the initial Project Schedule and used as the baseline in the Monthly Progress Schedules.

C. Monthly Progress Schedules

1. Monthly Progress Schedules are Project Schedules with progress achieved indicated for each Activity.
2. Project Schedules shall be progressed (updated) on a monthly basis until Final Acceptance is accomplished. Progress of Schedule activities shall be a physical percent complete as agreed with the City.
3. The Contractor shall not reduce activity durations in an attempt to reduce negative float. If the Contractor intends to execute activities quicker than the original duration, this shall be mentioned in the float analysis.
4. Approved Changes shall be included in each Monthly Progress Schedule.
5. Contractor shall meet with City each month in a Joint Monthly Progress Schedule Meeting,
6. Contractor shall make two submittals (Progress Only and Contractor's Adjusted) of the Project Schedule each month:
 - a. Shall incorporate the Contractor's Monthly Update (i.e. logic, durations, and calendar) made to the schedule including progress update information. This submission shall follow the scheduling principles described in this Section.
7. Each version of the Monthly Progress Schedule submitted by the Contractor shall require approval by City.
8. The Data Date for the Monthly Progress Schedule is 00:00 hours on Saturday following the last Friday of the Month. For each update of the Proposed and Baseline Schedules, the Version number shall increase by 1, and the previous schedule shall be archived to permit an audit trail.
 - a. Designations for the Progress Only (PO) and the Contractor's Adjusted (CA) shall clearly define the submission.
 - b. City will review and approve Monthly Progress Schedules based on remaining

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durations provided for each activity.

- c. Each Monthly Progress Schedule (PO and CA) shall contain activity progress measured through the Data Date and shall be submitted to the City for its review.
- 9. The City will review the Monthly Progress Schedule and provide comments at the Joint Monthly Progress Schedule Meeting to be held five working days after submission of the Monthly Progress Schedule.

10. Monthly Progress Schedule submissions shall be comprised of the following:

- a. One full-color time-scaled network document in PDF format organized by WBS. Print sizes shall be 11 inches by 17 inches standard sized sheets.

Provide following information on the document:

- (1) Activity ID.
 - (2) Activity Description.
 - (3) Original Duration.
 - (4) Remaining Duration.
 - (5) Duration Percent Complete.
 - (6) Early Start.
 - (7) Early Finish.
 - (8) Late Start.
 - (9) Late Finish.
 - (10) Total Float.
- b. The Monthly Progress Schedule narrative shall address the following:
 - (1) Description of the Work completed by the Contractor in the past performance period and Contractor's plan to perform the work through the entire next performance period, including shift work.
 - (2) Description of primary, secondary, and tertiary Critical Paths.
 - (3) Description of problem areas and anticipated problem areas and an

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explanation of corrective actions taken or planned to be taken.

- (4) Current and anticipated delays including cause of delay, corrective actions taken, and impact of delay on other activities, milestones, and completion dates.
- (5) Pending items (Minor Changes in the Work, Change Orders, Time Impact Analyses) and status thereof.
- (6) A list of fully executed Changes issued by the Wednesday of the week before the last Friday of every reporting period.
- (7) A description of any changes made to the schedule and reasons.
- (8) A narrative to show revisions since previous submissions for changes in scope of work, sequencing and other identifiable changes.
- (9) Progress made on critical activities indicated on CPM schedule.
- (10) Status of critical project components (percent complete, amount of time ahead or behind schedule) and if delays have occurred provide an analysis of how they may be mitigated.
- (11) Explanations for any lack of work on critical path activities planned to be performed during last month. Identify any changes to the critical path and the drivers for each change.
- (12) List of critical activities scheduled to be performed next month.
- (13) Status of major material and equipment procurement.
- (14) Any delays encountered during the reporting period.
- (15) Updated schedule duration uncertainty to coincide with the Project status and risk exposures.

D. Look-Ahead Schedules:

1. The Look-Ahead Schedule shall be the actual detailed work plan used by the Contractor in meeting the Contract schedule and milestones. The Look-Ahead Schedule shall be an element of the Contractor's Project Schedule.
2. The Look-Ahead Schedule shall be the basis of the weekly Progress Meetings.
3. The Look-Ahead Schedule shall display:

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- a. Past Week Activities
 - b. Current Week Activities
 - c. Three Week Look ahead Activities
4. Look-Ahead Schedules shall include as-built data, forecasted activity sequences, activity durations, through the Scheduled Substantial Completion Date and Final Acceptance, demonstrating the entire scope of Work.
 5. In months coinciding with a Look-Ahead Schedule submission, PO Monthly Progress Schedule shall be based on the last approved Monthly Progress Schedule
 6. Submission of Look-Ahead Schedules shall not replace the requirement for Contractor to prepare a Time Impact Analysis indicating delay to Scheduled Substantial Completion Date.
- E. Commissioning and Integration Testing Schedule:
1. Testing and Commissioning is expected to be carried as a summary activity in the Baseline Schedule and Project Schedules until a draft Commissioning and Integration Testing Schedule shall be submitted not later than 90 days prior to the first testing / commissioning before the Scheduled Substantial Completion Date.
 2. A final Commissioning and Integration Testing Schedule shall be submitted no later than 60 days prior to the first testing / commissioning activity before the Scheduled Substantial Completion Date and upon approval shall be incorporated into the Project Schedule with a Monthly Progress Schedule.
 3. The Commissioning and Integration Testing Schedule shall display scheduled Work so that each activity is shown with duration of no more than 15 workdays.
- F. Recovery Schedule
1. Should any of the following conditions exist, City may require the Contractor to prepare, at no extra cost to City, a plan of action and a Recovery Schedule as to how the Contractor plans to reorganize its work and resources to complete the Work by the Scheduled Substantial Completion Date and recover any lost time and/or delays that have been determined by the City to be caused by the Contractor:
 - a. Contractor's monthly progress report indicates delays that are, as determined by City, of sufficient magnitude that the Contractor's ability to complete the Work by the Scheduled Substantial Completion Date is brought into question.
 - (1) If the Work is delayed on the Critical Path item for a period which exceeds

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the greater of either a) thirty (-30) days in the aggregate, or b) that number of days in the aggregate equal to five percent of the days remaining until the approved Substantial Completion. For example, If the remaining duration during the period update is 300 Days, then five percent of the remaining 300 Days is 15 Days. The greater of (-30) days or (-15) days is (-15) days.

- (2) Contractor 's performance and resource utilization are not as planned to result in unnecessary consumption of the float.
 - (3) Contractor desires to make changes in the logic (sequencing of Work) or the planned duration of future activities in the schedule to recover lost time.
- b. Contractor shall submit a Recovery Schedule according to the requirements described in this Section. A Recovery Schedule, when required, shall be submitted to City for review and approval within 21 calendar days of Contractor receiving City's written request.
- c. Changes included in Recovery Schedule shall be documented. Contractor shall submit to City an audit report that has been prepared using schedule comparison software (i.e. Claim Digger, Project Investigator, or other software approved by City.
- d. If a recovery schedule is required hereunder, the City, at its sole discretion, may withhold the Contractor's Fee for that period in the Payment Application until such time the Contractor has prepared, and the City has accepted such recovery schedule.
- e. The Recovery Schedule submission shall include the following:
- (1) Detailed narrative describing (with an explanation for the reason of) any revised sequences, durations, and resources.
 - (2) Anticipated effect of revision on the current Project Schedule and Scheduled Substantial Completion Date, including describing change in affected activities' Total Float value.
 - (3) Contractor shall furnish sufficient labor, resources and equipment to ensure the prosecution of the Work meets the current Scheduled Substantial Completion Date. If in the opinion of City, Contractor falls behind in the prosecution of the Work as indicated in the current Schedule, Contractor shall take such steps as may be necessary to improve its progress. City may require Contractor to increase the number of shifts, days of work, and/or the amount of plant and equipment, all without additional cost to City.
 - (4) If Contractor fails or refuses to implement such measures to bring the Work back to conformity within the Scheduled Substantial Completion Date, City

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shall have the right to declare such failure or refusal a Contractor Event of Default under the Contract.

G. Revised Baseline Schedule

1. Either City or Contractor may request a Revised Baseline Schedule (Re-Baseline Schedule). The Monthly Progress Schedule to reflect actual progress shall not be considered as a Revised Baseline Schedule.
2. A Revised Baseline Schedule is considered necessary under the following conditions:
 - a. Additions, deletions, or revisions to activities required by Contract modification.
 - b. City determines there is reasonable doubt that milestones or the Scheduled Substantial Completion Date will be met. A Schedule Revision shall demonstrate how Contractor intends to reschedule remaining work by the Scheduled Substantial Completion Date. There shall not be additional cost to City, through re-sequencing and reallocating its forces to complete Work by Scheduled Substantial Completion Date.
3. Revised Baseline Schedule, when required, shall be submitted to City for review and approval within 21 days of Contractor receiving City's written request.
4. Revised Baseline Schedule shall conform to all requirements described in this Section for Project Schedules and shall include:
 - a. An audit report that has been prepared using schedule comparison software (i.e. Claim Digger, Project Investigator, or other software approved by the City.)
 - b. Detailed narrative explaining reason for revision.
 - c. Anticipated effect of the Revised Baseline Schedule on the Scheduled Substantial Completion Date, including describing change in affected activities Total Float value.
 - d. Appropriate Fragnet demonstrating the necessary changes.

H. As Built Schedule

1. Contractor shall prepare and submit an As-Built Schedule documenting actual start and actual finish dates for all activities and logic ties for all activities to show actual sequence in which Work was performed.

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PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

CONSTRUCTION SCHEDULES

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SECTION 01326
CONSTRUCTION SEQUENCING

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Work periods.
- B. Mobilization and demobilization.
- C. Construction sequence.

1.02 WORK PERIODS

- A. No work is permitted at IAH [HOU] during the following periods:
 - 1. Beginning at 6:00 a.m. CST (0600 hours) on Tuesday prior to Thanksgiving Day and to 10:00 p.m. CST (2000 hours) the following Monday.
 - 2. Beginning at 6:00 a.m. CST (0600 hours) one week prior to Christmas Day and to 11:59 p.m. CST (2359 hours) January 2 following.
 - 3. Beginning at 6:00 a.m. CST (0600 hours) on Friday prior to Houston Area Spring Break, and to 11:59 p.m. CST (2359 hours) the following Monday. These dates may be adjusted by HAS operations depending on scheduling of Spring Break for Houston Area School Districts.

No pavements shall be closed during these periods. The Contractor shall prepare any closed pavements to be opened during these periods, including, but not limited to, removal of all barricades and pavement closure devices, replacement of pavement markings. Coordinate requirements with HAS operations. This work shall be considered subsidiary to the cost of the project and shall not be measured or paid for separately.

- A. Reference the project phasing sheets of the plan set for details and required work hours, by phase. The contractor is required to complete the work by phase within the calendar days noted in the project phasing sheets of the plan set. Each Bid Schedule will be initiated only with a Notice to Proceed by the Owner. The Notices to Proceed may or may not be numerically sequential and may or may not be issued immediately after completion of the preceding Bid Schedule. The Contractor may not perform work without an authorized Notice to Proceed.

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- B. For purposes of on-site construction operations for interior work, work may be accomplished in one or more of the following daily schedules (shifts) and as specified elsewhere herein:
 - 1. “Day (D) Shift”: For work fully confined behind dust-resistant enclosures and where airborne or structure-borne noise is abatable by temporarily ceasing operations, work from 0000 hours through 2400 hours each day of the week, meaning a 24 hour shift is available whether or not all hours are used; however, deliver products and remove debris only during “N Shift.”
 - 2. “Night (N) Shift”: For work that cannot, due to dust or noise-producing operations, be done during “D Shift”, work from 1900 hours through 0600 hours each day of the week (8-hour shift, one-hour lunch break), with the following restrictions on access:
 - a. Move products into and remove debris only during “N shift” period.
 - b. Complete work of the shift and entirely evacuate the work area by 0600 of the next day, including rubbish removal, leaving enclosures or barricades in place.
- C. For purposes of on-site construction operations for exterior work within the AOA, work shall conform to the following:
 - 1. The contractor shall not perform lane closures with the Terminal Roadways unless approved in advance and in writing by HAS Airport Operations.
 - 2. Fire station access must be maintained at all times.
 - 3. Maintain access through work zone to terminal buildings and garages at all times unless indicated on the plans. Temporary closures of any access must only be completed between the hours of 10:00 p.m. CST (2200 hours) to 6:00 a.m. CST (0600 hours) on weekend days unless indicated on the plans. Temporary closures of delivery entrances and exits may only occur from 8:00 p.m. CST (2000 hours) to 4:00 a.m. CST (0400 hours) on weekend days unless indicated on the plans.
 - 4. The contractor shall coordinate staging areas for equipment with HAS Airport operations.
 - 5. See additional traffic control sequencing notes in the plans.

1.03 MOBILIZATION AND DEMOBILIZATION

- A. Payment for mobilization is specified in Section 01290 - Payment Procedures.
- B. General mobilization applicable to the Work, regardless of construction sequencing specified herein includes:

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1. Construction and Submittal Schedule processing following Sections 01325 - Construction Schedules and 01340 - Shop Drawings, Product Data and Samples.
2. Obtain and pay for permits.
3. Submittal of other documents following Section 01312 - Coordination and Meetings.
4. Survey Base Building Following Section 01726- Base Facility Survey and process related Document 00685- Request for Information, including accessibility by cutting, following Section 01731- Cutting and Patching, into concealed areas.
5. Security badging following Section 01506 - Temporary Controls.
6. Approval of construction schedules following Section 01325 - Construction Schedules.
7. Product acquisition for other tasks; except products with short lead times may be acquired later as required to maintain schedule performance.
8. Acquisition of major construction equipment and set-up of on-site storage and office space.
9. Other activities necessary to maintain schedule performance.
10. Construction of exterior and interior barricades and enclosures following Section 01505 - Temporary Facilities.

C. Demobilization:

1. Processing of closeout documents, following Section 01770 - Contract Closeout, and activities not otherwise completed at the end of previous tasks.

1.04 CONSTRUCTION SEQUENCE

- A. Sequence of work or tasks indicated in the schedule included in the Drawings is intended only as a guide for Bidding.
- B. Prepare and process Contractor's construction schedule following Section 01325- Construction Schedules.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION

3.01 CONSTRUCTION SEQUENCE

CONSTRUCTION SEQUENCING

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- A. Construct the Work in sequence as shown on Drawings.

END OF SECTION

CONSTRUCTION SEQUENCING

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SECTION 01330
SUBMITTAL PROCEDURES

PART 1 GENERAL

1.01 SECTION INCLUDES

A. Submittal procedures for:

1. Construction Schedules and Cash Flow Curve (billing forecast).
2. Shop Drawings, Product Data and Samples
3. Manufacturer's Certificates
4. Construction Photographs
5. Project Record Documents and monthly certification.
6. Design Mixes

1.02 SUBMITTAL PROCEDURES

A. Scheduling and Handling:

1. The Contractor must utilize Microsoft SharePoint, and/or a web-based system run by the Houston Airport System, to submit RFIs, Submittals and Invoices. Before doing so, the Contractor must attend a brief mandatory SharePoint training session, which will be conducted by a member of HAS. The Contractor must contact the designated HAS trainer prior to the start of construction to schedule a time for training. Access to SharePoint will not be given to the Contractor's team until training is completed. All document collaboration will be done using SharePoint.
2. Submit Shop Drawings, Data and Samples for related components as required by Specifications and Project Manager.
3. Schedule submittals well in advance of need for construction Products. Allow time for delivery of Products after submittal approval.
4. Develop submittal schedule that allows sufficient time for initial review, correction, resubmission and final review of all submittals. Allow a minimum of 30 days for initial review. Project Manager will review and return submittals to

SUBMITTAL PROCEDURES

Contractor as expeditiously as possible, but time required for review will vary depending on complexity and quantity of data submitted.

5. Project Manager's review of submittals covers only general conformity to Drawings, Specifications and dimensions that affect layout. Contractor is responsible for quantity determination. No quantities will be verified by Project Manager. Contractor is responsible for errors, omissions or deviations from Contract requirements; review of submittals does not relieve Contractor from the obligation to furnish required items in accordance with Drawings and Specifications.
6. Submit five copies of documents unless otherwise specified.
7. Revise and resubmit submittals as required. Identify all changes made since previous submittal.
8. Assume risk for fabricated Products delivered prior to approval. Do not incorporate Products into the Work, or include payment for Products in periodic progress payments, until approved by Project Manager.

B. Transmittal Form and Numbering:

1. Transmit each submittal to Project Manager with Transmittal letter which includes:
 - a. Date and submittal number
 - b. Project title and number
 - c. Names of Contractor, Subcontractor, Supplier and manufacturer
 - d. Identification of Product being supplied
 - e. Location of where Product is to be installed
 - f. Applicable Specification section number
2. Identify deviations from Contract documents clouding submittal drawings. Itemize and detail on separate 8-1/2 by 11-inch sheets entitled "DEVIATIONS FOR _____." When no deviations exist, submit a sheet stating no deviations exist.
3. Have design deviations signed and sealed by an appropriate design professional, registered in the State of Texas.
4. Sequentially number transmittal letters beginning with number one.
5. Use original number for resubmittals with an alphabetic suffix (i.e., 2A for the first resubmittal of submittal 2, or 15C for third resubmittal of submittal 15, etc.).

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Show only one type of work or Product on each submittal. Mixed submittals will not be accepted.

C. Contractor's Stamp:

1. Apply Contractor's Stamp certifying that the items have been reviewed in detail by Contractor and that they comply with Contract requirements, except as noted by requested variances.
2. As a minimum, Contractor's Stamp shall include:
 - a. Contractor's name.
 - b. Job number.
 - c. Submittal number.
 - d. Certification statement Contractor has reviewed submittal and it is in compliance with the Contract.
 - e. Signature line for Contractor

D. Submittals will be returned with one of the following Responses:

1. "REVIEWED AS SUBMITTED" when no response and resubmittal is required.
2. "NO EXCEPTION" when sufficient information has supplied to determine that item described is accepted and that no resubmittal is required.
3. "MAKE CORRECTIONS AS NOTED WHEN EXCEPTIONS DO NOT REQUIRE FUTURE CHANGES" when sufficient information has been supplied to determine that item will be acceptable subject to changes, or exceptions, which will be clearly stated. When exceptions require additional changes, the changes must be submitted for approval. Resubmittal is not required when exceptions require no further changes.
4. "REVISE AND RESUBMIT" when submittal do not contain sufficient information, or when information provided does not meet Contract requirements. Additional data or details requested by Project Manager must be submitted to obtain approval.

1.03 MANUFACTURER'S CERTIFICATES

- A.** When required by Specification sections, submit manufacturers' certificate of compliance for review by Project Manager.

SUBMITTAL PROCEDURES

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- B. Place Contractor's Stamp on front of certification.
- C. Submit supporting reference data, affidavits, and certifications as appropriate.
- D. Product certificates may be recent or from previous test results, but must be acceptable to Project Manager.

1.04 DESIGN MIXES

- A. When required by Specification sections, submit design mixes for review.
- B. Place Contractor's Stamp, as specified in this section, on the front of each design mix.
- C. Mark each mix to identify proportions, gradations, and additives for each class and type of mix submitted. Include applicable test results from samples for each mix. Perform tests and certifications within 12 months of the date of the submittal.
- D. Maintain copies of approved mixes at mixing plant.

1.05 CHANGES TO CONTRACT

- A. Changes to Contract may be initiated by completing a Request for Information form. Project Manager will provide a response to Contractor by completing the form and returning it to Contractor.
 - 1. If Contractor agrees that the response will result in no increase in cost or time, a Minor Change in the Work will be issued by City Engineer.
 - 2. If Contractor and Project Manager agree that an increase in time or cost is warranted, Project Manager will forward the Request for Proposal for negotiation of a Change Order.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SECTION 01340

SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. General procedural requirements for submittal data:
 - 1. Shop drawings.
 - 2. Product data.
 - 3. Samples, including control samples.
 - 4. Product certifications and compliance statements.
 - 5. Submittal logging.
- B. Submittal quantities specified in other Sections supersedes those specified herein.
- C. Product interface control documents.

1.02 GENERAL PROCEDURES

- A. Review submittal data and indicate results of review on documents submitted to Designer.
 - 1. Obtain review and indicate results of Subcontractors' and applicable Separate Contractors' reviews before submittal to Designer.
 - 2. Include on each shop drawing, sample or product data submittal the following minimum language, signed (by individuals authorized to make binding agreements on behalf of their respective firms) and dated on behalf of each responsible party:

"The Subcontractor and the Contractor named below hereby certify this submittal has been checked prior to submission to Designer and conforms to the requirements of the Contract Documents for work represented hereby. This submittal does not deviate from requirements of the Contract Documents. It has been checked for: field conditions; correlation of dimensions and quantities; safety precautions; construction means, methods, techniques, schedules, sequences, procedures and fabrication processes; for errors and omissions in this submittal; and for coordination of the work of the trades.

SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

**HOU CENTRAL CONCOURSE FLOORING REPLACEMENT –
PHASE II**

Project No. 957

**SHOP DRAWINGS,
PRODUCT DATA AND SAMPLES**

(Subcontractor Firm)
(Authorized Signature)
(Date)

This submittal has also been checked by the following Subcontractors and Separate Contractors for coordination of substrate/superstrate conditions and applicable product interfaces.

(List company names, place authorized signature and date for each.)

(Contractor)
(Authorized Signature)
(Date)"

- B. Transmit submittals under original transmittal to Designer, with a copy of the transmittal only to City Engineer. Number each submittal by specification number, for future reference.
1. Furnish number of copies specified herein or in other Sections, for Designer's and City Engineer's records, plus additional copies as the Contractor requires for construction operations and coordination of the Work.
 2. Identify Project, Contractor, Subcontractor, Supplier, and generic name of component or system. Allow space on submittal data to accommodate required stamps by Contractor, applicable Subcontractors, applicable Separate Contractors, Designers, and other reviewers.
 3. Indicate applicable Drawing detail and Section number.
 4. For submittals using SI (metric) measure as the manufacturer's or fabricator's standard, include corresponding Imperial measure conversions. Follow requirements in Section 01610.
- C. After Designer's review, revise and resubmit until resubmittal is no longer required; identify and log changes made to previous submittals.
- D. Distribute copies of reviewed submittals to concerned parties, including Separate Contractors. Instruct recipients to promptly report inability to comply with requirements indicated therein.
- E. Shop Drawings, Product Data and Samples: Follow Contractor's progress schedule for submittals related to work progress. Coordinate submittal of related items. Partial submittals will be returned unreviewed.
- F. Transmit submittals far enough in advance to provide time required for reviews, for securing necessary approvals, for revisions and resubmittals. Allow 14 days after receipt for

SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

Designer's review, except where shorter processing time is approved due to extraordinary conditions.

- G. Do not submit data where no submittal requirements occur. Unsolicited submittals will be returned unreviewed.
- H. Incomplete, uncoordinated, inaccurate and illegible submittals, and submittals without evidence of review by Contractor, applicable Subcontractors and applicable Separate Contractors will be returned unreviewed.
- I. Responsibility for costs of Designer's additional reviews resulting from improper submittal data remains with the Contractor, deductible from the Contract Sum or Time by Change Order.

1.03 SHOP DRAWINGS

- A. Submit one vellum sepia or electrostatic transparency (emulsion side "up") with one diazo print. After Designer's review, reproduce and distribute copies required for the Contractor's use. The Designer will reproduce copies for Designer and City Engineer.
- B. Sheet Size: 8-1/2 x 11 inches minimum; 36 x 24 inches maximum.
- C. If CADD is used, prepare documents readable, writable and printable using IBM PC-compatible hardware and software, based on AutoCAD (13 or later versions) or software translated thereto. Provide AutoCAD data disks following Section 01770 - Contract Closeout.
- D. Prepare shop drawings by qualified drafters, accurately and distinctly showing:
 - 1. Field and erection dimensions clearly identified as such.
 - 2. Arrangement and section views.
 - 3. Relation to adjacent materials or structure including complete information for making connections between work under this Contract and work under other contracts.
 - 4. Kinds of materials and finishes.
 - 5. Parts list and descriptions.
 - 6. Assembly drawings of equipment components and accessories showing their respective positions and relationships to the complete equipment package.
 - 7. Where necessary for clarity, identify details by reference to drawing sheet and detail numbers, schedule or room numbers as shown on the Contract Drawings.

SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

- E. Drawing to scale, and accurately represent specific products furnished.

1.04 PRODUCT DATA/MANUFACTURERS' LITERATURE

- A. Submit 4 original copies plus additional copies required for Contractor's use. Designer will retain four copies for distribution to City. Distribute remaining copies.
- B. Mark each copy to clearly identify applicable products, models, options, and other data; supplement manufacturers' standard data to provide information unique to the Work.
- C. When available, submit "SpecData" sheets.
- D. Include manufacturers' installation instructions.
- E. For products specified only by reference standard, give manufacturer's name, product name, model or catalog number, copy of referenced standard, and manufacturer's descriptive technical literature.

1.05 CONTRACTOR-PREPARED SAMPLES

- A. Submit 4 original sets of samples plus additional copies required for Contractor's use. Designer will retain three copies for distribution to City. Distribute remaining copies.
- B. Demonstrate functional and visual characteristics of products, complete with integral parts and attachment devices.
- C. Submit a reasonable range of manufacturers' standard colors, textures, sheens, and patterns for selection where specific requirements are not specified, where deviations are proposed, and where the nature of the product may vary in color, vein or "grain," texture, sheen and other visible characteristics.
- D. Sample characteristics are specified in individual Sections.
- E. Size, unless otherwise specified:
 - 1. Paint and Liquid Coated Products: 8-1/2 x 11 inches; tape edges of samples using gypsum board as the base or substrate.
 - 2. Flat or Sheet Products: 8-1/2 x 11 inches.
 - 3. Linear Products: 11 inches long.
 - 4. Bulk Products: Copy of container label, only where label submittal is specified.

- F. Full size or on-site samples or mock-ups may be used in the Work if approved.

1.06 CONTROL SAMPLES

- A. Certain Base Facility construction establishes performance, product, workmanship, or aesthetic quality requirements for this contract.
- B. Required control samples include:
 - 1. Paint and other applied decorative coatings at sight-exposed surfaces in public spaces, regardless of substrate types; for matching compatibility, color, texture, sheen and other visual and performance characteristics of analogous new work.
- C. Include control samples with submittal to which they apply.
- D. For items transmittable by mail or hand, remove one representative sample, following Section 01312 - Coordination and Meetings, and nondestructively label as "Control Sample." Process following Paragraph 1.06.
- E. Obtain control samples following Section 01731 - Cutting and Patching. The control sample will be returned to the Contractor.
- F. For items impractical to remove or mail, temporarily and non-destructively tag each item in place and maintain until submittal processing is complete. Request submittal evaluation to occur on-site. Include request with submittal to which it applies.
 - 1. Provide temporary facilities following Section 01505 - Temporary Facilities to provide access to and protection of control samples.
 - 2. Handle, store and protect control samples following Section 01610- Basic Product Requirements.
- G. Maintain control samples until applicable new work is completed or until directed.

1.07 PRODUCT INTERFACE CONTROL DOCUMENTS

- A. Following requirements apply where specified in other Sections.
- B. Prepare submittal data as required, to indicate proper interface between work of Subcontractors and Separate Contractors, for products of one Section or Contract required to be supported by or affixed or connected to products of another Section or Contract. Follow Section Paragraph 1.02 for review and processing requirements.
 - 1. Fully describe mating surfaces between products.

2. Fully describe predecessor and successor staging and sequencing of product fabrications and installations.

C. Field corrections to mating surfaces are not permitted, unless field modification is specified in Sections.

1.08 CERTIFICATIONS AND COMPLIANCE STATEMENTS

A. Submit 4 original copies plus additional copies required for Contractor's use. Designer will retain three copies for distribution to City. Distribute remaining copies. Include original signature and applicable original seal(s) on each copy.

B. Certifications may be in the form of recent test results, research reports, reference data, or affidavits, as applicable to certifications required.

1.09 SUBMITTAL LOG

A. If approved, submittal log may be incorporated into submittal schedules following Section 01325 - Construction Schedules.

B. Coordinate shop drawings, samples, product data and certifications schedule in Section 01325 - Construction Schedules. Log submittals showing proposed submittal number and expected processing period for each.

C. Denote submittals requiring special attention, such as requested shorter review time due to extraordinary conditions. Indicate reasons for special attention.

D. Update and distribute following Sections 01312 - Coordination and Meetings and 01325 - Construction Schedules.

1.10 DESIGNER'S ACTIONS

A. Comments may be added by Designer to submittal data, to inform the Contractor of detected failure of submittal data to follow contract requirements and the design concept expressed therein.

B. Commencing work governed by submittal requirements without proper processing of required submittals is the risk of the Contractor.

1. Cost increases attributable thereto are the sole responsibility of the Contractor without increase in Contract Sum.

**HOU CENTRAL CONCOURSE FLOORING REPLACEMENT –
PHASE II**

Project No. 957

**SHOP DRAWINGS,
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- 2. Time increases attributable thereto are the sole responsibility of the Contractor under provisions of Article 9.13 (Liquidated Damages) in Document 00700 - General Conditions.
- C. Responsibility for Contractor's errors and omissions or construction of defective or deficient work remains with the Contractor and is not relieved by Designer's review.
- D. Following is Designer's submittal review statement, which may be affixed to Contractor's submittal by stamp, label or separate sheet:

DESIGNER'S SUBMITTAL REVIEW STATEMENT

SUBMITTAL FILE NO.: _____

To: (Contractor)

Project:

Project/CIP/[AIP] No.: ____/____[/____]

END OF DESIGNER'S SUBMITTAL REVIEW STATEMENT

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION

3.01 CONTROL SAMPLES

- A. Reinstall control samples following Section 01731 - Cutting and Patching.

END OF SECTION

SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

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SECTION 01410
TPDES REQUIREMENTS

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Documentation to be prepared and signed by Contractor/Operator before conducting construction operations, in accordance with the Texas Pollutant Discharge Elimination System (TPDES) Construction General Permit Number TXR150000 issued on February 8, 2018 (the Construction General Permit).
- B. Implementation, maintenance inspection, and termination of storm water pollution prevention control measures including, but not limited to, erosion and sediment controls, storm water management plans, waste collection and disposal, off-site vehicle tracking, and other appropriate practices shown on the Drawings or specified elsewhere in the Contract.
- C. Review of the Storm Water Pollution Prevention Plan (SWP3) implementation in a meeting with Project Manager prior to start of Construction.

1.02 DEFINITIONS

- A. Commencement of Construction Activities: The exposure of soil resulting from activities such as clearing, grading, and excavation activities, as well as other construction related activities (e.g. stock piling of fill material, demolition).
- B. Large Construction Activity: Project that:
 - 1. disturbs five acres or more, or
 - 2. disturbs less than five acres but is part of a larger common plan of development that will disturb five acres or more of land.
- C. Small Construction Activity: Project that:
 - 1. disturbs one or more acres but less than five acres, or
 - 2. are part of a larger common plan of development that will disturb at least 1 but less than 5 Ac.

TPDES REQUIREMENTS

D. TPDES Operator:

1. Operator - The person or persons associated with a large or small construction activity that is either a primary or secondary as defined below:
 - a. Primary Operator – the person or persons associated with a large or small construction activity that meets either of the following two criteria:
 - (1) the persons have operational control over construction plans and specifications, including the ability to make modifications to those plans and specifications; or, the person or persons have day-to-day operational control of those activities at a construction site that are necessary to ensure compliance with a storm water pollution prevention plan (SWP3) for the site or other permit conditions (e.g., they are authorized to direct workers at a site to carry out activities required by the SWP3 or comply with other permit conditions).
 - b. Secondary Operator –The person or entity, often the property owner, whose operational control is limited to:
 - (1) the employment of other operators, such as a general contractor, to perform or supervise construction activities, or
 - (2) the ability to approve or disapprove changes to construction plans and specifications, but who does not have day-to-day on-site operational control over construction activities at the site.

PART 2 PRODUCTS (NOT USED)**PART 3 EXECUTION****3.01 SITE SPECIFIC STORM WATER POLLUTION PREVENTION PLAN (SWP3)**

- A. Prepare a SWP3 following Part III of the Construction General Permit and the Storm Water Management Handbook for Construction Activities issued under City Ordinance Section 47-695(b). If conflicts exist between the Construction General Permit and the handbook, the more stringent requirement will apply.
- B. Update or revise the SWP3 as needed during the construction following Part III, Section E of the Construction General Permit.
- C. Submit the SWP3 and any updates or revisions to Project Manager for review and address comments prior to commencing, or continuing, construction activities.

3.02 NOTICE OF INTENT for Large Construction Activity

- A. Fill out, sign, and date TCEQ Form 20022 (03/06/2018) Notice of Intent (NOI) for an Authorization for Stormwater Discharges Associated with Construction Activity under TPDES General Permit TXR150000, ATTACHMENT 1 of this Section 01410.
- B. Transmit the signed Contractor's copy of TCEQ Form 20022 (03/06/2018), along with a \$325.00 check, made out to Texas Commission on Environmental Quality, and the completed Payment Submittal Form to Project Manager.
- C. Project Manager will complete a separate TCEQ Form 20022 (03/06/2018) for City's Notice of Intent, and will submit both Notices, along with checks for application fees, to the TCEQ.
- D. Submission of the Notice of Intent form by both the City and Contractor to CEQ if mailing is required a minimum of seven days before Commencement of Construction Activities.

3.03 CONSTRUCTION SITE NOTICE FOR SMALL CONSTRUCTION ACTIVITY

- A. Fill out, sign, and date the Construction Site Notice, Attachment 2 to TPDES General Permit TXR150000, "Small Construction Site Notice", ATTACHMENT 2 of this Section 01410.
- B. Transmit the signed Construction Site Notice to Project Manager at least seven days prior to Commencement of Construction Activity.

3.04 CERTIFICATION REQUIREMENTS

- A. Fill out TPDES Operator's Information form, ATTACHMENT 3 of this Section 01410, including Contractor's name, address, and telephone number, and the names of persons or firms responsible for maintenance and inspection of erosion and sediment control measures. Use multiple copies as required to document full information.
- B. Contractor and Subcontractors shall sign and date the Contractor's/ Subcontractor's Certification for TPDES Permitting, ATTACHMENT 4 of this Section 01410. Include this certification with other Project certification forms.
- C. Submit properly completed certification forms to Project Manager for review before beginning construction operations.
- D. Conduct inspections in accordance with TCEQ requirements. Ensure persons or firms responsible for maintenance and inspection of erosion and sediment control measures read, fill out, sign, and date the Erosion Control Contractor's certification for Inspection and Maintenance. Use the City of Houston Storm Water Pollution Prevention Plan,

Construction Site Inspection Report, ATTACHMENT 5 of this Section 01410 to record maintenance inspections and repairs.

3.05 RETENTION OF RECORDS

- A. Keep a copy of this document and the SWP3 in a readily accessible location at the construction site from Commencement of Construction Activity until submission of the Notice of Termination (NOT) for Storm Water Discharges Associated with Construction Activity under TPDES Construction General Permit (TXR150000). Contractors with day-to-day operational control over SWP3 implementation shall have a copy of the SWP3 available at a central location, on-site, for the use of all operators and those identified as having responsibilities under the SWP3. Upon submission of the NOT, submit all required forms and a copy of the SWP3 with all revisions to Project Manager.

3.06 REQUIRED NOTICES

- A. Post the following notices from effective date of the SWP3 until date of final site stabilization as defined in the Construction General Permit:
 - 1. Post the TPDES permit number for Large Construction Activity, with a signed TCEQ Construction Site Notice for large or Small Construction Activity. Signed copies of the City's and Contractor's NOI must also be posted.
 - 2. Post notices near the main entrance of the construction site in a prominent place where it is safely and readily available for viewing by General Public, Local, State, and Federal Authorities. Post name and telephone number of Contractor's local contact person, brief project description and location of the SWP3.
 - a. If posting near a main entrance is not feasible due to safety concerns, coordinate posting of notice with Project Manager to conform to requirements of the Construction General Permit.
 - b. If Project is a linear construction project (e.g.: road, utilities, etc.), post notice in a publicly accessible location near active construction. Move notice as necessary.
 - 3. Post a notice to equipment and vehicles operators, instructing them to stop, check, and clean tires of debris and mud before driving onto traffic lanes. Post at each stabilized construction access area.
 - 4. Post a notice of waste disposal procedures in a readily visible location on site.

3.07 ON-SITE WASTE MATERIAL STORAGE

- A. On-site waste material storage shall be self-contained and shall satisfy appropriate local, state, and federal rules and regulations.

TPDES REQUIREMENTS

- B. Prepare list of waste material to be stored on-site. Update list as necessary to include up-to-date information. Keep a copy of updated list with the SWP3.
- C. Prepare description of controls to reduce pollutants generated from on-site storage. Include storage practices necessary to minimize exposure of materials to storm water, and spill prevention and response measures consistent with best management practices. Keep a copy of the description with the SWP3.

3.8 NOTICE OF TERMINATION

- A. Submit a NOT, ATTACHMENT 6 of this Section 01410, to Project Manager within 30 days after:
 - 1. Final stabilization has been achieved on all portions of the site that are the responsibility of the Contractor; or,
 - 2. Another operator has assumed control over all areas of the site that have not been stabilized; and
 - 3. All sit fences and other temporary erosion controls have either been removed, scheduled to be removed as defined in the SWP3, or transferred to a new operator if the new operator has sought permit coverage.
- B. Project Manager will complete City's NOT and submit Contractor and City's notices to the TCEQ and MS4 entities.

END OF SECTION

TPDES REQUIREMENTS

ATTACHMENT 1

TCEQ Office Use Only

Permit No:

CN:

RN:



Notice of Intent (NOI) for an Authorization for Stormwater Discharges Associated with Construction Activity under TPDES General Permit TXR150000

IMPORTANT INFORMATION

Please read and use the General Information and Instructions prior to filling out each question in the NOI form.

Use the NOI Checklist to ensure all required information is completed correctly.

Incomplete applications delay approval or result in automatic denial.

Once processed your permit authorization can be viewed by entering the following link into your internet browser: http://www2.tceq.texas.gov/wq_dpa/index.cfm or you can contact TCEQ Stormwater Processing Center at 512-239-3700.

ePERMITS

Effective September 1, 2018, this paper form must be submitted to TCEQ with a completed electronic reporting waiver form (TCEQ-20754).

To submit an NOI electronically, enter the following web address into your internet browser and follow the instructions: <https://www3.tceq.texas.gov/steers/index.cfm>

APPLICATION FEE AND PAYMENT

The application fee for submitting a paper NOI is \$325. The application fee for electronic submittal of a NOI through the TCEQ ePermits system (STEERS) is \$225.

Payment of the application fee can be submitted by mail or through the TCEQ ePay system. The payment and the NOI must be mailed to separate addresses. To access the TCEQ ePay system enter the following web address into your internet browser: <http://www.tceq.texas.gov/epay>.

Provide your payment information for verification of payment:

- If payment was mailed to TCEQ, provide the following:
 - Check/Money Order Number:
 - Name printed on Check:
- If payment was made via ePay, provide the following:
 - Voucher Number:
 - A copy of the payment voucher is attached to this paper NOI form.

RENEWAL (This portion of the NOI is not applicable after June 3, 2018)

Is this NOI for a renewal of an existing authorization? ☐ Yes ☐ No

If Yes, provide the authorization number here: TXR15

NOTE: If an authorization number is not provided, a new number will be assigned.

SECTION 1. OPERATOR (APPLICANT)

- a) If the applicant is currently a customer with TCEQ, what is the Customer Number (CN) issued to this entity? CN

(Refer to Section 1.a) of the Instructions)

- b) What is the Legal Name of the entity (applicant) applying for this permit? (The legal name must be spelled exactly as filed with the Texas Secretary of State, County, or in the legal document forming the entity.)

- c) What is the contact information for the Operator (Responsible Authority)?

Prefix (Mr. Ms. Miss):

First and Last Name:

Suffix:

Title:

Credentials:

Phone Number:

Fax Number:

E-mail:

Mailing Address:

City, State, and Zip Code:

Mailing Information if outside USA:

Territory:

Country Code:

Postal Code:

- d) Indicate the type of customer:

☐ Individual

☐ Federal Government

☐ Limited Partnership

☐ County Government

☐ General Partnership

☐ State Government

☐ Trust

☐ City Government

☐ Sole Proprietorship (D.B.A.)

☐ Other Government

☐ Corporation

☐ Other:

☐ Estate

- e) Is the applicant an independent operator? ☐ Yes ☐ No

(If a governmental entity, a subsidiary, or part of a larger corporation, check No.)

f) Number of Employees. Select the range applicable to your company.

☐ 0-20

☐ 251-500

☐ 21-100

☐ 501 or higher

☐ 101-250

g) Customer Business Tax and Filing Numbers: (**Required** for Corporations and Limited Partnerships. **Not Required** for Individuals, Government, or Sole Proprietors.)

State Franchise Tax ID Number:

Federal Tax ID:

Texas Secretary of State Charter (filing) Number:

DUNS Number (if known):

SECTION 2. APPLICATION CONTACT

Is the application contact the same as the applicant identified above?

☐ Yes, go to Section 3

☐ No, complete this section

Prefix (Mr. Ms. Miss):

First and Last Name: Suffix:

Title: Credential:

Organization Name:

Phone Number: Fax Number:

E-mail:

Mailing Address:

Internal Routing (Mail Code, Etc.):

City, State, and Zip Code:

Mailing information if outside USA:

Territory:

Country Code: Postal Code:

SECTION 3. REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE

a) If this is an existing permitted site, what is the Regulated Entity Number(RN) issued to this site? RN

(Refer to Section 3.a) of the Instructions)

- b) Name of project or site (the name known by the community where it's located):

- c) In your own words, briefly describe the type of construction occurring at the regulated site (residential, industrial, commercial, or other):

- d) County or Counties (if located in more than one):

- e) Latitude: Longitude:

- f) Site Address/Location

If the site has a physical address such as 12100 Park 35 Circle, Austin, TX 78753, complete *Section A*.

If the site does not have a physical address, provide a location description in *Section B*.
Example: located on the north side of FM 123, 2 miles west of the intersection of FM 123 and Highway 1.

Section A:

Street Number and Name:

City, State, and Zip Code:

Section B:

Location Description:

City (or city nearest to) where the site is located:

Zip Code where the site is located:

SECTION 4. GENERAL CHARACTERISTICS

- a) Is the project or site located on Indian Country Lands?

☐ Yes, do not submit this form. You must obtain authorization through EPA Region 6.

☐ No

- b) Is your construction activity associated with a facility that, when completed, would be associated with the exploration, development, or production of oil or gas or geothermal resources?

☐ Yes. Note: The construction stormwater runoff may be under jurisdiction of the Railroad Commission of Texas and may need to obtain authorization through EPA Region 6.

☐ No

- c) What is the Primary Standard Industrial Classification (SIC) Code that best describes the construction activity being conducted at the site?

- d) What is the Secondary SIC Code(s), if applicable?

- e) What is the total number of acres to be disturbed?

- f) Is the project part of a larger common plan of development or sale?

☐ Yes

☐ No. The total number of acres disturbed, provided in e) above, must be 5 or more.
If the total number of acres disturbed is less than 5, do not submit this form. See the requirements in the general permit for small construction sites.

g) What is the estimated start date of the project?

h) What is the estimated end date of the project?

i) Will concrete truck washout be performed at the site? ☐ Yes ☐ No

j) What is the name of the first water body(ies) to receive the stormwater runoff or potential runoff from the site?

k) What is the segment number(s) of the classified water body(ies) that the discharge will eventually reach?

l) Is the discharge into a Municipal Separate Storm Sewer System(MS4)?

☐ Yes ☐ No

If Yes, provide the name of the MS4 operator:

Note: The general permit requires you to send a copy of this NOI form to the MS4 operator.

m) Is the discharge or potential discharge from the site within the Recharge Zone, Contributing Zone, or Contributing Zone within the Transition Zone of the Edwards Aquifer, as defined in 30 TAC Chapter 213?

☐ Yes, complete the certification below.

☐ No, go to Section 5

I certify that the copy of the TCEQ-approved Plan required by the Edwards Aquifer Rule (30 TAC Chapter 213) that is included or referenced in the Stormwater Pollution Prevention Plan will be implemented. ☐ Yes

SECTION 5. NOI CERTIFICATION

a) I certify that I have obtained a copy and understand the terms and conditions of the Construction General Permit (TXR150000). ☐ Yes

b) I certify that the full legal name of the entity applying for this permit has been provided and is legally authorized to do business in Texas. ☐ Yes

c) I understand that a Notice of Termination (NOT) must be submitted when this authorization is no longer needed. ☐ Yes

d) I certify that a Stormwater Pollution Prevention Plan has been developed, will be implemented prior to construction and to the best of my knowledge and belief is compliant with any applicable local sediment and erosion control plans, as required in the Construction General Permit (TXR150000). ☐ Yes

Note: For multiple operators who prepare a shared SWP3, the confirmation of an operator may be limited to its obligations under the SWP3, provided all obligations are confirmed by at least one operator.

SECTION 6. APPLICANT CERTIFICATION SIGNATUREOperator Signatory Name: Operator Signatory Title:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

I further certify that I am authorized under 30 Texas Administrative Code §305.44 to sign and submit this document, and can provide documentation in proof of such authorization upon request.

Signature (use blue ink): _____ Date: _____

NOTICE OF INTENT CHECKLIST (TXR150000)

Did you complete everything? Use this checklist to be sure!

Are you ready to mail your form to TCEQ? Go to the General Information Section of the Instructions for mailing addresses.

Confirm each item (or applicable item) in this form is complete. This checklist is for use by the applicant to ensure a complete application is being submitted. **Missing information may result in denial of coverage under the general permit.** (See NOI process description in the General Information and Instructions.)

APPLICATION FEE

If paying by check:

- ☐ Check was mailed **separately** to the TCEQs Cashier's Office. (See Instructions for Cashier's address and Application address.)
- ☐ Check number and name on check is provided in this application.

If using ePay:

- ☐ The voucher number is provided in this application and a copy of the voucher is attached.

RENEWAL

- ☐ If this application is for renewal of an existing authorization, the authorization number is provided.

OPERATOR INFORMATION

- ☐ Customer Number (CN) issued by TCEQ Central Registry
- ☐ Legal name as filed to do business in Texas. (Call TX SOS 512-463-5555 to verify.)
- ☐ Name and title of responsible authority signing the application.
- ☐ Phone number and e-mail address
- ☐ Mailing address is complete & verifiable with USPS. www.usps.com
- ☐ Type of operator (entity type). Is applicant an independent operator?
- ☐ Number of employees.
- ☐ For corporations or limited partnerships - Tax ID and SOS filing numbers.
- ☐ Application contact and address is complete & verifiable with USPS. <http://www.usps.com>

REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE

- ☐ Regulated Entity Number (RN) (if site is already regulated by TCEQ)
- ☐ Site/project name and construction activity description
- ☐ County
- ☐ Latitude and longitude <http://www.tceq.texas.gov/gis/sqmapview.html>

- ☐ Site Address/Location. Do not use a rural route or post office box.

GENERAL CHARACTERISTICS

- ☐ Indian Country Lands -the facility is not on Indian Country Lands.
- ☐ Construction activity related to facility associated to oil, gas, or geothermal resources
- ☐ Primary SIC Code that best describes the construction activity being conducted at the site.
www.osha.gov/oshstats/sicser.html
- ☐ Estimated starting and ending dates of the project.
- ☐ Confirmation of concrete truck washout.
- ☐ Acres disturbed is provided and qualifies for coverage through a NOI.
- ☐ Common plan of development or sale.
- ☐ Receiving water body or water bodies.
- ☐ Segment number or numbers.
- ☐ MS4 operator.
- ☐ Edwards Aquifer rule.

CERTIFICATION

- ☐ Certification statements have been checked indicating Yes.
- ☐ Signature meets 30 Texas Administrative Code (TAC) §305.44 and is original.

Instructions for Notice of Intent (NOI) for Stormwater Discharges Associated with Construction Activity under TPDES General Permit(TXR150000)

GENERAL INFORMATION

Where to Send the Notice of Intent (NOI):

By Regular Mail:

TCEQ

Stormwater Processing Center (MC228)

P.O. Box 13087

Austin, Texas 78711-3087

By Overnight or Express Mail:

TCEQ

Stormwater Processing Center (MC228)

12100 Park 35 Circle

Austin, TX

Application Fee:

The application fee of \$325 is required to be paid at the time the NOI is submitted. Failure to submit payment at the time the application is filed will cause delays in acknowledgment or denial of coverage under the general permit. Payment of the fee may be made by check or money order, payable to TCEQ, or through EPAY (electronic payment through the web).

Mailed Payments:

Use the attached General Permit Payment Submittal Form. The application fee is submitted to a different address than the NOI. Read the General Permit Payment Submittal Form for further instructions, including the address to send the payment.

ePAY Electronic Payment: <http://www.tceq.texas.gov/epay>

When making the payment you must select Water Quality, and then select the fee category "General Permit Construction Storm Water Discharge NOI Application". You must include a copy of the payment voucher with your NOI. Your NOI will not be considered complete without the payment voucher.

TCEQ Contact List:

Application – status and form questions:	512-239-3700, swpermit@tceq.texas.gov
Technical questions:	512-239-4671, swgp@tceq.texas.gov
Environmental Law Division:	512-239-0600
Records Management - obtain copies of forms:	512-239-0900
Reports from databases(as available):	512-239-DATA (3282)
Cashier's office:	512 239-0357 or 512-239-0187

Notice of Intent Process:

When your NOI is received by the program, the form will be processed as follows:

- **Administrative Review:** Each item on the form will be reviewed for a complete response. In addition, the operator's legal name must be verified with Texas Secretary of State as valid and active (if applicable). The address(es) on the form must be verified with the US Postal service as receiving regular mail delivery. Do not give an overnight/express mailing address.

- **Notice of Deficiency:** If an item is incomplete or not verifiable as indicated above, a notice of deficiency (NOD) will be mailed to the operator. The operator will have 30 days to respond to the NOD. The response will be reviewed for completeness.
- **Acknowledgment of Coverage:** An Acknowledgment Certificate will be mailed to the operator. This certificate acknowledges coverage under the general permit.

or

Denial of Coverage: If the operator fails to respond to the NOD or the response is inadequate, coverage under the general permit may be denied. If coverage is denied, the operator will be notified.

General Permit (Your Permit)

For NOIs submitted **electronically** through ePermits, provisional coverage under the general permit begins immediately following confirmation of receipt of the NOI form by the TCEQ.

For **paper** NOIs, provisional coverage under the general permit begins **7 days after a completed NOI is postmarked for delivery** to the TCEQ.

You should have a copy of your general permit when submitting your application. You may view and print your permit for which you are seeking coverage, on the TCEQ web site <http://www.tceq.texas.gov>. Search using keyword TXR150000.

Change in Operator

An authorization under the general permit is not transferable. If the operator of the regulated project or site changes, the present permittee must submit a Notice of Termination and the new operator must submit a Notice of Intent. The NOT and NOI must be submitted no later than 10 days prior to the change in Operator status.

TCEQ Central Registry Core Data Form

The Core Data Form has been incorporated into this form. Do not send a Core Data Form to TCEQ. After final acknowledgment of coverage under the general permit, the program will assign a Customer Number and Regulated Entity Number, if one has not already been assigned to this customer or site.

For existing customers and sites, you can find the Customer Number and Regulated Entity Number by entering the following web address into your internet browser:

<http://www15.tceq.texas.gov/crpub/> or you can contact the TCEQ Stormwater Processing Center at 512-239-3700 for assistance. On the website, you can search by your permit number, the Regulated Entity (RN) number, or the Customer Number (CN). If you do not know these numbers, you can select "Advanced Search" to search by permittee name, site address, etc.

The Customer (Permittee) is responsible for providing consistent information to the TCEQ, and for updating all CN and RN data for all authorizations as changes occur. For this permit, a Notice of Change form must be submitted to the program area.

INSTRUCTIONS FOR FILLING OUT THE NOI FORM

Renewal of General Permit. Dischargers holding active authorizations under the expired General Permit are required to submit a NOI to continue coverage. The existing permit number is required. If the permit number is not provided or has been terminated, expired, or denied, a new permit number will be issued.

Section 1. OPERATOR (APPLICANT)**a) Customer Number (CN)**

TCEQ's Central Registry will assign each customer a number that begins with CN, followed by nine digits. **This is not a permit number, registration number, or license number.**

If the applicant is an existing TCEQ customer, the Customer Number is available at the following website: <http://www15.tceq.texas.gov/crpub/>. If the applicant is not an existing TCEQ customer, leave the space for CN blank.

b) Legal Name of Applicant

Provide the current legal name of the applicant. The name must be provided exactly as filed with the Texas Secretary of State (SOS), or on other legal documents forming the entity, as filed in the county. You may contact the SOS at 512-463-5555, for more information related to filing in Texas. If filed in the county, provide a copy of the legal documents showing the legal name.

c) Contact Information for the Applicant (Responsible Authority)

Provide information for the person signing the application in the Certification section. This person is also referred to as the Responsible Authority.

Provide a complete mailing address for receiving mail from the TCEQ. The mailing address must be recognized by the US Postal Service. You may verify the address on the following website: <https://tools.usps.com/go/ZipLookupAction!input.action>.

The phone number should provide contact to the applicant.

The fax number and e-mail address are optional and should correspond to the applicant.

d) Type of Customer (Entity Type)

Check only one box that identifies the type of entity. Use the descriptions below to identify the appropriate entity type. Note that the selected entity type also indicates the name that must be provided as an applicant for an authorization.

Individual

An individual is a customer who has not established a business, but conducts an activity that needs to be regulated by the TCEQ.

Partnership

A customer that is established as a partnership as defined by the Texas Secretary of State Office (TX SOS). If the customer is a 'General Partnership' or 'Joint Venture' filed in the county (not filed with TX SOS), the legal name of each partner forming the 'General Partnership' or 'Joint Venture' must be provided. Each 'legal entity' must apply as a co-applicant.

Trust or Estate

A trust and an estate are fiduciary relationships governing the trustee/executor with respect to the trust/estate property.

Sole Proprietorship (DBA)

A sole proprietorship is a customer that is owned by only one person and has not been incorporated. This business may:

1. be under the person's name
2. have its own name (doing business as or DBA)
3. have any number of employees.

If the customer is a Sole Proprietorship or DBA, the 'legal name' of the individual business 'owner' must be provided. The DBA name is not recognized as the 'legal name' of the entity. The DBA name may be used for the site name (regulated entity).

Corporation

A customer that meets all of these conditions:

1. is a legally incorporated entity under the laws of any state or country
2. is recognized as a corporation by the Texas Secretary of State
3. has proper operating authority to operate in Texas

The corporation's 'legal name' as filed with the Texas Secretary of State must be provided as applicant. An 'assumed' name of a corporation is not recognized as the 'legal name' of the entity.

Government

Federal, state, county, or city government (as appropriate)

The customer is either an agency of one of these levels of government or the governmental body itself. The government agency's 'legal name' must be provided as the applicant. A department name or other description of the organization is not recognized as the 'legal name'.

Other

This may include a utility district, water district, tribal government, college district, council of governments, or river authority. Provide the specific type of government.

e) Independent Entity

Check No if this customer is a subsidiary, part of a larger company, or is a governmental entity. Otherwise, check Yes.

f) Number of Employees

Check one box to show the number of employees for this customer's entire company, at all locations. This is not necessarily the number of employees at the site named in the application.

g) Customer Business Tax and Filing Numbers

These are required for Corporations and Limited Partnerships. These are not required for Individuals, Government, and Sole Proprietors.

State Franchise Tax ID Number

Corporations and limited liability companies that operate in Texas are issued a franchise tax identification number. If this customer is a corporation or limited liability company, enter the Tax ID number.

Federal Tax ID

All businesses, except for some small sole proprietors, individuals, or general partnerships should have a federal taxpayer identification number (TIN). Enter this number here. Use no prefixes, dashes, or hyphens. Sole proprietors, individuals, or general partnerships do not need to provide a federal tax ID.

TX SOS Charter (filing) Number

Corporations and Limited Partnerships required to register with the Texas Secretary of State are issued a charter or filing number. You may obtain further information by calling SOS at 512-463-5555.

DUNS Number

Most businesses have a DUNS (Data Universal Numbering System) number issued by Dun and Bradstreet Corp. If this customer has one, enter it here.

Section 2. APPLICATION CONTACT

Provide the name and contact information for the person that TCEQ can contact for additional information regarding this application.

Section 3. REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE**a) Regulated Entity Number (RN)**

The RN is issued by TCEQ's Central Registry to sites where an activity is regulated by TCEQ. This is not a permit number, registration number, or license number. Search TCEQ's Central Registry to see if the site has an assigned RN at <http://www15.tceq.texas.gov/crpub/>. If this regulated entity has not been assigned an RN, leave this space blank.

If the site of your business is part of a larger business site, an RN may already be assigned for the larger site. Use the RN assigned for the larger site.

If the site is found, provide the assigned RN and provide the information for the site to be authorized through this application. The site information for this authorization may vary from the larger site information.

An example is a chemical plant where a unit is owned or operated by a separate corporation that is accessible by the same physical address of your unit or facility. Other examples include industrial parks identified by one common address but different corporations have control of defined areas within the site. In both cases, an RN would be assigned for the physical address location and the permitted sites would be identified separately under the same RN.

b) Name of the Project or Site

Provide the name of the site or project as known by the public in the area where the site is located. The name you provide on this application will be used in the TCEQ Central Registry as the Regulated Entity name.

c) Description of Activity Regulated

In your own words, briefly describe the primary business that you are doing that requires this authorization. Do not repeat the SIC Code description.

d) County

Provide the name of the county where the site or project is located. If the site or project is located in more than one county, provide the county names as secondary.

e) Latitude and Longitude

Enter the latitude and longitude of the site in degrees, minutes, and seconds or decimal form. For help obtaining the latitude and longitude, go to:

<http://www.tceq.texas.gov/gis/sqmapview.html>.

f) Site Address/Location

If a site has an address that includes a street number and street name, enter the complete address for the site in *Section A*. If the physical address is not recognized as a USPS delivery address, you may need to validate the address with your local police (911 service) or through an online map site used to locate a site. Please confirm this to be a complete and valid address. Do not use a rural route or post office box for a site location.

If a site does not have an address that includes a street number and street name, provide a complete written location description in *Section B*. For example: "The site is located on the north side of FM 123, 2 miles west of the intersection of FM 123 and Highway 1."

Provide the city (or nearest city) and zip code of the site location.

Section 4. GENERAL CHARACTERISTICS**a) Indian Country Lands**

If your site is located on Indian Country Lands, the TCEQ does not have authority to process your application. You must obtain authorization through EPA Region 6, Dallas. Do not submit this form to TCEQ.

b) Construction activity associated with facility associated with exploration, development, or production of oil, gas, or geothermal resources

If your activity is associated with oil and gas exploration, development, or production, you may be under jurisdiction of the Railroad Commission of Texas (RRC) and may need to obtain authorization from EPA Region 6.

Construction activities associated with a facility related to oil, gas or geothermal resources may include the construction of a well site; treatment or storage facility; underground hydrocarbon or natural gas storage facility; reclamation plant; gas processing facility; compressor station; terminal facility where crude oil is stored prior to refining and at which refined products are stored solely for use at the facility; a

carbon dioxide geologic storage facility; and a gathering, transmission, or distribution pipeline that will transport crude oil or natural gas, including natural gas liquids, prior to refining of such oil or the use of the natural gas in any manufacturing process or as a residential or industrial fuel.

Where required by federal law, discharges of stormwater associated with construction activities under the RRC's jurisdiction must be authorized by the EPA and the RRC, as applicable. Activities under RRC jurisdiction include construction of a facility that, when completed, would be associated with the exploration, development, or production of oil or gas or geothermal resources, such as a well site; treatment or storage facility; underground hydrocarbon or natural gas storage facility; reclamation plant; gas processing facility; compressor station; terminal facility where crude oil is stored prior to refining and at which refined products are stored solely for use at the facility; a carbon dioxide geologic storage facility under the jurisdiction of the RRC; and a gathering, transmission, or distribution pipeline that will transport crude oil or natural gas, including natural gas liquids, prior to refining of such oil or the use of the natural gas in any manufacturing process or as a residential or industrial fuel. The RRC also has jurisdiction over stormwater from land disturbance associated with a site survey that is conducted prior to construction of a facility that would be regulated by the RRC. Under 33 U.S.C. §1342(l)(2) and §1362(24), EPA cannot require a permit for discharges of stormwater from field activities or operations associated with {oil and gas} exploration, production, processing, or treatment operations, or transmission facilities, including activities necessary to prepare a site for drilling and for the movement and placement of drilling equipment, whether or not such field activities or operations may be considered to be construction activities unless the discharge is contaminated by contact with any overburden, raw material, intermediate product, finished product, byproduct, or waste product located on the site of the facility. Under §3.8 of this title (relating to Water Protection), the RRC prohibits operators from causing or allowing pollution of surface or subsurface water. Operators are encouraged to implement and maintain best management practices (BMPs) to minimize discharges of pollutants, including sediment, in stormwater during construction activities to help ensure protection of surface water quality during storm events.

For more information about the jurisdictions of the RRC and the TCEQ, read the Memorandum of Understanding (MOU) between the RRC and TCEQ at 16 Texas Administrative Code, Part 1, Chapter 3, Rule 3.30, by entering the following link into an internet browser:

[http://texreg.sos.state.tx.us/public/readtac\\$ext.TacPage?sl=R&app=9&p_dir=&p_rloc=&p_tloc=&p_ploc=&pg=1&p_tac=&ti=16&pt=1&ch=3&rl=30](http://texreg.sos.state.tx.us/public/readtac$ext.TacPage?sl=R&app=9&p_dir=&p_rloc=&p_tloc=&p_ploc=&pg=1&p_tac=&ti=16&pt=1&ch=3&rl=30) or contact the TCEQ Stormwater Team at 512-239-4671 for additional information.

c) Primary Standard Industrial Classification (SIC) Code

Provide the SIC Code that best describes the construction activity being conducted at this site.

Common SIC Codes related to construction activities include:

- 1521 - Construction of Single Family Homes
- 1522 - Construction of Residential Buildings Other than Single Family Homes
- 1541 - Construction of Industrial Buildings and Warehouses

- 1542 - Construction of Non-residential Buildings, other than Industrial Buildings and Warehouses
- 1611 - Highway and Street Construction, except Highway Construction
- 1622 - Bridge, Tunnel, and Elevated Highway Construction
- 1623 - Water, Sewer, Pipeline and Communications, and Power Line Construction

For help with SIC Codes, enter the following link into your internet browser:

<http://www.osha.gov/pls/imis/sicsearch.html> or you can contact the TCEQ Small Business and Local Government Assistance Section at 800-447-2827 for assistance.

d) Secondary SIC Code

Secondary SIC Code(s) may be provided. Leave this blank if not applicable. For help with SIC Codes, enter the following link into your internet browser:

<http://www.osha.gov/pls/imis/sicsearch.html> or you can contact the TCEQ Small Business and Environmental Assistance Section at 800-447-2827 for assistance.

e) Total Number of Acres Disturbed

Provide the approximate number of acres that the construction site will disturb. Construction activities that disturb less than one acre, unless they are part of a larger common plan that disturbs more than one acre, do not require permit coverage. Construction activities that disturb between one and five acres, unless they are part of a common plan that disturbs more than five acres, do not require submission of an NOI. Therefore, the estimated area of land disturbed should not be less than five, unless the project is part of a larger common plan that disturbs five or more acres. Disturbed means any clearing, grading, excavating, or other similar activities.

If you have any questions about this item, please contact the stormwater technical staff by phone at 512-239-4671 or by email at swgp@tceq.texas.gov.

f) Common Plan of Development

Construction activities that disturb less than five acres do not require submission of an NOI unless they are part of a common plan of development or for sale where the area disturbed is five or more acres. Therefore, the estimated area of land disturbed should not be less than five, unless the project is part of a larger common plan that disturbs five or more acres. Disturbed means any clearing, grading, excavating, or other similar activities.

For more information on what a common plan of development is, refer to the definition of "Common Plan of Development" in the Definitions section of the general permit or enter the following link into your internet browser:

www.tceq.texas.gov/permitting/stormwater/common_plan_of_development_steps.html

For further information, go to the TCEQ stormwater construction webpage enter the following link into your internet browser: www.tceq.texas.gov/goto/construction and search for "Additional Guidance and Quick Links". If you have any further questions about the Common Plan of Development you can contact the TCEQ Stormwater Team at 512-239-4671 or the TCEQ Small Business and Environmental Assistance at 800-447-2827.

g) Estimated Start Date of the Project

This is the date that any construction activity or construction support activity is initiated at the site. If renewing the permit provide the original start date of when construction activity for this project began.

h) Estimated End Date of the Project

This is the date that any construction activity or construction support activity will end and final stabilization will be achieved at the site.

i) Will concrete truck washout be performed at the site?

Indicate if you expect that operators of concrete trucks will washout concrete trucks at the construction site.

j) Identify the water body(s) receiving stormwater runoff

The stormwater may be discharged directly to a receiving stream or through a MS4 from your site. It eventually reaches a receiving water body such as a local stream or lake, possibly via a drainage ditch. You must provide the name of the water body that receives the discharge from the site (a local stream or lake).

If your site has more than one outfall you need to include the name of the first water body for each outfall, if they are different.

k) Identify the segment number(s) of the classified water body(s)

Identify the classified segment number(s) receiving a discharge directly or indirectly. Enter the following link into your internet browser to find the segment number of the classified water body where stormwater will flow from the site:

www.tceq.texas.gov/waterquality/monitoring/viewer.html or by contacting the TCEQ Water Quality Division at (512) 239-4671 for assistance.

You may also find the segment number in TCEQ publication GI-316 by entering the following link into your internet browser: www.tceq.texas.gov/publications/gi/gi-316 or by contacting the TCEQ Water Quality Division at (512) 239-4671 for assistance.

If the discharge is into an unclassified receiving water and then crosses state lines prior to entering a classified segment, select the appropriate watershed:

- 0100 (Canadian River Basin)
- 0200 (Red River Basin)
- 0300 (Sulfur River Basin)
- 0400 (Cypress Creek Basin)
- 0500 (Sabine River Basin)

Call the Water Quality Assessments section at 512-239-4671 for further assistance.

l) Discharge into MS4 – Identify the MS4 Operator

The discharge may initially be into a municipal separate storm sewer system (MS4). If the stormwater discharge is into an MS4, provide the name of the entity that operates the MS4 where the stormwater discharges. An MS4 operator is often a city, town, county, or utility district, but possibly can be another form of government. Please note that the Construction General Permit requires the Operator to supply the MS4 with a

copy of the NOI submitted to TCEQ. For assistance, you may call the technical staff at 512-239-4671.

m) Discharges to the Edwards Aquifer Recharge Zone and Certification

The general permit requires the approved Contributing Zone Plan or Water Pollution Abatement Plan to be included or referenced as a part of the Stormwater Pollution Prevention Plan.

See maps on the TCEQ website to determine if the site is located within the Recharge Zone, Contributing Zone, or Contributing Zone within the Transition Zone of the Edwards Aquifer by entering the following link into an internet browser:

www.tceq.texas.gov/field/eapp/viewer.html or by contacting the TCEQ Water Quality Division at 512-239-4671 for assistance.

If the discharge or potential discharge is within the Recharge Zone, Contributing Zone, or Contributing Zone within the Transition Zone of the Edwards Aquifer, a site-specific authorization approved by the Executive Director under the Edwards Aquifer Protection Program (30 TAC Chapter 213) is required before construction can begin.

For questions regarding the Edwards Aquifer Protection Program, contact the appropriate TCEQ Regional Office. For projects in Hays, Travis and Williamson Counties: Austin Regional Office, 12100 Park 35 Circle, Austin, TX 78753, 512-339-2929. For Projects in Bexar, Comal, Kinney, Medina and Uvalde Counties: TCEQ San Antonio Regional Office, 14250 Judson Rd., San Antonio, TX 78233-4480, 210-490-3096.

Section 5. NOI CERTIFICATION

Note: Failure to indicate Yes to all of the certification items may result in denial of coverage under the general permit.

a) Certification of Understanding the Terms and Conditions of Construction General Permit (TXR150000)

Provisional coverage under the Construction General Permit (TXR150000) begins 7 days after the completed paper NOI is postmarked for delivery to the TCEQ. Electronic applications submitted through ePermits have immediate provisional coverage. You must obtain a copy and read the Construction General Permit before submitting your application. You may view and print the Construction General Permit for which you are seeking coverage at the TCEQ web site by entering the following link into an internet browser: www.tceq.texas.gov/goto/construction or you may contact the TCEQ Stormwater processing Center at 512-239-3700 for assistance.

b) Certification of Legal Name

The full legal name of the applicant as authorized to do business in Texas is required. The name must be provided exactly as filed with the Texas Secretary of State (SOS), or on other legal documents forming the entity, that is filed in the county where doing business. You may contact the SOS at 512-463 5555, for more information related to filing in Texas.

c) Understanding of Notice of Termination

A permittee shall terminate coverage under the Construction General Permit through the submittal of a NOT when the operator of the facility changes, final stabilization has

been reached, the discharge becomes authorized under an individual permit, or the construction activity never began at this site.

d) Certification of Stormwater Pollution Prevention Plan

The SWP3 identifies the areas and activities that could produce contaminated runoff at your site and then tells how you will ensure that this contamination is mitigated. For example, in describing your mitigation measures, your site's plan might identify the devices that collect and filter stormwater, tell how those devices are to be maintained, and tell how frequently that maintenance is to be carried out. You must develop this plan in accordance with the TCEQ general permit requirements. This plan must be developed and implemented before you complete this NOI. The SWP3 must be available for a TCEQ investigator to review on request.

Section 6. APPLICANT CERTIFICATION SIGNATURE

The certification must bear an original signature of a person meeting the signatory requirements specified under 30 Texas Administrative Code (TAC) §305.44.

If you are a corporation:

The regulation that controls who may sign an NOI or similar form is 30 Texas Administrative Code §305.44(a)(1) (see below). According to this code provision, any corporate representative may sign an NOI or similar form so long as the authority to sign such a document has been delegated to that person in accordance with corporate procedures. By signing the NOI or similar form, you are certifying that such authority has been delegated to you. The TCEQ may request documentation evidencing such authority.

If you are a municipality or other government entity:

The regulation that controls who may sign an NOI or similar form is 30 Texas Administrative Code §305.44(a)(3) (see below). According to this code provision, only a ranking elected official or principal executive officer may sign an NOI or similar form. Persons such as the City Mayor or County Commissioner will be considered ranking elected officials. In order to identify the principal executive officer of your government entity, it may be beneficial to consult your city charter, county or city ordinances, or the Texas statute(s) under which your government entity was formed. An NOI or similar document that is signed by a government official who is not a ranking elected official or principal executive officer does not conform to §305.44(a)(3). The signatory requirement may not be delegated to a government representative other than those identified in the regulation. By signing the NOI or similar form, you are certifying that you are either a ranking elected official or principal executive officer as required by the administrative code. Documentation demonstrating your position as a ranking elected official or principal executive officer may be requested by the TCEQ.

If you have any questions or need additional information concerning the signatory requirements discussed above, please contact the TCEQ's Environmental Law Division at 512-239-0600.

30 Texas Administrative Code**§305.44. Signatories to Applications**

(a) All applications shall be signed as follows.

(1) For a corporation, the application shall be signed by a responsible corporate officer. For purposes of this paragraph, a responsible corporate officer means a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the

corporation; or the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures. Corporate procedures governing authority to sign permit or post-closure order applications may provide for assignment or delegation to applicable corporate positions rather than to specific individuals.

(2) For a partnership or sole proprietorship, the application shall be signed by a general partner or the proprietor, respectively.

(3) For a municipality, state, federal, or other public agency, the application shall be signed by either a principal executive officer or a ranking elected official. For purposes of this paragraph, a principal executive officer of a federal agency includes the chief executive officer of the agency, or a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., regional administrator of the EPA).

Texas Commission on Environmental Quality General Permit Payment Submittal Form

Use this form to submit your Application Fee only if you are mailing your payment.

Instructions:

- Complete items 1 through 5 below:
- Staple your check in the space provided at the bottom of this document.
- *Do not mail this form with your NOI form.*
- *Do not mail this form to the same address as your NOI.*

Mail this form and your check to either of the following:

By Regular U.S. Mail

Texas Commission on Environmental Quality
Financial Administration Division
Cashier's Office, MC-214
P.O. Box 13088
Austin, TX 78711-3088

By Overnight or Express Mail

Texas Commission on Environmental Quality
Financial Administration Division
Cashier's Office, MC-214
12100 Park 35 Circle
Austin, TX 78753

Fee Code: GPA General Permit: TXR150000

1. Check or Money Order No:
2. Amount of Check/Money Order:
3. Date of Check or Money Order:
4. Name on Check or Money Order:
5. NOI Information:

If the check is for more than one NOI, list each Project or Site (RE) Name and Physical Address exactly as provided on the NOI. **Do not submit a copy of the NOI with this form, as it could cause duplicate permit application entries!**

If there is not enough space on the form to list all of the projects or sites the authorization will cover, then attach a list of the additional sites.

Project/Site (RE) Name:

Project/Site (RE) Physical Address:

Staple the check or money order to this form in this space.

CITY OF HOUSTON
STANDARD GENERAL REQUIREMENT

TPDES REQUIREMENTS

ATTACHMENT 2



SMALL CONSTRUCTION SITE NOTICE

FOR THE
Texas Commission on Environmental Quality (TCEQ)
Stormwater Program
TPDES GENERAL PERMIT TXR150000

The following information is posted in compliance with **Part II.E.2.** of the TCEQ General Permit Number TXR150000 for discharges of stormwater runoff from small construction sites. Additional information regarding the TCEQ stormwater permit program may be found on the internet at:

http://www.tceq.state.tx.us/nav/permits/wq_construction.html

Operator Name:	
Contact Name and Phone Number:	
Project Description: <i>Physical address or description of the site's location, estimated start date and projected end date, or date that disturbed soils will be stabilized</i>	
Location of Stormwater Pollution Prevention Plan:	

For Small Construction Activities Authorized Under Part II.E.2. (Obtaining Authorization to Discharge) the following certification must be completed:

I _____ (Typed or Printed Name Person Completing This Certification) certify under penalty of law that I have read and understand the eligibility requirements for claiming an authorization under Part II.E.2. of TPDES General Permit TXR150000 and agree to comply with the terms of this permit. A stormwater pollution prevention plan has been developed and will be implemented prior to construction, according to permit requirements. A copy of this signed notice is supplied to the operator of the MS4 if discharges enter an MS4. I am aware there are significant penalties for providing false information or for conducting unauthorized discharges, including the possibility of fine and imprisonment for knowing violations.

Signature and Title _____ Date _____

_____ Date Notice Removed

_____ MS4 operator notified per Part II.F.3.

CITY OF HOUSTON
STANDARD GENERAL REQUIREMENT

TPDES REQUIREMENTS

ATTACHMENT 3

TPDES OPERATOR'S INFORMATION

Owner's Name and Address:

City of Houston

Mr. _____

(City Official)

(Department) _____

1002 Washington Ave, 2nd FL

Houston, TX 77002

(832) 394-9108

Contractors' Names and Addresses:

General Contractor:

Telephone: _____

Site Superintendent:

Telephone: _____

Erosion Control and
Maintenance Inspection:

Telephone: _____

Subcontractors' Names and Addresses:

Phone: _____

Phone: _____

Note: Insert name, address, and telephone number of person or firms

ATTACHMENT 4

CONTRACTOR'S / SUBCONTRACTOR'S

CERTIFICATION FOR TPDES PERMITTING

I certify under penalty of law that I understand the terms and conditions of TPDES General Permit No. TXR150000 and the Storm Water Pollution Prevention Plan for the construction site identified as part of this certification.

Signature:

Name: (printed or typed)

Title:

Company:

Address:

Date:

Signature:

Name: (printed or typed)

Title:

Company:

Address:

Date:

Signature:

Name: (printed or typed)

Title:

Company:

Address:

Date:

CITY OF HOUSTON
STANDARD GENERAL REQUIREMENT

TPDES REQUIREMENTS

ATTACHMENT 5



City of Houston

Storm Water Quality
Construction Site Activities Inspection Report

TCEQ Stormwater Discharge Permit Number _____

COH Storm Water Quality Permit Number _____

COH Building Permit Login Number _____

NAME _____ DATE _____

ADDRESS _____

- ☐ No exceptions noted.
The following deficiencies have been noted:
- ☐ NOI / Construction Site Notice Improperly Posted
- ☐ Stormwater Pollution Prevention Plan Incomplete or requires updating
- ☐ Copy of NOI / CSN not on site
- ☐ Storm Water Pollution Prevention Plan not on site
- ☐ Erosion and sediment controls improperly installed
- ☐ Erosion and sediment control devices improperly maintained
- ☐ Fueling/washout/chemical storage areas not properly protected
- ☐ Portocan or other sanitary facilities not properly protected or leaking
- ☐ Self-inspection and maintenance records incomplete
- ☐ Sediment from site outside area of construction
- ☐ Other (see description below)
- _____
- _____
- _____

The deficiencies must be corrected:

- ☐ immediately; ☐ within 48 hours;
☐ prior to re-inspection

Should the noted deficiencies not be corrected in the time frame indicated, further enforcement remedies will be sought.

For questions concerning the above:

Please contact the Storm Water Quality Group at
 1002 Washington Avenue, 2nd Floor, Houston TX 77002
 832-394-9108

Inspector's Name

Operator's Signature

Inspector's Cell Phone

Operator's Name

☐ not present

Distribution: white – Stormwater Quality Engineer gold – operator

CITY OF HOUSTON
STANDARD GENERAL REQUIREMENT

TPDES REQUIREMENTS

ATTACHMENT 6



Notice of Termination (NOT) for Authorizations under TPDES General Permit TXR150000

TCEQ Office Use Only

Permit No:

CN:

RN:

Region:

IMPORTANT INFORMATION:

Please read and use the General Information and Instructions prior to filling out each question in the form.

Effective September 1, 2018, this paper form must be submitted to TCEQ with a completed electronic reporting waiver form (TCEQ-20754).

ePermits: This form is available on our online permitting system.

Sign up for online permitting at: <https://www3.tceq.texas.gov/steers/>

What is the permit number to be terminated?

TXR15

TXRCW

Section 1. OPERATOR (Permittee)

a) What is the Customer Number (CN) issued to this entity?

CN

b) What is the Legal Name of the current permittee?

c) Provide the contact information for the Operator (Responsible Authority).

Prefix (Mr. Ms. or Miss):

First and Last Name:

Suffix:

Title:

Credentials:

Phone Number:

Fax Number:

Email:

Mailing Address:

City, State, and Zip Code:

Country Mailing Information, if outside USA:

Section 2. APPLICATION CONTACT

This is the person TCEQ will contact if additional information is needed regarding this application.

Is the application contact the same as the permittee identified above?

☐

Yes, go to Section 3.

☐ No, complete section below

Prefix (Mr. Ms. or Miss): [REDACTED]

First and Last Name: [REDACTED] Suffix: [REDACTED]

Title: [REDACTED] Credentials: [REDACTED]

Phone Number: [REDACTED] Fax Number: [REDACTED]

Email: [REDACTED]

Mailing Address: [REDACTED]

City, State, and Zip Code: [REDACTED]

Country Mailing Information, if outside USA: [REDACTED]

Section 3. REGULATED ENTITY (RE) INFORMATION ON PROJECT OR SITE

a) TCEQ issued RE Reference Number (RN): RN [REDACTED]

b) Name of project or site as known by the local community: [REDACTED]

c) County, or counties if more than 1: [REDACTED]

d) Latitude: [REDACTED] Longitude: [REDACTED]

e) Site Address/Location:

If the site has a physical address such as 12100 Park 35 Circle, Austin, TX 78753, complete Section 3A.

If the site does not have a physical address, provide a location description in Section 3B.
Example: located on the north side of FM 123, 2 miles west of the intersection of FM 123 and Highway 1.

Section 3A: Physical Address of Project or Site:

Street Number and Name: [REDACTED]

City, State, and Zip Code: [REDACTED]

Section 3B: Site Location Description:

Location description: [REDACTED]
[REDACTED]

City where the site is located or, if not in a city, what is the nearest city: [REDACTED]

Zip Code where the site is located: [REDACTED]

Section 4. REASON FOR TERMINATION

Check the reason for termination:

- ☐ Final stabilization has been achieved on all portions of the site that are the responsibility of the Operator and all silt fences and other temporary erosion controls have been removed, or scheduled for removal as defined in the SWP3.

- ☐ Another permitted Operator has assumed control over all areas of the site that have not been finally stabilized, and temporary erosion controls that have been identified in the SWP3 have been transferred to the new Operator.
- ☐ The discharge is now authorized under an alternate TPDES permit.
- ☐ The activity never began at this site that is regulated under the general permit.

Section 5. CERTIFICATIONSignatory Name: Signatory Title:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

I further certify that I am authorized under 30 Texas Administrative Code §305.44 to sign and submit this document, and can provide documentation in proof of such authorization upon request.

Signature (use blue ink): _____ Date: _____

Instructions for Notice of Termination (NOT) for Authorizations under TPDES General Permit TXR150000

GENERAL INFORMATION

Where to Send the Notice of Termination (NOT):

BY REGULAR U.S. MAIL:

Texas Commission on Environmental Quality
Stormwater Processing Center (MC-228)
P.O. Box 13087
Austin, Texas 78711-3087

BY OVERNIGHT/EXPRESS MAIL:

Texas Commission on Environmental Quality
Stormwater Processing Center (MC-228)
12100 Park 35 Circle
Austin, TX 78753

TCEQ Contact List:

Application status and form questions:	512-239-3700, swpermit@tceq.texas.gov
Technical questions:	512-239-4671, swgp@tceq.texas.gov
Environmental Law Division:	512-239-0600
Records Management - obtain copies of forms:	512-239-0900
Reports from databases (as available):	512-239-DATA (3282)
Cashier's office:	512 239-0357 or 512-239-0187

Notice of Termination Process:

A Notice of Termination is **effective on the date postmarked for delivery to TCEQ.**

When your NOT is received by the program, the form will be processed as follows:

- 1) Administrative Review: The form will be reviewed to confirm the following:
 - the permit number is provided;
 - the permit is active and has been approved;
 - the entity terminating the permit is the current permittee;
 - the site information matches the original permit record; and
 - the form has the required original signature with title and date.
- 2) Notice of Deficiency: If an item is incomplete or not verifiable as indicated above, a phone call will be made to the applicant to clear the deficiency. A letter will not be sent to the permittee if unable to process the form.
- 3) Confirmation of Termination: A Notice of Termination Confirmation letter will be mailed to the operator.

Change in Operator:

An authorization under the general permit is not transferable. If the operator of the regulated entity changes, the present permittee must submit a Notice of Termination and the new operator must submit a Notice of Intent. The NOT and NOI must be submitted not later than 10 days prior to the change in Operator status.

INSTRUCTIONS FOR FILLING OUT THE FORM

The majority of permit information related to the current operator and regulated entity are available at the following website: http://www2.tceq.texas.gov/wq_dpa/index.cfm.

Section 1. Operator (Current Permittee):

- a) Customer Number (CN)
TCEQ's Central Registry assigns each customer a number that begins with CN, followed by nine digits. This is not a permit number, registration number, or license number. The Customer Number, for the current permittee, is available at the following website:
http://www2.tceq.texas.gov/wq_dpa/index.cfm.

- b) Legal Name of Operator
The operator must be the same entity as previously submitted on the original Notice of Intent for the permit number provided. The current operator name, as provided on the current authorization, is available at the following website:
http://www2.tceq.texas.gov/wq_dpa/index.cfm.

- c) Contact Information for the Operator (Responsible Authority)
Provide information for person signing the NOT application in the Certification section. This person is also referred to as the Responsible Authority.

Provide a complete mailing address for receiving mail from the TCEQ. Update the address if different than previously submitted for the Notice of Intent or Notice of Change. The mailing address must be recognized by the US Postal Service. You may verify the address on the following website: <https://tools.usps.com/go/ZipLookupAction!input.action>.

The phone number should provide contact to the operator.

The fax number and e-mail address are optional and should correspond to the operator.

Section 2. Application Contact:

Provide the name, title and contact information of the person that TCEQ can contact for additional information regarding this application.

Section 3. Regulated Entity (RE) Information on Project or Site:

- a) Regulated Entity Reference Number (RN)
A number issued by TCEQ's Central Registry to sites where an activity regulated by TCEQ. This is not a permit number, registration number, or license number. The Regulated Entity Reference Number is available at the following website:
http://www2.tceq.texas.gov/wq_dpa/index.cfm.
- b) Name of the Project or Site
Provide the name of the site as known by the public in the area where the site is located.
- c) County
Identify the county or counties in which the regulated entity is located.
- d) Latitude and Longitude
Enter the latitude and longitude of the site in degrees, minutes, and seconds or decimal form. The latitude and longitude as provided on the current authorization is available at the following website: http://www2.tceq.texas.gov/wq_dpa/index.cfm.
- e) Site/Project (RE) Physical Address/Location Information
The physical address/location information, as provided on the current authorization, is available at the following website: http://www2.tceq.texas.gov/wq_dpa/index.cfm.

Section 3A. If a site has an address that includes a street number and street name, enter the complete address for the site. If the physical address is not recognized as a USPS delivery address, you may need to validate the address with your local police (911 service) or through an online map site used to locate the site. Please confirm this to be a complete and valid address. Do not use a rural route or post office box for a site location.

Section 3B. If a site does not have an address that includes a street number and street name, provide a complete written location description. For example: "The site is located on the north side of FM 123, 2 miles west of the intersection of FM 123 and Highway 1."

Provide the city (or nearest city) and Zip Code of the facility location.

Section 4. Reason for Termination:

The Notice of Termination form is only for use to terminate the authorization (permit). The Permittee must indicate the specific reason for terminating by checking one of the options. If the reason is not listed then provide an attachment that explains the reason for termination.

Please read your general permit carefully to determine when to terminate your permit. Permits will not be reactivated after submitting a termination form. The termination is effective on the date postmarked for delivery to TCEQ.

Section 5. Certification:

The certification must bear an original signature of a person meeting the signatory requirements specified under 30 Texas Administrative Code §305.44.

IF YOU ARE A CORPORATION:

The regulation that controls who may sign an application form is 30 Texas Administrative Code §305.44(a), which is provided below. According to this code provision, any corporate representative may sign an NOI or similar form so long as the authority to sign such a document has been delegated to that person in accordance with corporate procedures. By signing the NOI or similar form, you are certifying that such authority has been delegated to you. The TCEQ may request documentation evidencing such authority.

IF YOU ARE A MUNICIPALITY OR OTHER GOVERNMENT ENTITY:

The regulation that controls who may sign an NOI or similar form is 30 Texas Administrative Code §305.44(a), which is provided below. According to this code provision, only a ranking elected official or principal executive officer may sign an NOI or similar form. Persons such as the City Mayor or County Commissioner will be considered ranking elected officials. In order to identify the principal executive officer of your government entity, it may be beneficial to consult your city charter, county or city ordinances, or the Texas statutes under which your government entity was formed. An NOI or similar document that is signed by a government official who is not a ranking elected official or principal executive officer does not conform to §305.44(a) (3). The signatory requirement may not be delegated to a government representative other than those identified in the regulation. By signing the NOI or similar form, you are certifying that you are either a ranking elected official or principal executive officer as required by the administrative code. Documentation demonstrating your position as a ranking elected official or principal executive officer may be requested by the TCEQ.

If you have any questions or need additional information concerning the signatory requirements discussed above, please contact the Texas Commission on Environmental Quality's Environmental Law Division at 512-239-0600.

30 Texas Administrative Code §305.44. Signatories to Applications

(a) All applications shall be signed as follows.

(1) For a corporation, the application shall be signed by a responsible corporate officer. For purposes of this paragraph, a responsible corporate officer means a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation; or the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures. Corporate procedures governing authority to sign permit or post-closure order applications may provide for assignment or delegation to applicable corporate positions rather than to specific individuals.

(2) For a partnership or sole proprietorship, the application shall be signed by a general partner or the proprietor, respectively.

(3) For a municipality, state, federal, or other public agency, the application shall be signed by either a principal executive officer or a ranking elected official. For purposes of this paragraph, a principal executive officer of a federal agency includes the chief executive officer of the agency, or a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., regional administrator of the EPA).

SECTION 01423**REFERENCES****PART 1 GENERAL****1.01 SECTION INCLUDES**

- A. General quality assurance related to Reference Standards.
- B. List of references.
- C. List of definitions.
- D. List of phrases.

1.02 QUALITY ASSURANCE

- A. For work specified by association, trade, or Federal Standards, follow requirements of the standard, except when more rigid requirements are specified or are required by applicable codes or by Contract Documents.
- B. Follow reference standard effective on the date stated in Document 00700 - General Conditions.
- C. Submit Document 00685- Request for Information before proceeding if specified reference standards conflict with Contract Documents, or if no standards apply.

1.03 PARTIAL LIST OF REFERENCES

AA	Aluminum Association 900 19 th St. N.W. Washington, DC 20006 Ph: 202-862-5100	ASME	American Soc. of Mech. Engrs. Three Park Ave. New York, NY 10016-5902 Ph: 212-591-7733
AASHTO	Amer. Assoc. of State Hwy. Officials 444 North Capitol Street, N.W. #249 Washington, DC 20001 Ph: 202-624-5800	AI	Asphalt Institute Research Park Dr. P.O. Box 14052 Lexington, KY 40512-4052 Ph: 859-288-4960
ACI	American Concrete Institute P.O. Box 9094 Farmington Hills, MI 48333-9094 Ph: 248-848-3700	AITC	American Institute of Timber Construction 7012 S. Revere Pkwy, #140 Englewood, CO 80112 Ph: 303-792-9559
AGC	Associated General Contractors of America 333 John Carlyle St., #200 Alexandria, VA 22314 Ph: 703-548-3118	AISC	American Institute of Steel Construction 1 E. Wacker Dr., #3100 Chicago, IL 60601-2001

REFERENCES

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

Project No. 957

REFERENCES

AISI	Ph: 312-670-2400 American Iron & Steel Institute 1101 17th Street, N.W., #1300 Washington, DC 20036 Ph: 202-452-7100	CRSI	Conc. Reinforced Steel Institute 933 N. Plum Grove Road Schaumburg, IL 60173-4758 Ph: 847-517-1200
ANSI	American Natl. Stds. Institute 25 W. 43 rd St., 4 Floor New York, NY 10036 Ph: 212-642-4900	EJMA	Expansion Joint Manufacturers Assoc. 25 N. Broadway Tarrytown, NY 10591 Ph: 914-332-0040
APA	The Engineered Wood Assoc. 7011 So. 19 th , Tacoma, WA 98466 Ph: 253-565-6600	FS	Federal Standardization Documents Gen. Svcs. Admin. Specificatns. Unit (WFSIS) 7th and D Streets, S.W. #6039 Washington, DC 20407 Ph: 202-472-2205
API	American Petroleum Institute 1220 L Street, N.W. Washington, DC 20005-4070 Ph: 202-682-8000	HAS	(City of) Houston Airport System P.O. Box 60106 (16930 JFK Blvd., 77032) Houston, TX 77205-0106 Ph: 281-233-3000
AREA	Amer. Railway Engrg. Assoc. 8201 Corporate Dr., #1125 Landover, MD 20785 Ph: 301-459-3200	HOU	William P. Hobby Airport (Airport Manager) 7800 Airport Blvd. Houston, Texas 77061 Ph: 713-640-3000
ASTM	American Soc. for Testing & Materials 100 Barr Harbor Dr., PO Box C700 West Conshohocken, PA 19428-2959 Ph: 610-832-9585	IAH	George Bush Intercontinental Airport Houston (Airport Manager) 2800 N. Terminal Road Houston, TX 77032 Ph: 281-230-3100
AWPA	American Wood-Preservers' Association PO Box 388 Selma, AL 36702-0388 Ph: 334-874-9800	ICEA	Insulated Cable Engineer Association P.O. Box 1568 Carrollton, GA 30112
AWS	American Welding Society 550 N.W. LeJeune Rd. Miami, FL 33126 Ph: 800-443-9353	IEEE	Institute of Electrical and Electronics Engineers 445 Hoes Lane, or P.O. Box 1331 Piscataway, NJ 08854-1331 Ph: 732-981-0060
AWWA	Amer. Water Works Assoc. 6666 West Quincy Avenue Denver, CO 80235 Ph: 303-794-7711	MIL	Military Specifications (see "FS" for address)
BICSI	Bldg. Industry Consulting Svc. Intl. 8610 Hidden River Pkwy. Tampa, FL 33637-1000 Ph: 800-242-7405	NACE	National Association of Corrosion Engineers 440 1 st St. N.W. Washington, DC 20001 Ph: 202-393-6226
COH	City of Houston 900 Bagby Street (Box 1562) Houston, TX 77251-1562 Ph: 713-837-0311	NARTE	National Association of Radio and Telecommunications Engineers, Inc. 167 Village Street P.O. Box 678 Medway, MA 02053 Ph: 508-533-8333, 800-896-2783
CLFMI	Chain Link Fence Mfgs Inst. 10015 Old Columbia Rd., #B-215 Columbia, MD 21046 Ph: 301-596-2583	NEMA	National Electrical Manufacturers' Association 1300 North 17 th Street, Suite 1847 Rosslyn, VA 22209 Ph: 703-841-3200

REFERENCES

01423-2 rev. 10.10.06

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

Project No. 957

REFERENCES

NFPA	National Fire Protection Association 1 Batterymarch Park, P.O. Box 9101 Quincy, MA 02169-7471 Ph: 617-770-3000	SDI	Steel Deck Institute P.O. Box 25 Fox River Grove, IL 60021 Ph: 847-458-4647
OSHA	Occupational Safety Health Administration 200 Constitution Avenue, NW Washington, DC 20210 Ph: 866-487-2365	SSPC	The Society for Protective Coatings 40 24 th Street, 6 th Floor Pittsburgh, PA 15222-4656 Ph: 412-281-2331
PCA	Portland Cement Association 5420 Old Orchard Road Skokie, IL 60077-1083 Ph: 847-966-6200	TAC	Texas Admin. Code, Texas Water Development Board Box 13231, Capitol Station Austin, TX 78711-3231 Ph: 512-463-7926
PCI	Prestressed Concrete Institute 201 North Wacker Drive Chicago, IL 60606 Ph: 312-786-0300	UL	Underwriters' Laboratories, Inc. 333 Pfingston Road Northbrook, IL 60062-2096 Ph: 877- 854-3577, 800-285-4476
		UNI-BELL	UNI-BELL Pipe Association 2655 Villa Creek Dr., Suite 155 Dallas, TX 75234 Ph: 972-243-3902

1.04 PARTIAL LIST OF DEFINITIONS

Airport: Area of land or water used or intended to be used for landing and takeoff of aircraft and includes buildings and facilities. Airports under control of City are certificated by FAA under FAR Part 139 and operate under specific safety requirements applicable to maintenance and construction activities.

Airport Manager: Individual delegated by Director of Department of Aviation, with absolute responsibility and authority for overall airport operation and compliance with FAR Part 139. Airport Manager shall communicate with Contractor through City Engineer except in case of emergency when City Engineer is not present. The Airport Manager may delegate responsibilities to other persons, such as airport electricians to coordinate lockouts/tag-outs.

Air Operations Area (AOA): Any area of Airport used or intended to be used for landing, takeoff, or surface maneuvering of aircraft, including paved or unpaved areas used or intended to be used for unobstructed movement of aircraft in addition to associated runway, taxiway, or apron. The AOA includes any adjacent areas (such as general aviation areas) that are not separated by adequate security systems, measures, or procedures.

Airport Security Officers: 1) Uniformed City of Houston Police (HPD) officers enforcing airport regulations and apprehension of unauthorized personnel in security areas; 2) Non-uniformed federal or local government personnel authorized to test for compliance with existing regulations.
Air Traffic Control Tower (ATCT): Person responsible for positive control of aircraft and vehicle traffic, including Contractor's, on and around runways, taxiways, and aprons.

REFERENCES

01423-3 rev. 10.10.06

Base Facility: Existing structure upon and within which the Work is constructed. "Existing construction" and "existing" mean the same as Base Facility.

1. By way of general description, Base Facility includes sidewalks and pavement; foundations; superstructure columns, beams and floors; exterior and interior walls, partitions and doors; mechanical and electrical systems; conveying systems; interior finish materials.
 - a. Underground structures include sewer, water, gas, fuel and other piping, and manholes, chambers, electrical and signal conduits, ducts, tunnels, manholes and other means of access, foundations and below-ground extensions of surface structures and other existing subsurface Work located within or adjacent to the limits of the Work.
 - b. Surface structures include existing buildings, tanks, masts and poles, navigational aids, walls, bridges, roads, dams, channels, open drainage, piping, wires, posts, signs, markers, curbs, walks, pavements and surfaces for wheeled vehicles (including aircraft), guard cables, fencing, lighting and similar constructs above the ground surface or visible without excavation, demolition or cutting.

DOT: Acronym for U.S. Department of Transportation.

Emergency Medical Service: Operational division of Houston Fire Department.

Emergency Vehicles: ARFF, HPD and EMS vehicles operating in emergency mode.

Federal Aviation Administration (FAA): Agency of U.S. Department of Transportation. FAA also means FAA's Administrator or Administrator's duly authorized representative.

Ground Support Equipment (GSE): Mobile and stationary vehicles and equipment for servicing aircraft.

Navigation Aids (NAVAIDS): Equipment used to locate aircraft and direct movement while airborne.

Public areas: Areas where no accessibility restrictions are imposed, generally including roadways, streets, parking lots and structures, and building interiors up to but not including baggage and passenger checkpoints at concourses.

Secured Area: Any portion of the airport where aircraft operators (and foreign air carriers that have a security program under part 1544 or 1546) enplane and deplane passengers, sort and load baggage, and any adjacent areas not separated by adequate security measures.

REFERENCES

Security Areas, Security Identification Areas (SIDAs): 1.) AOA; 2) Secured Areas: Exterior or interior areas the access to which is controlled by authorized security personnel or by keyed or electronic locks, and which may have posted notice of restricted access.

Traffic Activity: In-the-air or on-the-ground aircraft and emergency vehicle activity that, determined by ATCT, Airport Manager or City Engineer because of safety reasons, prohibits the start, continuation or completion of construction operations.

Transportation Security Administration (TSA): Agency of U.S. Department of Transportation charged with implementing and enforcing federal airport security rules and regulations. TSA also means TSA's Undersecretary or the Undersecretary's duly authorized representative(s).

TSR: an acronym for Transportation Security Regulation.

1.05 PARTIAL LIST OF PHRASES

- A. Read "includes" and "including" as having the phrase "but not necessarily limited to" immediately following the words, if not otherwise written out.
- B. "Required" means products, labor and services provided by the Contractor to properly complete the Work following the Contract Documents and the design concept expressed therein, such required work being determined and governed by field or shop conditions.

1.06 PARTIAL LIST OF ABBREVIATIONS AND ACRONYMS

- A. Following abbreviations and acronyms may appear on Drawings and in other Sections:
 - 1. CFP: City-furnished product(s).
 - 2. CSP: Contractor-salvaged product(s).
 - 3. NIC or N.I.C.: Not in contract.
 - 4. NOTAM: Notice to Airman.
 - 5. PDC: Department of Aviation Planning Design Construction Group.
 - 6. RFI: Request for Information/Clarification.
 - 7. RFP: Request for Proposal.
 - 8. WCD: Work Change Directive.

REFERENCES

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

Project No. 957

REFERENCES

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

REFERENCES

01423-6 rev. 10.10.06

SECTION 01450
CONTRACTOR'S QUALITY CONTROL

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. General requirements for Contractor's quality control services.
- B. Contractor's responsibilities related to City's testing are specified in Section 01455 - City's Acceptance Testing.

1.02 GENERAL

- A. Maintain source and on-site quality control over suppliers, manufacturers, products, services, site conditions, quality assurance programs, and workmanship, to provide work of required quality at no additional cost to the City.
- B. Follow manufacturers' installation instructions, including each step-in sequence.
- C. Request clarification from City Engineer before proceeding should manufacturers' instructions conflict with Contract Documents.
- D. Follow specified standards as minimum requirements for the Work except when more stringent tolerances, codes, or specified requirements indicate higher standards or more precise workmanship.
- E. Perform work by persons qualified to produce the specified level of workmanship.
- F. Observe, inspect, collect samples and test samples of the Work as it progresses and as required for compliance with Document 00700 - General Conditions Paragraph 3.2.
 - 1. At Contractor's discretion, retain a testing laboratory to supplement manufacturers' own product testing programs, except do not retain the same testing laboratory retained by City under Section 01455 - City's Acceptance Testing.
 - 2.
 - 2. Additional responsibilities of Contractor related to testing are specified in Section 01455 - City's Acceptance Testing.

CONTRACTOR'S QUALITY CONTROL

1.03. CONTRACTOR'S QUALITY ASSURANCE PROGRAM (QAP)

- A. Implement and maintain a QAP of inspection, sampling, testing, and observation and test results reporting for the Work, applicable to product source, fabrication, mixing, and through final installation, to provide proper work.
- B. Submit required submittals and requests for information (RFIs) into the HAS's web-based application, Microsoft SharePoint. Access to the SharePoint portal and required training will be coordinated through the Project Manager. Submit Contractor's Quality Assurance Program (QAP), following Section 01340 - Shop Drawings, Product Data and Samples, with following minimum information:
 - 1. Organization chart indicating Contractor's QAP personnel.
 - 2. Inspection, Sampling and Testing Matrix/ Schedule: Overlaid with requirements of Section 01325 - Construction Schedules and Section 01455 - City's Acceptance Testing.
 - 3. Sample QAP reporting forms.
 - 4. Procedures for action to correct defective work.
 - 5. Procedures to implement and manage the QAP.
 - 6. Submit one copy of Contractor's written QAP Inspection, Test, and Daily Reports to City and one copy to ITL, on a daily basis, indicating:
 - a. Project Name, Number, CIP Number.
 - b. Date/time of inspection/sampling/test, and quantity of product involved.
 - c. Product or installation batch, mill number, or production run number, and method used to assure statistically based random sampling following ASTM D3665.
 - d. Environmental conditions where applicable to results.
 - e. Name and signature of observer or tester, certifying as follows:

"The above work was inspected/sampled and tested in the manner described, and the result(s) are hereby certified by the undersigned as complete and accurate."
 - f. Product or installation inspected, by Section number, and location of inspection (such as product source, fabrication shop, or on site), and quantity of product tested.

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- g. Location in the Work, by Drawing/detail number, floor number, range/station number, or other specific identifier traceable to the Drawings.
 - h. Type of inspection or test (such as visual; non-destructive X-ray), and type of test by referenced standard test number.
 - i. Type of inspection, sample or test products used.
 - j. Performance standard required.
 - k. Factual evidence and results of inspections, measurements or tests stated as "pass" or "fail."
 - l. Factual evidence and record of observations and tests. Include nature and type of failure, and comments as applicable.
- C. Contractor's QAP Personnel for Sitework:
- 1. Quality Control Manager: Sole responsibility for management, implementation and control of the QAP; an employee of Contractor and specialist in type of applicable construction. If not an officer of firm, this person shall report to an officer.
 - a. Duties and Responsibilities: Plan, organize, staff, direct and control the QC Program; supervise QCTs (below); collate and review detail reports of QC activities for accuracy and completeness before publication, and prepare factual summary reports. The QCM may work projects other than this project, except QCM shall be present at times of sampling, testing or observation, within 2 hours of notice.
 - b. Demonstrated experience in parking garage paving construction and quality assurance compliance equivalent in scope and complexity to work of this contract, plus one of the following minimums:
 - 1) Registered civil engineer, with 1 year above experience.
 - 2) Engineer-in-Training, with 2 years above experience.
 - 3) Graduate Bachelor of Science degree in Civil Engineering, Civil Engineering Technology or Construction, with 3 years above experience.
 - 4) National Institute for Certification in Engineering Technologies (NICET), Level III, certified Construction Materials Technician, Highway Materials Technician, or Highway Construction Technician, with 4 years above experience.

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- 5) NICET-certified Civil Engineering Technician, with 5 years above experience, and approved by the City Engineer.
 2. Quality Control Technicians (QCT): Responsibility for processing this QC Program; report to the QCM.
 - a. Duties and Responsibilities: Inspect work, collect samples, take measurements, test work, collate test and measurement data, and prepare factual, accurate and complete reports. Use as many QCTs as required. QCTs may be Contractor's employees or personnel of a qualified ITL subcontracted to the Contractor, except do not use City's ITL to fulfill Contractor's testing requirements.
 - b. Demonstrated experience in same construction as QCM, and quality assurance compliance equivalent in scope and complexity to work of this contract, plus one of the following minimums:
 - 1) Engineer or Engineering Technician, with 1 year above experience.
 - 2) NICET Level II or higher certification as Construction Materials Technician, Highway Materials Technician, or Highway Construction Technician, , with 2 years above experience.
 3. Equivalent certifications by authorities other than NICET may be substituted following Section 01630.
- D. Contractor's QAP Personnel for Buildings:
1. Quality Control Manager: Sole responsibility for management, implementation and control of the QAP; an employee of the Contractor and specialist in type of applicable construction. If not an officer of firm, this person shall report to an officer.
 - a. Duties and Responsibilities: Plan, organize, staff, direct and control the QC Program; supervise QCT staff (below); collate and review detail reports of QC activities for accuracy and completeness before publication, and prepare factual summary reports. The QCM may work projects other than this project, except QCM shall be present at times of sampling, testing or observation, within 2 hours of notice.
 - b. Demonstrated experience in building Structural construction and quality assurance compliance equivalent in scope and complexity to work of this contract, plus one of the following minimums:
 - 1) Registered structural engineer, with 1 year above experience.
 - 2) Engineer-in-Training, with 2 years above experience.

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- 3) Graduate Bachelor of Science degree in structural engineering, with 3 years above experience.
2. Quality Control Technicians (QCT): Responsibility for processing QAP; report to the QCM.
 - a. Duties and Responsibilities: Inspect work, collect samples, take measurements, test work, collate test and measurement data, and prepare factual, accurate and complete reports. Use as many QCTs as required. QCTs may be Contractor's employees or personnel of a qualified ITL subcontracted to the Contractor, except do not use City's ITL to fulfill Contractor's testing requirements.
 - b. Engineer or Engineering Technician, with minimum 1 year demonstrated experience in same construction as QCM, and quality assurance compliance equivalent in scope and complexity to work of this contract.

1.03 REFERENCES

- A. Obtain copies of referenced standards and maintain at site when required by other Sections.

1.04 MANUFACTURER'S FIELD SERVICES

- A. When specified in other Sections or when conditions are required to maintain schedule, cost or quality control, provide services of properly qualified manufacturer's or supplier's technical representative(s) to observe field conditions, conditions of substrates and installation, quality of workmanship, startup, testing, adjusting, balancing, demonstration and City-personnel training as required.
- B. Within 14 days of observation, submit a written report to City Engineer, prepared by manufacturer's representative, documenting their observations, supplementary instructions and instructions at variance with manufacturer's written instructions, and, where applicable, recommendations for corrective action. Costs and time for corrective action is Contractor's responsibility, without increase in Contract Sum or Time.

1.05 SUBCONTRACTS

- A. Coordinate work of subcontractors. Inform subcontractors of relation of their work to that of other subcontractors and Separate Contractors and direct scheduling of work to prevent conflicts or interferences.
- B. Employ subcontractors with documented proof of proper completion of two projects during the past 3 years of work similar in scope, type and quality as that required for this contract.

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1.06 EXAMINATION AND PREPARATORY WORK

- A. Carefully examine substrates whether Base Facility or provided as part of the Work before commencing work applied to or accommodated by substrates. Proceed after unsatisfactory conditions are corrected, and after substrate work is properly prepared and complete.
- B. Take field dimension and establish and maintain lines, dimensions, and benchmarks as required to control proper fabrication and installation of work.
- C. Do not proceed with affected work until unsatisfactory site conditions and substrates are correct.
 - 1. Make written notification of scope and type of corrections required of separate contracts.
- D. Repair remaining substrates following Section 01731 - Cutting and Patching.

1.07 CONTRACTOR'S TESTING

- A. Follow Document 00700 - General Conditions Paragraphs 3.9.2 and this Section 01450.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION

3.01 INSPECTIONS BY BUILDING OFFICIALS AND OTHER AGENCIES

- A. Immediately notify City Engineer of the date of inspections by governing authorities, in order for City Engineer to attend.

END OF SECTION

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SECTION 01455
CITY'S ACCEPTANCE TESTING

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. City [has retained _____ as] [will retain an] Independent Testing Laboratory (ITL) for following services:
1. Collect product samples at source, site of fabrication, or project site as required by referenced test procedure, as specified herein or in other Sections.
 2. Test product samples at source, site of fabrication, project site or in ITL's laboratory as required by referenced test procedure, as specified herein or in other Sections.
 3. Inspect execution of work at source, site of fabrication, or project site, as applicable, as specified herein or in other Sections.
 4. Record and distribute observations of work during inspections, indicating "pass" or "fail."
 5. Record and distribute results of tests, indicating "pass" or "fail."
 6. ITL does not have authority to:
 - a. Release, revoke, alter, or enlarge requirements of Contract Documents.
 - b. Approve or accept work.
 - c. Assume duties of Contractor.
 - d. Stop the Work or a part thereof.
- B. Where requirements for acceptance testing appear in other Sections, without reference to this Section 01455, inspect and test that work following requirements in those Sections and this Section 01455.

1.02 CONTRACTOR'S RESPONSIBILITIES

- A. Notify City Engineer, ITL and Designer minimum 24 hours prior to expected time for inspections or sample collections. Schedule ITL's, City Engineer's, and Designer's presence for timely inspections, observations, and sample collection without delay to the

CITY'S ACCEPTANCE TESTING

Work.

- B. Provide access to the Work and cooperate with ITL for inspection and sample collection.
- C. Furnish samples of manufactured products to ITL for inspection and testing.
- D. Provide incidental labor, products, services and facilities for sample collection and for transportation and handling of samples to ITL's vehicle or to ITL's on-site test facility.
- E. Reimburse City by Modification (Section 01255 - Modification Procedures) for costs of retesting previously "failed" work, including time expended by City's personnel related thereto.
- F. Time delays and costs resulting from ill-timed QC work are the Contractor's responsibility, without increase in Contract Time or Price.
- G. Follow Document 00700 - General Conditions Paragraph 3.2 and Section 01450-Contractor's Quality Control.
- H. Perform work following requirements of Contract Documents.
- I. Read reports of failed tests or measurements. Implement corrective actions to prevent defective work from proceeding farther.
- J. Stop affected work when corrective action fails to bring work to required standards.
- K. Remove defective work following Section 01731 and replace with proper work.
- L. Inspect, sample and test Base Facility Section 01726, as required to determine and confirm acceptability of existing construction as substrate for new construction.
- M. If Contractor employs a testing laboratory, follow ASTM D3740 and ASTM E329, plus other test standards specified in other Sections.
- N. Not Used.
- O. Not Used.
- P. Contractor shall not:
 - 1. Employ for Contractor's quality assurance testing the same ITL employed by the City for this Project.
 - 2. Retain possession of ITL's samples.

1.03 SUBMITTALS BY ITL

CITY'S ACCEPTANCE TESTING

- A. Submit 3 copies of following to City:
1. Written certification of compliance with following:
 - a. ASTM D3740 - Practice for Evaluation of Agencies Engaged in Testing and/or Inspection of Soil and Rock as Used in Engineering Design and Construction.
 - b. ASTM E329 - Recommended Practice for Inspection and Testing Agencies for Concrete, Steel, and Bituminous Materials as Used in Construction.
 2. Copy of latest inspection report by Materials Reference Laboratory/ National Bureau of Standards (NBS) or inspection traceable thereto, with statement of remedies of deficiencies.
 3. Invoice for retesting previously “failed” work.
- B. Submit 5 copies of following, 3 to City, 2 to Contractor. Immediately transmit “fail” reports by facsimile directly to City and to Contractor.
1. Project Name, Number, CIP Number
 2. Identify ITL, Contractor, Subcontractor or Supplier, Section number and name, generic and manufacturer's name of product, numerical sequence when more than one inspection, sample or test of the same product is made, date and time of each inspection, sample collection or test, and applicable Drawing detail number.
 3. Date/time of inspection/sampling/test, and quantity of product involved.
 4. Product or installation batch, mill number, or production run number, and method used to assure statistically based random sampling following ASTM D3665.
 5. Environmental conditions where applicable to results.
 6. Name and signature of observer or tester, certifying as follows:
“The above work was inspected/sampled and tested in the manner described, and the result(s) are hereby certified by the undersigned as complete and accurate.”
 7. Product or installation inspected, by Section number, and location of inspection (such as product source, fabrication shop, or on site), and quantity of product tested.
 8. Location in the Work, by Drawing/detail number, floor number, range/station number, or other specific identifier traceable to the Drawings.
 9. Type of inspection or test (such as visual; non-destructive X-ray), and type of test by ASTM or other reference standard test number.

10. Type of inspection, sample or test equipment used.
 11. Performance standard required
 12. Factual evidence and results of inspections, measurements or tests stated as “pass” or “fail.”
 13. Factual evidence and record of observations and tests. Include nature and type of failure, and comments as applicable. Furnish graphic or narrative data, or both, indicating nominal requirements and actual test values. Indicate type and numerical value of deviations from specified requirements.
 14. For submittals using SI (metric) measure as the ITL's standard, include corresponding Imperial measure conversions. Follow Section 01610 - Basic Product Requirements.
- C. Print and distribute copies of records.
- D. Transmit reports within 7 days of observations, inspections or test completion, except where shorter processing time is required due to possibility of Contractor continuing installation of “failing” work.
- E. For data in the form of drawings:
1. Submit one vellum sepia or electrostatic transparency (emulsion side “up”) with one diazo print to City Engineer. Submit one diazo print to Contractor.
 2. Sheet Size: 8-1/2 x 11 inches minimum; 44 x 34 inches maximum.
 3. If CADD is used, prepare documents readable, writable and printable using IBM PC-compatible hardware and software, based on AutoCAD (11 or later versions) or software translated thereto. Provide copy of AutoCAD data disks to City Engineer
 4. Prepare drawings by qualified drafters.
 5. Draw to scale, and accurately represent products.
- F. For statistical records in the form of spreadsheets or graphs:
1. Submit electrostatic prints.
 2. Sheet Size: 8-1/2 x 11 inches minimum; 11 x 17 inches maximum.
 3. Provide copy of data disks to City Engineer at completion of the Work.

PART 2 PRODUCTS

CITY'S ACCEPTANCE TESTING

2.01 SAMPLING AND TEST EQUIPMENT

- A. Provide and maintain in proper function sampling and test equipment of type and quantity required, with calibration and accuracy traceable to NBS.

PART 3 EXECUTION

3.01 GENERAL PROCEDURES

- A. Follow requirements of individual Sections.
- B. Not Used.
- C. Coordinate inspections, sampling and testing with construction progress and Contractor's schedule specified in Section 01325 - Construction Schedules.
- D. At least once per shift inspect mixing, fabrication and installation of soil, cementitious and petroleum-based products for proper operation or tolerances. Confirm installers and tool operators are qualified, and tools are properly functioning.
- E. Sample at frequencies following requirements of applicable Sections or as specified herein and test each sample.
- F. Take quantity, linear, volume and bulk measurements as frequently as necessary to control mixing, fabrication and installation.
- G. Properly calibrate test equipment and measuring tools before use.
- H. Immediately report failed tests or measurements.
- I. Test work for proper function and performance as specified herein and in other Sections.

INSPECTION AND OBSERVATION

- A. Inspect work by properly experienced personnel. Observe mixing, fabrication and installation procedures. Record observations.
- B. Inspect at frequency indicated, using visual observation and measuring tools appropriate to the work. If not otherwise required in other Sections, inspect product source at the site of origin.

3.03 SAMPLING

- A. Unless otherwise indicated in Sections or otherwise required by test standard, randomly collect 3 samples and maintain possession until observation and testing is complete and results documented.

CITY'S ACCEPTANCE TESTING

B. Collect and handle samples following test standard.

C. Coordinate operations with Contractor.

3.04 TESTING

A. Test products *in situ* as approved by City Engineer or in laboratory where destructive tests are required, test to product failure. Note factual observations, test results, and measuring equipment setup, typed or legibly handwritten. For graph illustrations, use computerized database or spreadsheets.

B. Store and cure samples following test standards or as required to maintain samples in pristine condition until tested.

C. Test samples for conformance with requirements.

D. Follow test standards specified herein and in other Sections.

3.05 SCHEDULE OF INSPECTIONS, SAMPLES AND TESTS

A. Observe mixing, fabrication and installation, and inspect, collect samples and test, as indicated in applicable Sections.

END OF SECTION

SECTION 01505
TEMPORARY FACILITIES

PART 1 GENERAL

1.01 SECTION INCLUDES

A. General temporary facilities:

1. Utilities and environmental systems.
2. Sanitary facilities.
3. Field office.
4. Storage sheds, buildings and lay-down areas.
5. General-purpose radios. ATCT radios are specified in Section 01640 - City-Furnished Products.
6. Fire protection.
7. Protection of the Work and property.
8. Interim cleaning.
9. Disposal of trash and debris.

B. Temporary facilities for exterior work:

1. Barricades.
2. Hazard lighting.
3. Access roads and parking.
4. Environmental controls.
5. Disposal of excavated material.
6. Control of erosion and water runoff.

C. Temporary facilities for interior work:

1. Barricades and enclosures, including those for accessways and exit ways.

TEMPORARY FACILITIES

2. Hazard lighting.
 3. Environmental controls.
 4. Existing electrical power, water, and HVAC are available at interior construction projects for Contractor's use at no charge by City Engineer.
- D. Provide temporary product handling facilities and construction aids, such as scaffolds, staging, ladders and stairs, protective railings, hoists, chutes and other facilities, as required for construction operations and to protect persons, property and products. Follow governing agency requirements for scope, type and location if not otherwise specified.
- E. Follow Section 01326 - Construction Sequencing for mobilization and demobilization requirements.
- F. Temporary facilities specified herein are minimum standards. Provide additional facilities as required for proper execution of the Work and to meet responsibilities for protection of persons and property.
- G. Properly install temporary facilities.
- H. Maintain in proper operating condition until use is no longer required or as otherwise approved.
- I. Modify and extend temporary facilities as required by Work progress.
- J. Restore existing facilities used temporarily, to specified or original condition following Section 01731 - Cutting and Patching.
- K. Provide weather protection and environmental controls as required to prevent damage to remaining Base Facility, the Work, and to other property.
- L. Not Used.
- M. Follow regulatory agency requirements for required temporary facilities not specified herein.
- N. Where disposal of spoil and waste products, whether or not they are contaminated, is required under this or other Sections, make legal dispositions off site following governing authorities' requirements, unless on-site disposition is allowed under this or other Sections.
- 1.02 SUBMITTALS
- A. Follow Section 01340 - Shop Drawings, Product Data and Samples.
- B. Submit shop drawings and descriptive data showing:

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1. Enclosure and barricade construction.
2. Enclosure and barricade layout if different from that shown on Drawings, including for each stage if applicable.

C. Not Used.

1.03 GENERAL REQUIREMENTS FOR UTILITIES AND ENVIRONMENTAL SYSTEMS

- A. Make arrangements with utility service companies for temporary services.
- B. Follow rules and regulations of utility service companies or authorities having jurisdiction.
- C. Maintain utility service until Substantial Completion, including fuel, power, light, heat, and other utility services necessary for execution, completion, testing, and initial operation of the Work.
- D. Follow Section 01312 - Coordination and Meetings for advance notifications and approvals of shutdowns of existing services and systems.

Designer must obtain approval of City Engineer and edit following for source of water and electrical service applicable to this project PRIOR TO ISSUING FINAL PLANS TO BIDDERS:

- E. Water: Provide water for construction, at Contractor's sole cost and expense except as otherwise required below. Coordinate location and type of temporary water service with and obtain approval from City Engineer.
 1. For water obtained direct from water mains or fire hydrants, obtain permit or license from proper authorities, and install temporary meter if applicable.
 2. For water obtained downstream from Department of Aviation meter, City will provide water without cost for construction operations. Obtain approval of tap types, locations, and pipe routing. Provide valves and pipe as required.
 3. For drinking water for personnel, provide potable water in proper dispensing containers, except public drinking fountains close to interior construction projects are available as long as use by Contractor does not impede airport operations or increase airport maintenance.
- F. Electrical Power: Provide power for lighting, operation of Contractor's plant or tools, or other uses by Contractor, at Contractor's sole cost and expense, except as otherwise required below. Coordinate location and type of temporary power service with and obtain approval from City Engineer.

TEMPORARY FACILITIES

1. For power obtained direct from electric mains, obtain permit or license from proper authorities, and install temporary meter if applicable.
 2. For power obtained downstream from Department of Aviation meter, City will provide power, without cost for construction operations, however, this shall be solely at the discretion of the City Engineer. Tap existing electrical panels and circuits at locations and ampacities approved by City Engineer. Obtain approval of tap types, locations, and conduit/wire routing. Provide switches as required.
 3. Provide temporary power service or generators to power construction operations and to power existing facilities during main service shutdowns, and at locations where proper commercial power is not available.
- G. Lighting: Provide lighting in construction areas, or other areas used by Contractor, at Contractor's sole cost and expense, except as otherwise required below. Coordinate location and type of temporary light fixtures with and obtain approval from City Engineer.
1. Provide explosion-resistant fixtures in areas where fuel is stored, handled or dispensed.
 2. Minimum Lighting Level: 5-foot candles for open areas; 10-foot candles for exitways. Provide minimum of one 300W lamp per 20 square feet of work area.
- H. Heat and Ventilation: Provide temporary heat and ventilation as required for protection or completion of the Work and to control dust, odors and other environmental contaminants. Provide safe working conditions. Maintain enclosed work areas, including interior work areas, at minimum of 50 degrees F.

1.04 SANITARY FACILITIES

- A. Provide one portable self-contained chemical toilet/urinal for each 25 workers for exterior construction projects or construction areas not close to existing public restrooms. Place at reasonably secluded locations conveniently accessible to workers. Follow regulations of State and local departments of health.
- B. Enforce use of sanitary facilities.
- C. Supply and service temporary sanitary units at least twice per week. Legally dispose of waste off-site.

1.06 STORAGE SHED, BUILDINGS AND LAY-DOWN AREAS

- A. Store products neatly and orderly onsite, arranged to allow inspection, identification and inventory, at locations approved by City Engineer.
- B. When lack of or ill-timed environmental control systems could damage products, store in bonded off-site facilities approved by manufacturer, supplier or fabricator.

TEMPORARY FACILITIES

- C. Provide suitable and substantial storage sheds, rooms, covers, or other facilities, for storage of material subject to contamination or damage from other construction operations. Provide environmental control to maintain products within manufacturers' required limits, when required. Storage of materials not susceptible to weather damage may be on blocks off the ground.
- D. Do not overload Base Facility structure. Provide temporary shoring or bracing as required to prevent damage to structures.

1.07. GENERAL-PURPOSE RADIOS

- A. Not Used.
- B. Provide proper FCC licenses for operators.

1.08 FIRE PROTECTION

- A. Follow fire protection and prevention requirements specified herein and those established by Federal, State, or local governmental agencies.
- B. Follow applicable provisions of NFPA Standard No. 241, Safeguarding Building Construction and Demolition Operations.
- C. Provide portable fire extinguishers, rated not less than 2A or 5B following NFPA Standard No. 10, Portable Fire Extinguishers, for field office and for every 3000 square feet of floor area of facilities under construction, located within 50 feet maximum from any point in the protection area.
- D. Prohibit smoking in hazardous areas. Post suitable warning signs in areas which are continuously or intermittently hazardous.
- E. Use metal safety containers for storage and handling of flammable and combustible liquids.
- F. Do not store flammable or combustible products inside occupied buildings or near stairways or exits.
- G. Maintain clear exits from all points in the Work.

1.09 PROTECTION OF THE WORK AND PROPERTY

- A. Take precautions, provide programs, and take actions necessary to protect the Work and public and private property from damage.
- B. Prevent damage to existing public and private utilities and systems during construction. Utilities are shown on Drawings at approximate locations, but this information is not

TEMPORARY FACILITIES

warranted as complete or accurate. Give City Engineer at least 48 hours notice before commencing work in the area, for locating the utilities during construction, and for making adjustments or relocation of the utilities when they conflict the Work.

1. Utilize the Utility Coordinating Committee One Call System, telephone number, (713) 223-4567, called 48 hours in advance. The toll-free telephone number is 1-800-245-4545, Texas One Call System.
 2. Follow Section 01726 - Base Facility Survey, to determine existing utilities and systems.
 3. Follow Section 01761 - Protection of Existing Services, to make coordination efforts for each existing Service that requires protection.
- C. Provide safe barricades and guard rails around openings, for scaffolding, for temporary stairs and ramps, around excavations, accessways, and hazardous areas.
- D. Obtain written consent from proper parties, before entering or occupying with workers, tools, or products on privately-owned land, except on easements required by the Contract Documents.
- E. Assume full responsibility for preservation of public and private property on or adjacent to the site. If direct or indirect damage is done by or on account of any act, omission, neglect, or misconduct in execution of the Work by Contractor, restore by Contractor, at no cost or time increase, to a condition equivalent to or better than that existing before the damage was done.
- F. Where work is performed on or adjacent to roadways, rights-of-way, or public places, provide barricades, fences, lights, warning signs, and danger signals sufficient to prevent vehicles from being driven on or into Work under construction.
1. Paint barricades to be visible from sunset to sunrise
 2. Install at least one flashing hazard light at each barricade section.
 3. Furnish watchmen in sufficient numbers to protect the Work.
 4. Other measures for protection of persons or property and protection of the Work.
- G. Protect existing trees, shrubs, and plants on or adjacent to the site against unnecessary cutting, breaking or skinning of branches, bark, or roots.
1. Do not store products or park vehicles within drip lines.
 2. Install temporary fences or barricades in areas subject to damage from traffic.
 3. Water trees and plants to maintain their health during construction operations.

TEMPORARY FACILITIES

4. Cover exposed roots with burlap and keep continuously wet. Cover exposed roots with earth as soon as possible. Protect root systems from physical damage and damage by erosion, flooding, run-off, or noxious materials contamination.
5. Repair branches or trunks if damaged, prune branches immediately and protect the cut or damaged areas with emulsified asphalt compounded specifically for horticultural use in a manner approved by City Engineer.
6. Remove and replace damaged trees and plants that die or suffer permanent injury. Replace with product of equivalent size and in good health.
7. Coordinate this work with Division 2 requirements for clearing and landscaping.

H. Protection of Existing Structures:

1. Fully sustain and support in place and protect from direct or indirect injury underground and surface structures located within or adjacent to the limits of the Work.
 - a. Before proceeding with sustaining and supporting work on property of others, satisfy City Engineer that the owner of the property approves the methods and procedures proposed.
2. Do not move or in any way change the property of public utilities or private service corporations without prior written consent of a responsible official of that service or public utility. Representatives of these utilities reserve the right to enter within the limits of the Work for the purpose of maintaining their properties, or of making changes or repairs to their property considered necessary by performance of the Work.
 - a. Notify the owners and/or operators of utilities and pipelines of the nature of construction operations proposed and the date or dates on which those operations will be performed. When construction operations are required in the immediate vicinity of existing structures, pipelines, or utilities, give minimum 5 working days advance notice. Probe and securely flag locations of underground utilities prior to beginning excavation.
3. Assume all risks attending presence or proximity of existing construction within or adjacent to the limits to the Work including but not limited to damage and expense for direct or indirect injury caused by the Work to existing construction. Immediately repair damage caused, following Section 01731.

I. Protect installed products to prevent damage from subsequent operations. Remove protection facilities when no longer needed.

1. Control traffic to prevent damage to products and surfaces.

TEMPORARY FACILITIES

2. Provide coverings to protect products from damage. Cover projections, wall corners, jambs, sills, and off-site of openings in areas used for traffic and for passage of product in subsequent work.

1.10 ACCESS ROADS AND PARKING

- A. Not Used.
- B. Not Used.
- C. Public, Temporary, and Construction Roads and Ramps:
 1. Public Roads: Follow laws and regulations of governing authorities when using public roads. If Contractor's work requires public roads be temporarily impeded or closed, obtain approvals from governing authorities and pay for permits before starting work. Coordinate activities with City Engineer following Section 01312 - Coordination and Meetings.
 2. On-Site Roads: Prepare temporary roads, construction roads, ramps, and areas on the site to be accessible for trucking and equipment.
 3. Construct temporary bridges and culverts to span low areas and allow unimpeded drainage. Extend and relocate as approved by City Engineer as Work progress requires, provide detours as necessary for unimpeded traffic flow. Maintain 12-foot width access road with turning space between and around combustible materials. Provide and maintain access for fire trucks to fire hydrants free of obstructions.
 - a. Do not use limestone for paving.
 4. Obtain approval of special requirements covering handling exceptionally large or heavy trucks, cranes, or other heavy equipment. Provide mats or other means, so roadways are not overloaded or otherwise damaged.
- D. Submit access road and parking locations to City Engineer for approval.

PART 2 PRODUCTS

2.01 GENERAL

- A. Provide products for temporary construction using equivalent type as required for permanent construction, except "construction grade" quality may be used (such as for wood framing, enclosures and barricades, and construction locks).
- B. Where materials for use in this Section are not specified or detailed, propose products in writing and obtain approval from City Engineer before commencing work.

TEMPORARY FACILITIES

2.02 TEMPORARY EXTERIOR ENCLOSURES AND BARRICADES

- A. Not Used.
- B. Provide temporary fencing as required to enclose exterior storage/staging and demolition areas, during on-site operations, chain link fence at remote areas (away from Terminal buildings), and chain link fence with plywood overlay at on-site areas (adjacent to or near Terminal buildings and AOA).
 - 1. Chain Link: Minimum 6-foot high commercial quality galvanized fabric, galvanized steel or minimum 4 x 4 treated wood posts at 8 feet on center maximum, gate frames as required, with barbed wire at top if required by Contractor. For natural earth areas, provided minimum 8-inch diameter by 3-foot deep hole for posts. Fill annular space with pea gravel or crushed stone. For paved areas, provide welded base plate on each post and attach to paving with drill-in or powder actuated fasteners of size and quantity required to resist imposed loads. Provide corner bracing and struts as required to maintain erect fencing and taut fabric. Provide gate locks of Contractor's choice. Provide one set of keys to City Engineer.
 - 2. Plywood Overlay: Exterior grade, minimum 3/4 inch-thick, 8-feet-high. Tie plywood with wire to public side of chain link fence and gates. Paint exterior (public) face with flat latex-based paint to match “Nevamar Pepperdust” plastic laminate.
- C. Barricades in Safety Areas of Taxiways and Aprons at AOA: Preservative-treated wood construction, maximum 3 feet high sawhorse legs at both ends of one 8-inch-high top rail, with 45 degree-angled white and orange hashmarks, on 4 by 4-inch wood posts and struts bolted to 12 by 12-inch continuous timber base. Install hazard lights at maximum 6 feet centers and at each end and corners of the barricade. Sandbag wood frame to prevent overturning by jet blast or prop wash.
- D. Not Used.

2.03 TEMPORARY INTERIOR ENCLOSURES AND BARRICADES (NOT USED)**2.04 HAZARD LIGHTS (NOT USED)****2.05 TEMPORARY UTILITY AND ENVIRONMENTAL SYSTEMS WORK (NOT USED)****PART 3 EXECUTION****3.01 CONTRACTOR'S FIELD OFFICE – NOT USED****3.02 ENCLOSURE AND BARRICADE, SIGN, AND HAZARD LIGHT INSTALLATION****TEMPORARY FACILITIES**

- A. Fill and grade site for temporary structures to provide drainage away from buildings. Follow Section 01506- Temporary Controls and 01572 - Erosion and Sedimentation Control for erosion and sedimentation control.
- B. Follow Section 01507 - Temporary Signs.
- C. Install and maintain enclosures and barricades, passageways, signs and lights at locations shown on Drawings, or as directed by City Engineer, or as required to safely divert unauthorized parties away from or around construction operations.
 - 1. Maintain minimum 3-foot candles of illumination at exitways, including those remaining adjacent to permanent barricades.

3.03 TEMPORARY UTILITY AND ENVIRONMENTAL SYSTEMS

- A. Install temporary HVAC, plumbing and electrical products as required to maintain adequate environmental conditions to facilitate progress of Work, to meet specified minimum conditions for installation of materials, to protect materials and finishes from damage due to temperature or humidity beyond specified or otherwise required ranges, and to maintain proper Base Facility systems operation outside contract limits.
- B. Provide ventilation of enclosed areas for proper curing of installed products, to disperse or control humidity, and to prevent hazardous accumulations of dust, fumes, vapors or gases inside or outside of enclosures.

3.04 CONSTRUCTION EQUIPMENT (NOT USED)

3.05 BRIDGING OF TRENCHES AND EXCAVATIONS AT ROADS (NOT USED)

3.06 REMOVAL OF TEMPORARY FACILITIES

- A. Maintain temporary facilities until Substantial Completion inspection, or when use is no longer required, or as directed by City Engineer.
- B. Clean and repair damage caused by installation or use of temporary facilities.
- C. Restore existing facilities used during construction to specified or original condition following Section 01731 - Cutting and Patching.

3.07 DISPOSAL OF DEBRIS, EXCESS PRODUCTS

- A. Legally dispose of waste and excess products off site. Do not burn or bury on site.
 - 1. Prepare and file with Texas Department of Health (TDH) “TDH Demolition/ Renovation Notification” related to compliance with National Emissions Standards for Hazardous

TEMPORARY FACILITIES

Air Pollutants. Obtain form from TDH, 10500 Forum Place Drive, Suite 300, Houston, TX 77036-8599, (713) 414-6125, or (800) 572-5548.

- B. Not Used.
- C. Not Used.
- D. Remove and legally dispose of excess and other products not designated for salvage.

3.08 INTERIM CLEANING

- A. Temporarily store debris in areas concealed from public, occupants' and AOA view. Prevent migration of debris and dust following Section 01506 - Temporary Controls.
- B. Clean-up dirt and debris in vicinity of construction entrances each day. Clean up debris, scrap materials, and other disposable items before completion of each day's work. Keep streets, driveways, and sidewalks clean of dirt, debris and scrap materials.
 - 1. Failure to maintain clean site is the basis for City Engineer take action following Section 2.5 in Document 00700 - General Conditions.
- C. Remove debris daily unless otherwise approved by City Engineer.
- D. Prevent hazardous conditions due to product or debris storage in work areas and storage areas.
- E. Keep streets used for entering or leaving the job area free of excavated material, debris, and foreign material, including carryout dust and mud, resulting from construction operations. Follow Section 01575 - Stabilized Construction Exit for vehicle wash areas. Follow City of Houston Ordinance No. 5705, Construction or Demolishing Privileges.
- F. As frequently as necessary, sweep and damp mop floors of spaces in public spaces adjoining access points through barricades or enclosures.

3.09 ACCESS THROUGH JETWAYS OR EXTERIOR WALL

- A. Obtain City Engineer's approval to use City-owned jetways for bringing material into and out of flight station areas. Do not use privately owned or leased jetways.
- B. Where approved by City Engineer, remove and salvage curtainwall glazing at one light, provide temporary enclosure and building protection, and reinstall salvaged products upon completion of required accessibility.

END OF SECTION

SECTION 01506

AIRPORT TEMPORARY CONTROLS

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Dust control.
- B. Noise control.
- C. Pest and rodent control.
- D. Pollution and environmental control.
- E. Security controls, security plan and procedures. Work in AOA or the airport's secured area is not intended as part of this Contract; however, TSA may be involved in reviews of Contractor's construction plans to verify no TSA requirements or restrictions apply.
- F. Safety requirements and safety plan.
- G. Emergency procedures.

1.02 REFERENCES

- A. U.S. Department of Transportation Federal Aviation Administration Advisory Circular AC 150/5370-2C.

1.03 SUBMITTALS

- A. Make following submittals in 3-ring "D" binders, with clear spine and cover pockets and label "Airport Construction Control Plans" on white card-stock inserts. Prepare submittals as work of this and other Sections but submit following Section 01312 - Coordination and Meetings.
- B. Preliminary "Airport Construction Control Plans": Submit, under provisions of Section 01325, 3 copies in draft form of the following, with section dividers labeled as and containing:
 - 1. Construction Traffic Control Plan prepared under Section 01555 - Traffic Control and Regulation.

AIRPORT TEMPORARY CONTROLS

2. Emergency Response Plan Listing Safety Officers (Paragraph 1.09) with names, positions, office and home telephone numbers, and pager and portable telephone numbers.
 3. Safety Plan, including Trench Safety Plan prepared under Section 01561 - Trench Safety System.
 4. Security Plan.
 5. Dust Control Plan.
 6. Ground Water and Surface Water Control Plan prepared under Section 01578 - Control of Ground and Surface Water.
 7. Revise as required and submit 5 final copies, in same form as preliminary copies under Section 01312 - Coordination and Meetings.
- C. Pesticides and Poisons: Submit following Section 01340 - Shop Drawings, Product Data and Samples. Include Material Safety Data Sheets and manufacturers' recommendations for use and application. Include copy of applicator's certification from manufacturer.

1.04 DUST CONTROL

- A. Prevent uncontrolled dust creation and movement. Prevent airborne particulates from reaching receiving streams or storm water conveyance systems, building interiors and AOA.
- B. Use spray-on adhesives or plastic covers on exposed soil piles.
- C. Follow Section 01505 - Temporary Facilities for interior enclosures.
- D. Implement dust control methods immediately whenever dust migration is observed.

1.05 NOISE CONTROL

- A. Provide vehicles and tools with noise suppressors and use methods and products that minimize noise to the greatest degree practicable. Follow OSHA standards and City Ordinances regarding noise. Do not create noise levels which interfere with the Work, with work by City, with airport operations, or which create a nuisance in surrounding areas.
- B. Do not use impact-type or powder-actuated-type tools adjacent to occupied office-type areas.

1.06 PEST AND RODENT CONTROL

- A. Provide pest and rodent control as required to prevent infestation of construction or storage areas using legal chemicals applied by a licensed applicator.

AIRPORT TEMPORARY CONTROLS

- B. Provide methods and products with no adverse effect on the Work or adjoining properties.
- C. Use and store chemicals following manufacturers' recommendations and with local, state, and federal regulations. Avoid overuse of pesticides that produce contaminated runoff. Prevent spillage. Do not wash pesticide containers in or near flowing streams or storm water conveyance systems, or inside buildings.

1.07 POLLUTION AND ENVIRONMENTAL CONTROL

- A. Prevent contamination of soil, water or atmosphere by discharge of noxious substances from construction operations.
- B. Contain spillage and remove contaminated soils or liquids. Excavate and dispose of contaminated earth off-site and replace with suitable compacted fill and topsoil.
- C. Prevent harmful substances from entering public waters. Prevent disposal of wastes, effluents, chemicals, or other such substances adjacent to streams, or in sanitary or storm sewers.
- D. Provide systems for control of atmospheric pollutants. Prevent toxic concentrations of chemicals. Prevent harmful dispersal of pollutants into the atmosphere.
- E. Use equipment during construction following Federal, State, and local laws and regulations.
- F. Follow statutes, regulations, and ordinances governing prevention of environmental pollution and preservation of natural resources, including but not limited to the National Environmental Policy Act of 1969, PL 91-190, Executive Order 11514.
- G. Undeveloped areas on the airport site have considerable natural value. Do not cause unnecessary excavation or filling of terrain, unauthorized destruction of vegetation, air or stream pollution, nor harassment or destruction of wildlife.
- H. Follow environmental requirements. Limit disturbed areas to boundaries established by the Contract Documents. Do not pollute on-site streams, sewers, wells, or other water sources.

1.08 SECURITY CONTROLS, PLAN AND PROCEDURES

- A. Protect products and property from loss, theft, damage, and vandalism. Protect City property and other private property from injury or loss in connection with the Work.
- B. Employ watchmen as needed to provide required security and prevent unauthorized entry.
- C. Repair damage or replace property vandalized.

- D. If existing fencing or barriers are breached or removed for purposes of construction, provide an appropriate (as determined by the airport manager or designee) number of guards and/or maintain temporary security fencing equivalent to existing and approved by City Engineer.
- E. Maintain security program through construction until City's acceptance and occupancy precludes need for Contractor's security program.
- F. Provide chain link fence Terminal area staging areas, following Section 01505 - Temporary Facilities.
- G. Airport Security Requirements:
 - 1. Airport Manager and TSA monitor effectiveness of airport security by attempting to gain unauthorized entry into security areas. When TSA gains unchallenged access to security areas, City and/or the responsible individual may be fined. When unauthorized entry into security areas is made through contract limits or other areas under the Contractor's control:
 - a. Reimburse the City, without increase in contract price, the amount of imposed fines levied against the City, accomplished by Change Order following Section 01255 - Modification Procedures.
 - b. Cease work in breached areas until proper security measures are in place, without change in contract price or time.
 - 2. Immediately notify HPD of discovered presence of unbadged or unknown persons, vehicles or animals in security areas. Dial (IAH) (281) 231-3100.
 - 3. Obtain permitted AOA gate and other security area access locations from Airport Manager. Assign personnel to control passage through entry points not staffed by airport personnel.
 - 4. Badges:
 - a. *After contract award and before preparation of the Safety Plan (Paragraph 1.09D) and construction schedule (Section 01325), obtain permitted security badges.*
 - b. *Security identification badges are required for access into AOA/Secured areas. Badges are valid for one year or for the period of the contract, whichever is shorter.*
 - c. *TSA TSR Part 1542.209 applies to personnel engaged in work of this contract occurring within the AOA or secured area, and reads in part as follows:*

"...each airport operator must ensure that no individual is granted unescorted access authority unless the individual has undergone a fingerprint-based criminal history records check (CHRC) that does not disclose that he or she has a disqualifying criminal offense."

- d. Obtain from City Engineer and fill out one security badge application package (application form and all associated paperwork) per person (including subcontractors' personnel) needing unescorted access in security areas.*
- e. Contact the airport ID badging office to arrange for collection and submittal of fingerprints. Prepare and maintain a file for each applicant, including a copy of the completed application. Keep in Contractor's main office until expiration of the warranty period.*
 - (1) Short-term or temporary personnel are permitted in security areas but only under constant escort by a properly badged escort, who shall have no duty other than to escort short-term or temporary personnel.*
 - (2) Badged and escorted personnel are limited to access to and from work areas and shall remain in the work area.*
 - (3) Personnel under constant escort shall be continuously observed by and in the immediate company of badged personnel.*
 - (4) City Engineer may limit the number of badged personnel and personnel under constant escort.*
- f. Submit completed applications to City Engineer for further review.
- g. Attend required security training sessions.
- h. Pick up completed badges and pay badging fees (as of November 2019, \$55.00 per badge for a 1-year period--verify fee and duration with Airport Manager).
- 5. Do not leave fence breaks unattended. Restore fence or erect equivalent secure temporary fencing before departing the work area.
- 6. Provide proper identification on Contractor's vehicles permitted in AOA.

1.09 SAFETY REQUIREMENTS

- A. Contractor and not City, City Engineer or Designer is solely and without qualification responsible for observation and compliance with safety regulations without reliance or superintendence of or direction by City, City Engineer or Designer.
- B. Safety measures, including but not limited to safety of personnel, provision of first-aid equipment, installation, operation and removal of temporary ventilation and safety

AIRPORT TEMPORARY CONTROLS

equipment, in the Contract Documents are a subsidiary obligation of Contractor compensated through various payment items.

- C. Follow Document 00700 - General Conditions Paragraph 10.1 and this Section for safety plan and procedures.
- D. Prepare a written detailed Safety Plan for the Work describing:
 - 1. Specific methods used to maintain airport safety procedures, based on requirements of the Contract Documents, airport procedures, FAA/TSA requirements and Contractor's own safety and security program.
 - 2. Contractor's emergency procedures in event of following minimum set of circumstances: airport's-, tenants'- or Contractor's on-site property damage; accidents; fire emergency; medical emergency; Airport Manager's intervention in construction operations; detainment or arrest of unauthorized Contractor's employees and subcontractors in Security areas; discovery of hazardous materials.
 - 3. Provisions for temporary removal of security fencing (including culvert and drain-way grates). Include proposed actions to prevent entry of people or animals into security areas when security fence is breached. Do not breach fencing without approval.
 - 4. Requirements for closing safety areas.
 - 5. Submit draft Safety Plan at the Preconstruction Conference, following Section 01312 - Coordination and Meetings.
- E. City Engineer will review the safety program with FAA and ATCT for compliance with applicable regulations. If the plan fails to demonstrate compliance, modify it until approval is obtained.
- F. Contractor's Safety Officers: Refer to Section 01550 - Public Safety & Contractor Safety Staffing, Paragraph 1.05, Contractor's Safety Staffing Requirements.
- G. Submit final Safety Plan at the first Progress Meeting following Section 01312 - Coordination and Meetings.
 - 1. Include in the safety plan Contractor's response to trench safety requirements following Section 01561 - Trench Safety System.
- H. Follow applicable Federal, State and local safety codes and statutes and with proper construction practice. Establish and maintain procedures for safety of work, personnel and products involved in the Work.
- I. Follow Texas Occupational Safety Act (Art. 5182a, V.C.S.) and promulgations of Secretary of Labor under Section 107 of Contract Work Hours and Standards Act, published in 29 CFR Part 1926 and adopted by Secretary of Labor as occupational safety

and health standards under the Williams-Steiger Occupational Safety and Health Act of 1970. Follow other legislation enacted for safety and health of Contractor employees. These safety and health standards apply to Contractor, Subcontractors and Suppliers and their respective employees.

- J. Immediately notify City Engineer of investigation or inspection by Federal Safety and Health inspectors of the Work or place of work on the job site, and after such investigation or inspection inform City Engineer of results. Submit 1 copy of accident reports to City Engineer within 10 days of date of inspection.
- K. Protect areas occupied by workmen by the best available devices for detection of lethal and combustible gases. Frequently test devices to assure their functional capability. Monitor liquids and gases infiltrating into work areas for visual or odor evidences of contamination. Take immediate appropriate steps to seal off entry of contaminants into the Work.
- L. Maintain coordination with City's Police and Fire Departments during the Work.

1.10 EMERGENCY PROCEDURES

- A. If an emergency situation occurs, including involvement in or witness to aircraft or motor vehicle emergencies and emergencies involving other parties or property regardless of fault, or a violation of requirements of this Section, or a violation of FAA/TSA regulations, take one or more of the following minimum actions as appropriate to the situation.
- B. Immediately report to City Engineer accident or damage to pavement, buildings, utilities, and vehicles involving or caused by Contractor, Subcontractors, Suppliers, personnel, equipment or others.
- C. In general:
 - 1. Immediately notify HFD or HPD (public areas) as appropriate and applicable to location of emergency.
 - 2. Notify City Engineer by telephone or in person.
 - 3. Stop work in the area. Secure site as required to prevent further damage to property and persons.
 - 4. Evacuate non-essential personnel from the scene. Keep involved personnel and witnesses on-site until otherwise directed by City Engineer or security officers.
 - 5. Impound involved vehicles in "as-is condition" until otherwise directed.
 - 6. Do not resume work in the area until released by City Engineer.

- D. For discovery of actual or suspected hazardous material contamination, proceed with Paragraph B above while simultaneously initiating Contractor's own hazardous material response program.
- E. Follow City Engineer's instructions for emergencies affecting the Work but occurring outside the Contract Limits. Certain situations may require the Work or work to be temporarily stopped under provisions of Document 00700 - General Conditions.
 - 1. Maintain a log documenting cost and time impact of the stop-work order.
 - 2. Submit data to the City Engineer in form as instructed at that time.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SECTION 01507
TEMPORARY SIGNS

PART 1- GENERAL

1.01 SECTION INCLUDES

- A. Temporary signs at construction access points.
- B. Maintenance.
- C. Removal.
- D. Project and Contractor identity signs are not permitted.

1.02 QUALITY ASSURANCE

- A. Design signs and supporting sign structure to remain in place and withstand 50 miles-per-hour wind velocity.
- B. Sign Manufacturer/Maker/Painter: Experienced professional sign company.
- C. Finishes, Painting: Withstand weathering, fading, and chipping for duration of construction.
- D. Appearance: Fresh, new-looking, legible and neat look during the entire period during which required.

1.03 SUBMITTALS

- A. Follow Section 01340 - Shop Drawings, Product Data and Samples.
- B. Submit shop drawings including:
 - 1. Signboards and Copy: Show to-scale size, dimensions, content, layout, font style and size, and colors.
 - 2. Location of each sign during each stage Section 01326 - Construction Sequencing.

PART 2 PRODUCTS

2.01 TEMPORARY SIGNS FOR ACCESS POINTS

- A. Posts for Exterior Signs: New 4x4 inch moisture-resistant-treated wood or 2-1/2-inch diameter by 12-foot long galvanized steel.

TEMPORARY SIGNS

SECTION 01507
TEMPORARY SIGNS

PART 1- GENERAL

1.01 SECTION INCLUDES

- A. Temporary signs at construction access points.
- B. Maintenance.
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- D. Project and Contractor identity signs are not permitted.

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- A. Follow Section 01340 - Shop Drawings, Product Data and Samples.
- B. Submit shop drawings including:
 - 1. Signboards and Copy: Show to-scale size, dimensions, content, layout, font style and size, and colors.
 - 2. Location of each sign during each stage Section 01326 - Construction Sequencing.

PART 2 PRODUCTS

2.01 TEMPORARY SIGNS FOR ACCESS POINTS – NOT USED

- A. Posts for Exterior Signs: New 4x4 inch moisture-resistant-treated wood or 2-1/2-inch diameter by 12-foot long galvanized steel.
 - 1. Unpainted.

TEMPORARY SIGNS

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

Project No. 957

TEMPORARY SIGNS

2. Fabricate to length required for 3-foot direct-bury plus aboveground length required for proper height of signboard mounting.

3. Furnish number of posts as required for proper support of signboard

B. Signboards:

1. For Exterior Signs: 3/4-inch-thick exterior grade medium density overlay (MDO) plywood, or 3/16-inch sheet aluminum. Paint background [black] [white] [_____] [as shown on Drawings].

a. Contractor's Option: Use colored vinyl film in lieu of paint for aluminum.

2. For Interior Signs: 3/4-inch-thick fire-retardant treated medium density overlay plywood, or colored plastic laminate cladding both faces and with painted edges, or 1/8-inch sheet aluminum. Paint background black.

a. Contractor's Option: Use colored vinyl film in lieu of paint for aluminum.

C. Color Coating for Signboards and Hashmarks: Flat ultraviolet inhibited acrylic polyurethane or matte vinyl, all visible surfaces.

D. Copy and Borders: Flat color (color as scheduled) vinyl die-cut, Helvetica Medium typeface, size as shown or scheduled.

E. Rough Hardware: [For wood, galvanized steel or brass for fasteners and other hardware] [For aluminum, cadmium-plated steel or stainless steel].

F. Skid-mounted Signs: Allowed only when approved by the City Engineer. Approval does not release Contractor from responsibility of maintaining temporary signs on site and does not make City responsible for security of temporary signs.

2.03 SIGN FABRICATION

A. Fabricate signboards and install copy in the shop.

PART 3 EXECUTION

3.01 INSTALLATION

A. Install temporary signs at construction area access points, including within security areas and AOA, at following location:

1. As scheduled below.

2. Where shown on Drawings.

TEMPORARY SIGNS

01507-2 ver. 10.21.97

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

Project No. 957

TEMPORARY SIGNS

3. Where required by City Engineer.

B. Install signs fully visible, legible, level and plumb.

3.02 MAINTENANCE

A. Maintain signs and supports and markings clean. Repair deterioration and damage.

B. Relocate signs as work progresses [at each site] [at each stage] [at both] at no additional cost to the City.

3.03 REMOVAL

A. Remove temporary sign work when control is no longer needed or as directed by City Engineer.

3.04 MESSAGE SCHEDULE

A. Construction Entrance Warning Sign: 3 by 2-foot signboard, white copy and border on black background. Surface-mount on access gates through fences and on doors through barricades or enclosures; at 50 feet on center unless otherwise required by governing agencies:

NO ENTRANCE (4 inch)

CONSTRUCTION AREA (4 inch)

(45-degree hash marks, full width) (2 inch)

Hard Hat Required (2 inch)

Security Badge Required (2 inch)

B. Emergency Egress Sign: One-foot square signboard, white copy and border, with directional arrow, on black background. Surface-mount on fences, barricades or enclosures, or freestanding, spaced 50 feet on center along path of egress, unless otherwise required by governing agencies.

END OF SECTION

TEMPORARY SIGNS

01507-3 ver. 10.21.97

SECTION 01550
PUBLIC SAFETY & CONTRACTOR’S SAFETY STAFFING

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Public Safety and Convenience
- B. General Requirements
- C. Street Markers and Traffic Control Signs
- D. Contractor’s Safety Staffing Requirements

1.02 RELATED SECTIONS

- A. Section 00700 - General Conditions
- B. Section 01555 – Traffic Control & Regulations
- C. Section 01561 – Trench Safety System

1.03 PUBLIC SAFETY AND CONVENIENCE

- A. The Work in this Project is to be performed [edit wording for scope of work and coord. w/other const. Projects going on in the immediate area]. The Contractor shall furnish and maintain appropriate barricades and signage required to maintain a safe work environment for the HAS employees, the public and construction staff working at the project site.
- B. Contractor shall plan and execute his operations in a manner that will cause a minimum interference with other construction projects.
- C. Signs, barricades and warning devices informing public of construction features will be placed and maintained by Contractor, who shall be solely responsible for their maintenance.
- D. Contractor shall perform the necessary cleanup and finishing immediately after all or a portion of the Work is completed.

PUBLIC SAFETY & CONTRACTOR SAFETY STAFFING

- E. All fire hydrants and water control valves shall be kept free from obstruction and available for use at all times.

1.04 GENERAL REQUIREMENTS

- A. The Contractor shall observe the rules and regulations of the State of Texas and agencies of the U.S. Government which prohibit the pollution of any lake, stream, river, or wetland by dumping of any refuse, rubbish, dredge material, or debris therein.
- B. The Contractor is specifically cautioned that disposal of materials into any water of the State must conform to the requirements of the Texas Natural Resource Conservation Commission (TNRCC), and any applicable permit from the US Army Corps of Engineers.
- C. Waste material must be disposed of at sites approved by the Owner’s Representative and permitted by the City.

1.05 CONTRACTOR’S SAFETY STAFFING REQUIREMENTS

- A. Refer to Section 00700 – General Conditions, Article 10 – Safety Precautions

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF DOCUMENT

SECTION 01576
WASTE MATERIAL DISPOSAL

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Disposal of waste material and salvageable material.

1.02 SUBMITTALS

- A. Conform to requirements of Section 01330 - Submittal Procedures.
- B. Submit copy of approved "Development Permit", as defined in Chapter 19 of Floodplain Ordinance (City Ordinance Number 81-914 and Number 85- 1705), prior to disposal of excess material in areas designated as being in "100-year Standard Flood Hazard Area" within the City and areas designated as being in "500-year Standard Flood Hazard Area". Contact the City of Houston Floodplain Management Office at the Houston Permitting Center (1002 Washington Avenue, 3rd Floor), at (832) 394-8854 for floodplain information.
- C. Obtain and submit disposal permits for proposed disposal sites, if required by local ordinances.
- D. Submit copy of written permission from property owner, with description of property, prior to disposal of excess material adjacent to Project. Submit written and signed release from property owner upon completion of disposal work.
- E. Describe waste materials expected to be stored on-site and a description of controls to reduce Pollutants from these materials, including storage practices to minimize exposure of materials to storm water; and spill prevention and response measures in the Project's Storm Water Pollution Prevention Plan (SWPPP). Refer to Section 01410 - TPDES Requirements.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION

3.01 SALVAGEABLE MATERIAL

- A. Excavated Material: When indicated on Drawings, load, haul, and deposit excavated material at location or locations shown on Drawings outside limits of Project.

WASTE MATERIAL DISPOSAL

- B. Base, Surface, and Bedding Material: Load shell, gravel, bituminous, or other base and surfacing material designated for salvage into City trucks.
- C. Pipe Culvert: Load culverts designated for salvage into City trucks.
- D. Other Salvageable Materials: Conform to requirements of individual Specification Sections.
- E. Coordinate loading of salvageable material on City trucks with Project Manager.

3.02 EXCESS MATERIAL

- A. Remove and legally dispose of vegetation, rubble, broken concrete, debris, asphaltic concrete pavement, excess soil, and other materials not designated for salvage from job site.
- B. Excess soil may be deposited on private property adjacent to Project when written permission is obtained from property owner. See Paragraph 1.02 D above.
- C. Verify floodplain status of any proposed disposal site. Do not dispose of excavated materials in area designated as within 100-year and 500-year Standard Flood Hazard Areas unless "Development Permit" has been obtained. Remove excess material placed in "100-year and 500-year Standard Flood Hazard Areas" within the City without "Development Permit", at no additional cost to the City.
- D. Remove waste materials from site daily, in order to maintain site in neat and orderly condition.

END OF SECTION

SECTION 01610

BASIC PRODUCT REQUIREMENTS

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Requirements for transportation, delivery, handling, and storage of Products.

1.02 PRODUCTS

- A. Products: Defined in Document 00700 – General Conditions. Does not include machinery and equipment used for preparation, fabrication, conveying and erection of the Work. Products may also include existing materials or components designated for reuse.
- B. For material and equipment specifically indicated or specified to be reused in the work:
 - 1. Use special care in removal, handling, storage and reinstallation, to assure proper function in completed work.
 - 2. Arrange for transportation, storage and handling of products which require off-site storage, restoration or renovation. Include cost in unit price for related items.
- C. When contract documents require that installation of work comply with manufacturer's printed Instructions, obtain and distribute copies of such instructions to parties involved in installation, including two copies to Project Manager. Maintain one set of complete instructions at job site during installation until completion.
- D. Provide Products from the fewest number of manufacturers as practical, in order to simplify spare parts inventory and to allow for maximum interchangeability of components. For multiple components of the same size, type or application, use the same make and model of component throughout the Work.

1.03 TRANSPORTATION

- A. Make arrangements for transportation, delivery, and handling of Products required for timely completion of the Work.
- B. Transport and handle Products in accordance with manufacturer's instructions.
- C. Consign and address shipping documents to proper party giving name of the Project and its complete street address. Shipments shall be delivered to Contractor.

BASIC PRODUCT REQUIREMENTS

1.04 DELIVERY

- A. Arrange deliveries of Products to accommodate short-term site completion schedules and in ample time to facilitate inspection prior to Installation. Avoid deliveries that cause lengthy storage or overburden of limit storage space.
- B. Coordinate deliveries to avoid conflict with the Work and conditions at the site and to accommodate the following:
 - 1. Work of other contractors or the City.
 - 2. Limitations of storage space.
 - 3. Availability of equipment and personnel for handling Products.
 - 4. The City's use of premises.
- C. Have Products delivered to the site in manufacturer's original, unopened, labeled containers.
- D. Immediately upon delivery, inspect shipment to assure:
 - 1. Product complies with requirements of the Contract.
 - 2. Quantities are correct.
 - 3. Containers and packages are intact; labels are legible.
 - 4. Products are properly protected and undamaged.

1.05 PRODUCT HANDLING

- A. Coordinate off-loading of Products delivered to the site. If necessary, during construction, move and relocate stored Products at no additional cost to the City.
- B. Provide equipment and personnel necessary to handle Products, including those provided by the City, by methods to prevent damage to Products or packaging.
- C. Provide additional protection during handling as necessary to prevent breaking, scraping, marring, or otherwise damaging Products or surrounding areas.
- D. Handle Products by methods to prevent over-bending or overstressing.
- E. Lift heavy components only at designated lifting points.

BASIC PRODUCT REQUIREMENTS

- F. Handle Products by methods to prevent over-bending or overstressing.
- G. Do not drop, roll, or skid Products off delivery vehicles. Hand-carry or use Suitable materials handling equipment.

1.06 STORAGE OF PRODUCTS

- A. Store and protect Products in accordance with manufacturer's recommendations and requirements of these Specifications.
- B. Make necessary provisions for safe storage of Products. Place Products so as to prevent damage to any part of the Work or existing facilities and to maintain free access at all times to all parts of the Work and to utility service company installations in the vicinity of the Work. Keep Products neatly and compactly stored in locations that will cause minimum inconvenience to other contractors, public travel, adjoining owners, tenants, and occupants. Arrange storage in a manner so as to provide easy access for inspection.
- C. Restrict storage to areas available on the site for storage of Products as shown on Drawings or approved by Project Manager.
- D. Provide off-site storage and protection when on-site storage is not adequate. Provide addresses of, and access to, off-site storage locations for inspection by Project Manager.
- E. Do not use lawns, grass plots, or other private property for storage purposes without written permission of owner or other person in possession or control of premises.
- F. Protect stored Products against loss or damage.
- G. Store in manufacturers' unopened containers.
- H. Neatly, safely, and compactly stack Products delivered and stored along the line of the Work to avoid inconvenience and damage to property owners and general public and maintain at least 3 feet clearance around fire hydrants. Keep public, private driveways and street crossings open.
- I. Repair or replace damaged lawns, sidewalks, streets or other improvements to satisfaction of Project Manager. Total length that Products may be distributed along route of construction at one time is 1000 linear feet, unless otherwise approved in writing by Project Manager.

HOU CENTRAL CONCOURSE FLOORING REPLACEMENT – PHASE II

Project No. 957

BASIC PRODUCT REQUIREMENTS

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

BASIC PRODUCT REQUIREMENTS

01610-4 ver. 01.01.11

SECTION 01731
CUTTING AND PATCHING

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Obtain CSP and control samples.
- B. Repair remaining Base Facility.
- C. Connect work to Base Facility.
- D. Remove construction required to enable required alteration or addition to Base Facility.
- E. Uncover work for inspection or reinspection of covered work by authorities having jurisdiction.
- F. Connect work not done in proper sequence.
- G. Make connections or alterations to Base Facility or to work.
- H. Provide openings, channels, chases and flues as required.
- I. Repair existing damaged terrazzo flooring adjacent to remodel area during construction operations.
- K. Demolition is specified in Division 2.

1.02 REFERENCES

- A. National Terrazzo and Mosaic Association, Inc. (NTMA).

1.03 SUBMITTALS

- A. Submit Document 00931 - Request for Information, with supporting data, in advance of cutting or patching not shown on the Drawings or which affects:
 - 1. Contract Sum or Time.
 - 2. Visual quality of remaining sight-exposed surfaces exposed after work is complete and for which no work is required other than to gain access.

CUTTING AND PATCHING

4. Warrantability, value, integrity, serviceability, or life expectancy of any component of the Base Facility and the Work.
 5. Integrity or serviceability of weather-exposed, moisture-resistant, or fire-resistant components or systems.
 6. Work outside indicated contract limits.
- B. Include in each request:
1. Identification of the Project.
 2. Description of affected Work.
 3. The necessity for cutting and patching.
 4. Effect on Base Facility construction, on the Work, or on work of separate contractors and work by City.
 5. Description of proposed work:
 - a. Scope of cutting and patching.
 - b. Contractor, Subcontractor or trades executing work.
 - c. Products proposed.
 - d. Extent and type of refinishing.
 - e. Schedule of operations.
 6. Alternatives to cutting and patching, if any.
 7. Written permission of separate contractors or installers of work by City whose work will be affected, countersigned by City Engineer.
- C. Should Base Facility conditions require change of products, follow Section 01630 - Product Options and Substitutions.
- D. Submit product data and samples following Section 01340 - Shop Drawings, Product Data and Samples.
1. Submit manufacturer's technical literature for each patch material and fully describe compatibility with each substrate.

CUTTING AND PATCHING

2. Submit samples of paint colors and sheen on gypsum board with taped edges.
 3. Submit 2-foot square samples of drywall and plaster finish texture.
 5. Submit mix designs following Section 01455 - City's Acceptance Testing.
- E. Submit written notice to City Engineer designating time work will be uncovered for observation. Do not cut until authorized by City Engineer, except when documentable emergency conditions require immediate cutting.
- F. Should conditions of work or schedule indicate change of products or methods, submit Document 00931 - Request for Information stating conditions indicating change, recommendations for alternative products or methods and submittals. Follow Section 01630 - Product Options and Substitutions.

1.04 QUALITY ASSURANCE

- A. Cut and patch by persons qualified to perform work.
- B. Remove minimum construction necessary. Return surfaces to appearance of new work and match Base Facility.
1. Cut finish surfaces such as masonry, tile, plaster or metals in a straight line at a natural line or plane of division from abutting work.
- C. Make patch work visually undetectable at 5-feet for exposed and semi-exposed interior work, and at 10-feet for exposed and semi-exposed exterior work under Base Facility lighting conditions.
- D. Presence of a damaged or defective product, finish or type of construction requires patching, extending or matching be performed as necessary to make work complete and consistent to standards of quality identical to Base Facility.
- E. Promptly notify City Engineer by Document 00931 - Request for Information of discoveries of construction, such as furnishings and articles having possible historic or private value to City.
1. Protect discovery until disposition.
 2. Legally dispose of items not removed by City.

1.05 INSPECTION, HANDLING, STORAGE AND PROTECTION OF CSP AND CONTROL SAMPLES

CUTTING AND PATCHING

- A. Follow Section 01610 - Basic Product Requirements and following minimum standards.
- B. After removal CSP and control samples, inspect and tag each item. Prepare a written inventory.
 - 1. Describe damage or deficiencies discovered. Process claims and obtain replacement products.
 - 2. Inspect and inventory in presence of City Engineer if necessary.
- C. Store CSP following Section 01610 - Basic Product Requirements until delivery to City. Package CSP in weatherproof containers, labeled with inventory on outside of containers.
- D. Load, transport, off-load and provide other incidental labor required to place CSP inside City's facility. Notify City Engineer at least 7 days before delivery is scheduled.
- E. Provide CSP manufacturer's labor if required to properly handle, store and protect products.
- F. Obtain written receipt or transfer of title from City Engineer.

1.06 SCHEDULING AND SEQUENCING

- A. Provide specific time and date information to City Engineer 48 hours in advance of proposed Work involving temporary shutdown of utilities and environmental systems.
- B. Notify City Engineer at least 7 days before starting work in areas or conditions affecting data, communications, security and paging systems. Do not cut or patch such systems without approval of City Engineer.
- C. Submit a detailed schedule of proposed connections, including shutdowns and tie-ins. Include in the submittal the proposed time and date as well as the anticipated duration of the Work. Submit the detailed schedule coordinated with the construction schedule.

PART 2 PRODUCTS

2.01 MATERIALS

- A. Based on the Designer's knowledge of available "as-builts" of the Base Facility, and observation of sight-exposed construction, patching materials required include:
 - 1. Concrete-filled Steel Deck:
 - a. Concrete: Cement ASTM C150, Type I or III; minimum 4000 psi compressive strength; 110 to 116 pcf, maximum 1-inch aggregate size and per ASTM C330; maximum allowable unit shrinkage of 0.03 percent at 28 days per ASTM C157.

CUTTING AND PATCHING

- b. Deck: Hot-dip zinc coating ASTM A525 Class E (1.25 oz./s.f.) on sheet steel ASTM A446, Grade A; minimum 33,000 psi yield strength, maximum 20,000 psi working stress; minimum 22 gage, 2-inches deep; Granco Steel Products Co., Inland Steel Products Co., or H.H. Robertson.
- c. Reinforcing: ASTM A615, Grade 60.
- d. Supporting steel framing: ASTM A36.
- e. Epoxy (do not submit product data if following products are used):
 - 1) For reinforcing steel: Rescon Technology Corp. "R606," or Sika Corp. "Sikadur 31 Hi-Mod Gel."
 - 2) For concrete-to-concrete: Rescon Technology Corp. "R649," or Sika Corp. "Sikastix 370" or "Sikadur 31 Hi-Mod Gel."
- 8. Concrete Repair: Master Builders "Emaco T430" or substitution following Section 01630- Product Options and Substitutions.
- B. Where there is no specification for a required patch product, provide same products and types of construction as analogous Base Facility construction.
 - 1. Contract Documents do not define products or standards of quality present in the Base Facility unless indicated otherwise in Document 00330 - Existing Conditions.
 - 2. Determine products required following Section 01726 - Base Facility Survey. Determine required workmanship by using equivalent Base Facility products as control samples.

PART 3 EXECUTION

3.01 GENERAL PERFORMANCE

- A. In addition to demolition work, cut, move or remove discovered non-hazardous-material Base Facility items as necessary to provide access or to allow alterations and new work to proceed, as approved or directed, including:
 - 1. Repair or remove dangerous and unsanitary conditions.
 - 2. Remove abandoned items and items serving no useful purpose, such as Base Facility abandoned HVAC components, piping, data cables, conduit and wiring back to panels, and ductwork.
 - a. Confirm abandonment with City Engineer prior to removal.

CUTTING AND PATCHING

3. Remove unsuitable or extraneous products not designated for salvage, such as abandoned furnishings and equipment, and debris such as rotted wood, rusted metals and deteriorated concrete.
- B. Patch, repair and refinish Base Facility items intended or designated to remain, to match analogous Base Facility conditions for each product, with proper transition between new work and Base Facility.
- C. Remove and replace defective or deficient new work and work not following Contract Documents.
- D. Remove samples of Base Facility and work for Contractor's surveillance testing and for tests in Section 01455 - City's Acceptance Testing.
- F. Repair damage to Base Facility resulting from work under this contract.
- G. Perform activities to avoid interference with facility operations and work of other contractors, following Document 00700 - General Conditions and Sections 01145 - Use of Premises, 01312 - Coordination and Meetings, 01505 - Temporary Facilities and 01506 - Temporary Controls.
- H. Restore Base Facility to a state equivalent to or better than that before cutting and patching. Restore new work to standards of these Specifications.
- I. Support, anchor, attach, match, trim and seal materials to work of other contractors. Unless otherwise specified, provide sleeves, inserts, and hangers, required for the execution of the Work.
- J. Provide shoring, bracing and support as required to maintain structural integrity and protect adjacent work from damage during cutting and patching. Before cutting beams or other structural members, anchors, lintels or other supports, request written instructions from City Engineer. Follow such instructions, as applicable.
- K. Cut and patch as recommended by manufacturers of patch products, and where possible by manufacturer of affected Base Facility products.
- L. Fit and adjust products to provide finished installation complying with specified products, functions, tolerances and finishes.
- M. Restore Base Facility damaged as a result of the Work. Install work following Contract Documents, Base Facility documents, trade standards, or governing agencies, as applicable.
1. Follow Section 01726 - Base Facility Survey to document Base Facility damage Base Facility prior to commencing work.

CUTTING AND PATCHING

N. Refinish entire exposed and semi-exposed surfaces.

1. For continuous surfaces, refinish to nearest change in plane. Remove and reinstall remaining signs, hardware and similar interferences.
2. For an assembly, refinish entire unit.

O. Where cutting and patching fails to match Base Facility work, provide complete replacement work.

3.02 TEMPORARY FACILITIES AND PROTECTION

A. Follow Section 01505 - Temporary Facilities.

3.03 INSPECTION AND COORDINATION

A. Inspect Base Facility following Section 01726 - Base Facility Survey, and if required provide Contractor's testing following Section 01450 - Contractor's Quality Control, for Base Facility conditions subject to this Section.

B. Report by Document 00931 - Request for Information Questionable Base Facility conditions that affect the Work.

C. Obtain written authorizations before beginning utility or environmental systems work affecting Base Facility outside the contract limits.

D. Coordinate work with demolition work specified in Division 2.

3.04 REMAINING FLOORS, WALLS, CEILINGS AND DOORWAYS

A. Where only partitions are removed, patch remaining floors, walls and ceilings, with substrate and finish materials to match Base Facility.

1. Where removal of partitions results in adjacent spaces becoming one, rework floors and remaining walls and ceilings to provide smooth planes without breaks, steps or bulkheads.
2. Where extreme change of plane occurs, obtain direction by Document 00931 - Request for Information.

B. Trim and refinish Base Facility doors as necessary to clear plane of new floors.

C. Unless otherwise indicated on the Drawings, remove Base Facility wall base (resilient, wood) from walls intended to remain.

CUTTING AND PATCHING

1. Repair partitions as required to receive future resilient base.

3.05 DAMAGED SURFACES

- A. Replace or patch any portion surfaces of the Work and Base Facility found damaged, lifted, discolored, or showing other imperfections resulting from work, with matching sound material and finish.
 1. Provide proper support of substrate before patching.
 2. Refinish patched portions of painted or coated surfaces scheduled for new finish, to produce uniform color and texture over entire surface.
 - a. Tape, float, sand and apply two coats of latex paint to repaired Base Facility drywall, plaster, doors and doorframes.
 3. Exceptions: Fully patch remaining Base Facility surfaces exposed and semi-exposed to public view to match all visual characteristics of Base Facility.

3.06 TRANSITION FROM BASE FACILITY TO NEW CONSTRUCTION

- A. Where new work abuts or finishes against Base Facility work, make smooth and workmanlike transition. Match patched work adjacent to Base Facility work for all visual characteristics.
 1. Where smooth transition is not possible, terminate Base Facility surface neatly along a straight line at a natural line or plane of division, and provide edge trim appropriate to substrate and finish.
 2. Exceptions: Fully patch remaining Base Facility surfaces exposed and semi-exposed to public view to match all visual characteristics of Base Facility.

3.07 SITE UTILITY AND BUILDING ENVIRONMENTAL SYSTEMS

- A. Perform work needed to complete connections and tie-ins to Base Facility. Keep Base Facility in continuous operation unless otherwise specifically permitted or approved by City Engineer.
- B. Base Facility electrical and mechanical systems and site utilities are intended to be functioning properly prior to start of the Work. Follow Section 01505 to confirm proper function.
 1. Notify City Engineer by Document 00931 - Request for Information of non-operating systems prior to commencing affected work in each area.

CUTTING AND PATCHING

2. Do not proceed with work affecting improperly functioning utilities or systems until corrective work is complete.
- C. Make required cuts, plugs and terminations. Tag remaining lines with contents names and direction of flow, whether or not flow is active, using weather-resistant tags and permanent markers.
- D. Plumbing Systems and HVAC Systems:
1. Provide temporary or permanent by-passes, test plugs and stop valves in plumbing waste and supply lines, and in HVAC system piping as individual fixtures and equipment are removed. Do not bypass wastewater or sludge into waterways. Provide temporary pumping facilities to handle wastewater if necessary. Provide temporary power supply and piping to facilitate construction where necessary.
 - a. Scope, type and locations of temporary plugs and valves are at the Contractor's option, as approved, based on Base Facility conditions encountered.
 - b. Unless otherwise required, install permanent plugs and valves as follows:
 - 1) For risers tapped into remaining lateral lines cut and plug risers as close as practical to laterals.
 - 2) For laterals, cut and plug approximately one foot from surface of Base Facility demising walls intended to remain.
 - 3) For risers extending through floors in unoccupied areas, cut and plug approximately one foot above top surface of Base Facility floor.
 - 4) For risers extending through floors in occupied areas and which cannot be fully removed following Paragraph 1) above, cut and plug flush with surface of Base Facility floor.
- E. Electrical Power Systems:
1. Provide temporary or permanent bypasses and terminations of electrical systems. Do no work on Base Facility data, communications, security or paging systems following Paragraph 1.05.B above.
 - a. Scope, type and location of terminations are at the Contractor's option, as approved, determined by Base Facility conditions encountered.
 - b. Unless otherwise required, terminate electrical lines as follows:
 - 1) For circuits tapped into remaining laterals intended to remain and which occur above Base Facility ceiling planes, terminate circuits in approximately sized

CUTTING AND PATCHING

junction boxes as close as practical to the lateral. Attach boxes to building structure, install wire nuts on unconnected wires, and permanently label outside of box with panel/circuit number and voltage.

- 2) For abandoned circuits, remove wire, conduit, boxes, breakers and related components back to the respective panel boxes or terminal boards, and provide a blank plate in the breaker slot, and identify plate as “SPARE CIRCUIT/ (CAPACITY) AMP” minimum.
- c. Unless otherwise required by demolition work, and where Base Facility ceilings are indicated for removal, leave paging and security system components in place, using at least two hanger wires per device.
2. Provide permanent support for risers and laterals intended to remain.
4. Temporarily or permanently seal penetrations of removed laterals and risers through floors and full-height walls with firestopping, following demolition requirements, as work progresses.
- F. Insofar as possible, test work under operating conditions before final tie-ins are made to connect equipment to the Base Facility. Test remaining utilities and service in presence of City Engineer before covering up. Repair defects and deficiencies.

3.08 REPAIRING FIREPROOFING – NOT USED

3.09 SALVAGING CONTROL SAMPLES AND CSP

- A. Remove Base Facility designated as CSP and control samples using methods and procedures specified herein.
 1. Control samples located outside contract limits are intended to remain in place.
 2. Remove control samples of sufficient size and proper quantity to establish standards for comparison.
- B. Inspect, handle, store, and protect control samples and CSP following this Section. Package CSP in impact- and moisture-resistant containers.
- C. Where applicable, reinstall control samples following this Section.

3.10 CONCRETE MASONRY UNITS (CMU) – NOT USED

3.11 CONCRETE-FILLED METAL DECK

CUTTING AND PATCHING

- A. Clean metal deck, reinforcing, inserts and fasteners, and remaining concrete as required to properly bond with concrete and epoxies. Prepare Base Facility concrete mating surfaces with a "needle scaler," not more than one day before installation of new concrete.
- B. Drill required holes with carbide-tipped masonry bits. For reinforcing steel, make hole diameter 1/8 inch larger than bar diameter and depth at least 10 times bar diameter.
 1. For inserts, make hole same diameter as insert, depth as required for proper embedment, and straight.
 2. Make holes in sound Base Facility concrete.
 3. Clean holes of dust and debris.
- C. Epoxying:
 1. Mix epoxy in strict accordance with manufacturer's instructions.
 2. Apply material and set reinforcing and fresh concrete within the first 25 percent of manufacturer's stated curing time. Prevent displacement of mating surfaces while curing.
 3. For reinforcing steel, fill hole full depth without air pockets and install reinforcing centered on axis of hole and reinforcing. Remove exudation.
 4. For fresh concrete-to-Base Facility concrete, "butter" entire Base Facility mating surface. Force epoxy onto and into entire surface, removing air pockets.
- D. Installation:
 1. Drill required holes, clean surfaces, and install inserts. Fill unused and improper holes fully with non-shrink grout.
 2. Install epoxy on Base Facility concrete mating surface and install fresh concrete. Strike top surface of new concrete flush with Base Facility concrete. Texture as required to receive floor finish.
 3. Cure concrete with methods to provide proper bond with floor finish.
 4. Apply fireproofing to underside of deck and framing, lapping at least 4 inches onto abutting Base Facility structure, and of thickness required for two-hour rating.

3.12 GYPSUM DRYWALL SYSTEMS – NOT USED

3.13 PLASTER – NOT USED

CUTTING AND PATCHING

A. Follow Section 09__.

3.14 PAINT

- A. Prepare and prime substrates following manufacturer's recommendations.
- B. Apply paint with equipment as required to achieve match with Base Facility. Apply at rates recommended by manufacturer.

3.15 TERRAZZO REPAIR

- A. Follow recommendations of National Terrazzo and Mosaic Association.
- B. Repair existing cracks as follows after sample approval:
 1. Remove sealer from surface adjacent to cracks using stripper or ammonia.
 2. Rout cracks with a power tool. Remove foreign matter and clean surfaces with water. Allow to dry.
 3. Blend resin patch material to match color of adjacent existing matrix. Add marble dust or non-fading pigment as required.
 4. Following resin manufacturer's instructions. Force mixed resin as deeply into void as possible.
 5. If cracks are large enough, insert marble chips of the same blend as adjacent existing terrazzo while patching resin is still wet.
 6. Trowel surface smooth to slightly above level of adjacent existing terrazzo.
 7. Cure following resin manufacturer's instructions.
 8. Grind surface of repaired cracks with progressively finer-grit stones to match texture and sheen of adjacent existing terrazzo.
 9. If repairs do not match existing, repeat steps 2 through 8 until match is achieved.
 10. Seal repaired areas and adjacent existing terrazzo with penetrating-type terrazzo sealer.
 11. Buff sealer to match sheen of existing adjacent sealed terrazzo.
- C. Repair existing holes as follows after sample approval:
 1. Remove sealer from surface adjacent to cracks using stripper or ammonia.

CUTTING AND PATCHING

2. Remove metal or plastic conduit, bolts, studs, junction boxes or metal plates.
3. Carefully enlarge holes as required to complete removal of foreign matter. Slightly undercut vertical wall around resulting voids. Remove foreign matter and clean surfaces with water. Allow to dry.
4. Prepare and install 4:1 sand-cement leveling bed as required for installation of terrazzo patches. Moist cure minimum 24 hours.
5. Fully moisten surfaces in void with water immediately before installing bonding paste. Remove standing water.
6. Mix and install cement-rich bonding paste on moist remaining surfaces. Scrub into surfaces. Moist cure minimum 24 hours with plastic cover taped to existing terrazzo.
7. Before bonding paste dries, prepare terrazzo topping (mixture of matrix and marble chips) and install. Trowel surface smooth to slightly above level of adjacent existing terrazzo.
8. Seed additional marble chips into moist terrazzo topping mixture as required to match color and density of chips and matrix in adjacent existing terrazzo.
9. Consolidate terrazzo topping as required to remove air pockets and extract excess water. Trowel-finish to slightly above level of adjacent existing terrazzo.
10. Cover repaired areas with full sheet (tape joints) plastic curing membrane taped to adjacent terrazzo. Prevent excess moisture loss. Cure following topping manufacturer's instructions, minimum 72 hours.
11. After proper cure, grind new terrazzo with progressively finer-grit stones, starting with No. 40-grit, flush with adjacent surfaces and finish matching sheen of unsealed terrazzo.
12. Polish new terrazzo with No. 80-grit stone, and progressively finer-grit stones if required, to match sheen of existing adjacent unsealed terrazzo.
13. If repairs do not match existing, repeat steps 2 through 11 until match is achieved.
14. Seal repaired areas and adjacent existing terrazzo with penetrating-type terrazzo sealer.
15. Buff sealer to match sheen of existing adjacent sealed terrazzo.

3.16 TERRAZZO REPLACEMENT

- A. Follow recommendations of National Terrazzo and Mosaic Association.

CUTTING AND PATCHING

B. Replace designated existing terrazzo flooring as follows after sample approval:

1. Remove sealer from surface adjacent to designated panels using stripper or ammonia.
2. Remove existing terrazzo topping and existing sand-and-cement setting bed down to existing concrete slab or subfloor. Remove metal base-plate covers, metal or plastic conduit, bolts, studs, junction boxes, buried conduit and abandoned wiring. Verify abandoned wiring following Section 01726 - Base Facility Survey.
3. Leave existing metal divider strips in place and protect from damage. If damaged, provide new divider strips matching existing metal alloy, thickness (minimum 16 gage), depth and patterns. Install new strips true and plumb.
4. Remove foreign matter and clean surfaces with water. Allow to dry.
5. Fully moisten surfaces in void with water immediately before installing bonding paste. Remove standing water.
6. Mix and install cement-rich bonding paste to moist structural slab and face of divider strips. Scrub into concrete. Moist cure minimum 24 hours with plastic cover taped to existing terrazzo.
7. Mix and install 4:1 sand-cement leveling bed. Moist cure minimum 24 hours with plastic cover taped to existing terrazzo.
8. Before bonding paste dries, mix terrazzo product at ratio of two parts blended marble chips to one-part Portland cement plus minimum quantity of marble dust, adding water for proper plasticity. Provide blend of marble chips, dust, pigments and matrix as required to match existing terrazzo after finishing.
9. Seed additional marble chips into moist terrazzo topping mixture as required to match color and density of chips and matrix in adjacent existing terrazzo.
10. Consolidate terrazzo topping as required to remove air pockets and extract excess water. Trowel-finish to slightly above level of adjacent existing terrazzo.
11. Cover repaired areas with full sheet (tape joints) plastic curing membrane taped to adjacent terrazzo. Prevent excess moisture loss. Cure following topping manufacturer's instructions, minimum 72 hours.
12. After proper cure, grind new terrazzo with progressively finer-grit stones, starting with No. 40-grit, flush with adjacent surfaces and finish matching sheen of unsealed terrazzo. Fill discovered pinholes with matching matrix.

CUTTING AND PATCHING

13. Polish new terrazzo with No. 80-grit stone, and progressively finer-grit stones if required, to match sheen of existing adjacent unsealed terrazzo.
14. If repairs do not match existing, repeat steps 3 through 10 until match is achieved.
15. Seal repaired areas and adjacent existing terrazzo with penetrating-type terrazzo sealer.
16. Buff sealer to match sheen of existing adjacent sealed terrazzo.

3.17 INTERIM CLEANING

- A. Clean occupied areas daily. Immediately remove spillage, overspray, dust and debris in occupied areas and at points of access into contract limits. Sweep and wet mop floors as required, using safety cones and tape barricades as required cleaning operations.
- B. Make surfaces ready for work of successive trades.
- C. At completion of work in each area, provide final cleaning following Section 01770 - Contract Closeout.

END OF SECTION

SECTION 01761

PROTECTION OF EXISTING SERVICES

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Requirements to protect existing services and minimize impact of interruptions.

1.02 DEFINITIONS:

- A. Service is defined to include utilities (natural gas, water, or power); lighting and emergency lighting; data and telecommunications; closed-circuit video, control and monitoring circuits, and air conditioning, heating, and ventilating. Service types include:
 - 1. Power.
 - 2. Lighting, and emergency lighting.
 - 3. Paging.
 - 4. Telephone.
 - 5. Video.
 - 6. Data and computer networks.
 - 7. Water.
 - 8. Natural gas.
 - 9. Heating, ventilating, and air conditioning
- B. Data and Telecom Service is defined to include:
 - 1. Wiring and cable used for the transmission of data, voice, or video information.
 - 2. Wiring for low voltage monitoring and control of various types of devices.
- C. Service interruption is defined to include any temporary or permanent inability to provide the service as contracted or as intended and includes interference with or disruption to source, distribution, or terminal items of a service system.
- D. Response time is defined to be the time elapsed between the time that a Service Interruption becomes known to the Contractor and the time that a person is at the site of the interruption

PROTECTION OF EXISTING SERVICES

or, if the site of the interruption is not immediately known, at the job site to diagnose and locate the service interruption.

1.03 PERFORMANCE REQUIREMENTS

- A. Contractor is required to protect and maintain existing services to those operating areas of the Airport.
 - 1. Where services are affected by construction activities and interruption of service is required to complete the Work, schedule service interruption to minimize impact.
 - 2. Where services cannot be interrupted, provide alternate services or circuits as required to maintain affected services. Design and implement service "cut-over" so that services are maintained without interruption.
- B. Train employees and subcontractors to ensure that accidental service interruptions are promptly recognized, and appropriate responses can be initiated.
- C. Maintain personnel, equipment, and parts at hand or on call to provide the response times indicated.
- D. Interruptions to Existing Service are classified as follows:
 - 1. Security Service Interruption:
 - a. Any service interruption of power, lighting, or data and telecom service that affects and compromises one of the following:
 - (1) FAA Security
 - (2) Airline Security
 - (3) Airport Security
 - (4) Other government entity charged with enforcing security at the Airport (Houston Police Department, FBI, Secret Service, etc.).
 - b. Security Services must be active at all times.
 - 2. Life Safety Service Interruption:
 - a. Any service interruption of power, lighting, or data and telecom service affecting or compromising one or more of the following life safety systems.
 - (1) Fire/smoke alarms.

PROTECTION OF EXISTING SERVICES

- (2) Emergency lighting.
 - (3) Elevator operations in "Fire" mode.
 - (4) Emergency intercom systems.
 - b. Life Safety Services must be active at all times.
3. Business Service Interruption:
- a. Any service interruption of utility service (power, lighting, natural gas, data and telecom, etc.) that affects and compromises the ability of a profit-seeking entity to earn revenue, including:
 - (1) Airline: Includes FIDS network, reservation/confirmation systems, paging systems.
 - (2) Tenants Other Than Airlines: Point of sale systems, reservation/confirmation systems, utilities for storing, cooking, or maintaining food for sale to the public.
 - b. Business Services must be active at all times in the areas of the Airport served by Airlines or other tenants during hours of their operation.
4. Comfort / Convenience Service Interruption :
- a. Any service interruption of power, lighting, or data and telecom services affecting or compromising the comfort or convenience of those using the Airport (passengers, visitors, employees, concessionaires, etc.) including:
 - (1) Lighting.
 - (2) Air Conditioning.
 - (3) Heating.
 - (4) Public telephones.
 - (5) Elevators.
 - b. Minimize Comfort/Convenience Service Interruptions except in construction areas.

1.04 SUBMITTALS

- A. Schedule of service interruptions.
- B. Emergency Response Plan.

PROTECTION OF EXISTING SERVICES

1.05 QUALITY ASSURANCE

- A. Develop emergency response plan for each class of service interruption indicated. Notify other contractors responsible for services and obtain contact information. Where possible, obtain written instructions for emergency repairs from the contractor responsible for each service. Where required, arrange for contractor personnel to be available to meet required response times.

1.06 COORDINATION AND SEQUENCING

- A. Schedule and execute construction activities to prevent service interruption or, where service interruption is required to complete the Work, minimize service interruption.

1.07 SCHEDULING

- A. Follow Section 01325.
- B. Develop a schedule of required service interruptions. Coordinate with the schedules required by Section 01325 and revise as required by the City or project conditions.

PART 2 PRODUCTS (NOT USED)**PART 3 EXECUTION****3.01 CONTRACTOR RESPONSIBILITIES:**

- A. Follow Section 01726.
- B. Scheduled Service Interruptions: Notify the City Engineer in writing not less than 7 days in advance of a scheduled service interruption. In notifying of the Scheduled Service Interruptions, click on the weblink https://hasonbase.houstonairportsystem.net/OnBaseWeb_Prod_WF/UnityForm.aspx?key=UFEy and review the checklist. At the bottom of the checklist, check the box confirming attendance of the Contractor Safety Requirement meeting, and Contractor and all Subcontractors understands and will comply with all Houston Airport System (HAS) and OSHA requirements.
- C. Complete a Work Area Notification form by clicking on the weblink https://hasonbase.houstonairportsystem.net/OnBaseWeb_Prod_WF/UnityForm.aspx?key=UFEy for any/all service interruptions and/or; for,
- D. Unscheduled Service Interruptions to Data and Telecom Service:
 - 1. *Immediately notify IAH 24-Hour Emergency Dispatch Service at (281) 230-3024 [HOU 24-Hour Emergency Dispatch Service at (713) 641-4000; EFD Dispatch*

PROTECTION OF EXISTING SERVICES

*Service during 0800-1700, M-F, call 713-847-4234, (after hours call: 713-847-4200].
Do not attempt to repair these lines. Include the following information:*

- a. Location.
 - b. Area(s) affected.
 - c. Type and classification of service (if known).
 - d. Entities affected (if known).
2. In addition to the notification requirements above, immediately notify the City Engineer of interruption.
- E. Unscheduled Service Interruptions to Service Other Than Data and Telecom Service:
1. When executing Work in an area known to have existing services, maintain on-site or on-call capability to initiate repairs to unscheduled service interruptions within the response times required.
 2. Immediately notify the City Engineer of interruption.
 - a. Location.
 - b. Area(s) affected.
 - c. Type and classification of service (if known).
 - d. Entities affected (if known).
 3. Response Times to Interruptions to Existing Service:
 - a. Security Service Interruption: 15 minutes.
 - b. Life Safety Service Interruption: 15 minutes.
 - c. Business Service Interruption:
 - (1) Service Interruptions to Airlines: 15 minutes.
 - (2) Service Interruptions to Tenants other than Airlines: 1 hour.
 - d. Comfort/Convenience Service Interruption: 1 hour.

END OF SECTION

PROTECTION OF EXISTING SERVICES

SECTION 01770
CONTRACT CLOSEOUT

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Submittal of Operation and Maintenance (O & M) manual, lien releases, record documents, badges, and keys.
- B. O & M manual format and contents.
- C. Final cleaning. Interim cleaning is specified in Section 01505.
- D. Systems demonstrations and personnel training.
- E. Notification of Substantial Completion.
- F. Contractor's punch list.
- G. Record of the Work.
- H. Forwarding of Contractor-Salvaged products (CSP), and extra products.

1.02 SUBMITTALS

- A. Two weeks before Substantial Completion inspection, submit 2 sets of Preliminary O & M manual (Paragraph 1.03), 1 copy to Designer and 1 copy direct to City Engineer.
- B. Subsequent to Preliminary O & M manual submittal and precedent to final Certificate for Payment, submit the following:
 - 1. The Contractor shall submit Preliminary O&M Manuals to the City for review and acceptance a minimum of 60 calendar days prior to starting the commissioning process.
 - 2. Release or Waiver of Liens and consents of sureties following Documents 00700-General Conditions and 00800 - Supplementary Conditions.
 - 3. BIM As-Built and BIM Record Documents
 - a. Provide the final coordinated trade construction as-built and/or fabrication models in native format, to the City at regular intervals at the end of the Construction Phase that will have incorporated all addenda, approved Change Orders, and the

CONTRACT CLOSEOUT

modifications and deliver the final record model to the City as part of the project close-out documents.

- b. The format of the delivered documents shall consist of:
 - 1) PDF files of drawings and specifications.
 - 2) HAS approved AutoCAD version of drawings.
 - 3) Native formats of the BIM model including HAS approved Revit version.
 - 4) HAS approved version of Navisworks files and Civi3D
 - 5) All information, drawings and manuals should conform with HAS approved BIM standards and BPxP.
- 4. File organization, File directory structure, Sheet Borders, titles, method of delivery and other specifications should be in conform to HAS CAD/GIS Data Standards and HAS BIM Standards, available in www.fly2houston.com/tip.
- 5. Security identification badges.
- 6. Construction and other master keys.

1.03 O&M MANUAL CONTENTS AND FORMAT

- A. Provide O & M Manual with full information to allow matching products under future contracts to products under this contract, and to allow City to operate, maintain and repair (for user-serviceable aspects) products, including trade names, model or type numbers, colors dimensions, and other physical characteristics.
- B. Electronic Format:
 - 1. Submit in searchable PDF to reflect 8.5" x 11" inch page and margins shall be formatted for double-sided print out or copy. Large format shall be pre-approved by the City.
 - 2. Sections within the O & M Manual shall also be formatted to reflect dividers if a printout copy is desired.
 - 3. Cover of the O& M Manual shall be titled "OPERATION AND MAINTENANCE MANUAL, title of project and subject matter and "Number _ of _ if multiple volumes are developed. Include the City's Project Number and AIP/CIP Number.
- C. Contents:
 - 1. Table of Contents for each volume, naming each Part.

2. Part 1: Directory with name, address, and telephone number of Designer, Contractor, and Subcontractors and Suppliers for each Project Manual Section.
3. Part 2: Operation and maintenance instructions, arranged by Project Manual Section number where practical, and where not, by system. Include:
 - a. For finish materials, maintenance instructions prepared by manufacturers, including recommended cleaning methods and materials and special precautions identifying detrimental agents.
 - b. Utility, door and window hardware, HVAC, plumbing and electrical products, prepared by product manufacturer, including:
 - 1) Product design criteria, functions, normal operating characteristics, and limiting conditions.
 - 2) Assembly, installation, alignment, adjustment, checking instructions, and troubleshooting guide.
 - 3) Operating instructions for start-up, normal operation, regulation and control, normal shutdown, and emergency shutdown.
 - 4) Lubrication and detailed maintenance instructions; detailed drawings giving location of each maintainable part and lubrication point and detailed instructions on disassembly and reassembly of products.
 - 5) Spare parts list for operating products, prepared by manufacturers, including detailed drawings giving location of each maintainable part; describe predicted life of parts subject to wear, lists of spares recommended for user-service inventory, and nearest source of in-stock spares.
 - 6) Outline, cross-section, and assembly drawings; engineering data; wiring diagrams.
 - 7) Test data and performance curves.
4. Part 3: Project documents and certificates, including:
 - a. Shop drawings, product data, and where practical, samples.
 - b. Air and water balance reports.
 - c. Certificates of occupancy or use.
 - d. Product certifications and mix designs.

- e. Material Safety Data Sheets.
- 5. Part 4: Copy (not original) of each warranty form containing language of final warranty.
- 6. Part 5: Meeting notes from systems demonstrations.
- 7. Revise content and arrangement of preliminary Manual until approval by City Engineer.

1.04 FINAL CLEANING

- A. Execute final cleaning prior to Substantial Completion [of each Stage].
- B. Clean surfaces exposed to view; remove temporary labels and protective coverings, stains and foreign substances; polish transparent and glossy surfaces; vacuum carpeted and soft surfaces. Clean equipment and fixtures to sanitary condition. Clean permanent filters and install new replaceable filters at equipment. Clean HVAC diffusers.
- C. Remove and legally dispose of waste and surplus products and rubbish, including from roofs, gutters, downspouts, drainage systems, pavements, lawn and landscaped areas, and elsewhere from site.
- D. Sweep streets and parking areas, rake lawn and landscaped areas.
- E. Wash roofs, opaque building walls and sidewalks.
- F. Remove temporary facilities and controls.
- G. Leave premises in spotless condition, requiring no further cleaning of construction by City.
- H. Adjust products to proper operating condition.
- I. Correct defective function of products.

1.05 SYSTEMS DEMONSTRATIONS AND PERSONNEL TRAINING

- A. Demonstrate proper operation and maintenance of each product to City's maintenance personnel precedent to Substantial Completion inspection.
 - 1. Operate HVAC, plumbing, and electrical systems 7 continuous days precedent to personnel training.
- B. Precedent to submittal of O & M Manual, train City's maintenance personnel in proper operation, adjustment, and maintenance of products and systems, using the preliminary O

& M Manual as the basis of instruction. Continue training until City's personnel demonstrate proper knowledge and skills.

- C. Take minutes of meetings, including sign-in sheet, and record subjects covered in each session. Bind minutes in O&M Manual.

1.06 NOTIFICATION OF SUBSTANTIAL COMPLETION

- A. When Contractor considers the Work (or a designated portion or stage thereof identified in Section 01326 - Construction Sequencing) substantially complete, submit written notice and Punchlist (Paragraph 1.04) to City Engineer.

- 1. Do not claim Substantial Completion until authorities having jurisdiction issue certificates of occupancy or use and related inspections affirming compliance.

- 2. Attach copy of each certificate to Substantial Completion form.

- B. Within a reasonable time after receipt of certificates, an inspection will be made by City Engineer and Designer to determine status of completion.

- C. Should the Work be determined by City Engineer as not substantially complete as a result of any Substantial Completion inspection, Contractor will be notified in writing.

- 1. Remedy deficiencies.

- 2. Send written notice of Substantial Completion as above.

- 3. City Engineer and Designer will reinspect the Work.

- 4. Pay costs of Designer's second and subsequent Substantial Completion inspections, by Change Order.

- D. When the Work is determined as substantially complete, the Certificate of Substantial Completion will be executed.

1.07 CONTRACTOR'S PUNCHLIST

- A. Prior to and in connection with Substantial Completion procedures, prepare a written Punchlist on a [room-by-room] [area-by-area] basis [for each stage] and as follows:

- 1. Designer will provide one reproducible copy of then-current floor plans. These drawings are the basis of Contractor's Punchlist.

- 2. Inspect the Work and mark applicable comments on the floor plans. Prepare written notes as required to supplement notes made on drawings.

3. Continue completion of the Work including Punchlist items, marking off completed items.
 4. Forward 3 diazo prints of the annotated Drawings to City Engineer accompanied by notification that Substantial Completion Inspection is ready.
- B. Schedule Punchlist Inspection and other closeout inspections through City Engineer.
- C. Punchlist inspection will be attended by the following as a minimum:
1. Contractor, Contractor's Superintendent, and applicable Subcontractors' superintendents. Attend with Punchlist drawing.
 2. City Engineer.
 3. Designer.
 4. Others of City Engineer's choice.
- D. Substantial Completion inspection will be made during one or more mutually agreed times to inspect the Work, to review and amend Contractor's Punchlist. If the work is substantially complete, Document 00645 - Certificate of Substantial Completion will be executed.
1. Amendments to the Contractor's Punchlist will be made on the reproducible.
 2. Within 5 days of execution of Document 00645, provide 4 copies of the amended Punch List and original Document 00645 to City Engineer.
- E. Expeditiously correct work.
- F. Process each reinspection as above and in Paragraph 1.04.
- G. Punchlist items and corrections required after execution of Document 00650 - Certificate of Final Completion will be processed as warranty work following Document 00700 - General Conditions, Paragraph 3.12.
- 1.08 RECORD OF THE WORK
- A. Following requirements expand Paragraph 3.16 of Documents 00700 - General Conditions and 00800 - Supplementary Conditions.
- B. Record information concurrently with construction progress. Do not conceal work until required information is recorded.

- C. Keep in a secure location in the [field office (Section 01505- Temporary Facilities) at the site] [Contractor’s office] and timely record the Work as actually built as the Work progresses.
 - 1. Contractor shall maintain one full size set of Construction Documents and one set of the Project Manual(s) in the Contractor’s Field office. In addition, the Contractor shall maintain one record set of submittal data, video and photographic data, and other record data as required by to support and supplement record changes made on Drawings and the Project Manual(s).
 - 2. Legibly note variations from Contract Documents on Drawings, Project Manual and submittal data, whichever most clearly shows the change.
 - 3. Clearly mark each document in red ink “RECORD OF THE WORK. Use only for recording field deviations and actual constructed conditions and arrangements.”
- D. Keep documents current and make available for inspection by City Engineer.
- E. Show following minimum information, as applicable to type of work, marked in fine-point red ink:
 - 1. Measured depths of foundation elements in relation to finish first floor datum.
 - 2. Measured horizontal locations and elevations of underground utilities and appurtenances, referenced to permanent surface improvements.
 - 3. Elevations of underground utilities referenced to City’s benchmark utilized for project.
 - 4. Measured locations of internal utilities, environmental systems and appurtenances concealed in construction, referenced to visible and accessible features of construction.
 - 5. Field changes of dimension and detail.
 - 6. Changes made by RFI (Document 00931).
 - 7. Changes made by Modifications.
 - 8. Details not on original Contract Documents.
 - 9. References to related shop drawings, product data, samples, RFIs and Modifications.
- F. Upon completion of the Work, collect diazo prints of marked-up Drawings, one single-sided copy of marked-up Project Manual, one set of shop drawings (including diskettes of CADD files prepared as part of the Contract, such as data required by Section 01340- Shop Drawings, Product Data and Samples), one original set of product data (Section 01340), one set of RFIs, one set of Modifications, one set of originals of video tapes and one copy of photographs (Section 01321 - Construction Photographs), and other required documents.

1. Clearly mark each document, immediately adjacent to the “RECORD OF THE WORK” mark, in red ink thus:

“CERTIFIED AS THE CORRECT AND COMPLETE RECORD OF WORK PERFORMED.

_____ (Contractor Firm Name)

_____ (Authorized Signature)

_____ (Date)

- G. Transmit all records to City Engineer.
- H. Transmit reproducible copies of Drawings (see Section 01110 - Summary of Work) to City Engineer.
- I. Submit proper record of the Work, in addition to other requirements in the Contract Documents, precedent to City Engineer’s authorization for release of final payment.

1.09 FORWARDING CSP AND EXTRA PRODUCTS

- A. Before submitting final application for payment, forward remaining proper CSP (Section 01110 - Summary of Work), extra products, including spare parts (specified in other Sections) to location designated by City Engineer.
- B. Furnish pallets and containers as required for proper product storage.
- C. Unload products from Contractor’s vehicles. Place pallets, containers and products as directed by City Engineer.
- D. Obtain written transfer of title or receipt.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SECTION 01782
OPERATIONS AND MAINTENANCE DATA

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Submittal requirements for equipment and facility Operations and Maintenance (O&M) Manuals

1.02 MEASUREMENT AND PAYMENT

- A. Measurement for equipment O&M Manuals is on a lump sum basis equal to five percent of the individual equipment value contained in Schedule of Unit Prices or Schedule of Values. The lump sum amount may be included in the first Progress Payment following approval of the O&M Manuals by Project Manager.

1.03 SUBMITTALS

- A. Conform to requirements of Section 01330 - Submittal Procedures. Submit a list of O&M Manuals and parts manuals for equipment to be incorporated into the Work.
- B. Submit documents with 8-1/2 x 11-inch text pages, bound in 3-ring/D binders with durable plastic covers.
- C. Print "OPERATION AND MAINTENANCE INSTRUCTIONS", Project name, and subject matter of binder on covers when multiple binders are required.
- D. Subdivide contents with permanent page dividers, logically organized according to the Table of Contents, with tab titling clearly printed under reinforced laminated plastic tabs.
- E. O&M Manual contents: Prepare a Table of Contents for each volume, with each Product or system description identified.
 - 1. Part 1 - Directory: Listing of names, addresses, and telephone numbers of Design Consultant, Contractor, Subcontractors, and major equipment Suppliers.
 - 2. Part 2 - O&M instructions arranged by system. For each category, identify names, addresses, and telephone numbers of Subcontractors and Suppliers and include the following:
 - a. Significant design criteria.
 - b. List of equipment.

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- c. Parts list for each component.
 - d. Operating instructions.
 - e. Maintenance instructions for equipment and systems.
 - f. Maintenance instructions for special finishes, including recommended cleaning methods and materials and special precautions identifying detrimental agents.
 - 3. Part 3 -Project documents and certificates including:
 - a. Shop Drawings and relevant data.
 - b. Air and water balance reports.
 - c. Certificates.
 - d. Photocopies of warranties.
 - F. Submit two copies of O&M Manuals and parts manuals, for review, within one month prior to placing the equipment or facility in service.
 - G. Submit one copy of completed volumes in final form 10 days prior to final inspection. One copy with Project Manager comments will be returned after final inspection. Revise content of documents based on Project Manager's comments prior to final submittal.
 - H. Revise and resubmit three final volumes within 10 days after final inspection.
- 1.04 EQUIPMENT O&M DATA
- A. Furnish O&M Manuals prepared by manufacturers for all equipment. Manuals must contain, as a minimum, the following:
 - 1. Equipment functions, normal operating characteristics, and limiting conditions.
 - 2. Assembly, Installation, alignment, adjustment, and checking instructions.
 - 3. Operating instructions for start-up, normal operation, regulation and control, normal shutdown, and emergency shutdown.
 - 4. Detailed drawings showing the location of each maintainable part and lubrication point with detailed instructions on disassembly and reassembly of the equipment.
 - 5. Troubleshooting guide.

6. Spare parts list, predicted life of parts subject to wear, lists of spare parts recommended to be on hand for both initial start-up and for normal operating inventory, and local or nearest source of spare parts availability.
 7. Outline, cross-section, and assembly drawings with engineering data and wiring diagrams.
 8. Test data and performance curves.
- B. Furnish parts manuals for all equipment, prepared by the equipment manufacturer, which contain, as a minimum, the following:
1. Detailed drawings giving the location of each maintainable part.
 2. Spare parts list with predicted life of parts subject to wear, lists of spare parts recommended on hand for both initial start-up and for normal operating inventory, and local or nearest source of spare parts availability.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SECTION 01785

PROJECT RECORD DOCUMENTS

PART 1 - GENERAL

1.01 SECTION INCLUDES

- A. Maintenance and submittal of record documents and Samples.

1.02 MAINTENANCE OF DOCUMENTS AND SAMPLES

- A. Maintain one record copy of documents at the site in accordance with Document 00700 - General Conditions,
- B. Store record documents and Samples in field office, if a field office is required by the Contract, or in a secure location. Provide files, racks, and secure storage for record documents and Samples.
- C. Label each document "PROJECT RECORD" in neat, large, printed letters.
- D. Maintain record documents in a clean, dry, and legible condition. Do not use record documents for construction purposes. Do not use permit drawings to record Modifications to the Work.
- E. Keep record documents and Samples available for inspection by Project Manager.
- F. Bring record documents to progress review meetings for viewing by Project Manager and, if applicable, Design Consultant.

1.03 RECORDING

- A. Record information legibly with red ink pen on a set of blue-line opaque drawings, concurrently with construction progress. Maintain an instrument on site at all times for measuring elevations accurately. Do not conceal work until required information is recorded
- B. Contract Drawings and Shop Drawings: Mark each item to record completed Modifications, or when minor deviations exist, the actual construction including:
 - 1. Measured depths of elements of foundation in relation to finish first floor datum.
 - 2. Measured horizontal locations and elevations of Underground Facilities and appurtenances, referenced to permanent surface improvements.
 - 3. Elevations of Underground Facilities referenced to City of Houston benchmark utilized for the Work.

PROJECT RECORD DOCUMENTS

4. Measured locations of internal utilities and appurtenances concealed in construction, referenced to visible and accessible features of the Work.
 5. Dimensions and details of field changes.
 6. Changes made by Modifications.
 7. Details not on original Drawings.
 8. References to related Shop Drawings and Modifications.
- C. Survey all joints of water mains at the time of construction. Record on Drawings, water main invert elevation, elevation top of manway, and centerline horizontal location relative to baseline.
- D. For large diameter water mains, mark specifications and addenda to record:
1. Manufacturer, trade name, catalog number and Supplier of each Product actually installed.
 2. Changes made by Modification or field order.
 3. Other matters not originally specified.
- E. Annotate Shop Drawings to record changes made after review.
- 1.04 SUBMITTALS
- A. At closeout of the Contract, deliver Project record documents to Project Manager.

PART 2 PRODUCTS (NOT USED)

PART 3 EXECUTION (NOT USED)

END OF SECTION

SECTION 02 4119

SELECTIVE DEMOLITION

PART 1 - GENERAL

1.1 SUMMARY

- A. Section includes selective removal and subsequent offsite disposal of portions of existing building indicated on drawings and as required to accommodate new construction.

1.2 DEFINITIONS

- A. Remove: Detach items from existing construction and legally dispose of them off-site, unless indicated to be removed and salvaged or removed and reinstalled.
- B. Remove and Salvage: Detach items from existing construction and deliver them to Owner's designated storage area.
- C. Remove and Reinstall: Detach items from existing construction, prepare them for reuse, and reinstall them where indicated.
- D. Existing to Remain: Existing items of construction that are not to be removed and that are not otherwise indicated to be removed, removed and salvaged, or removed and reinstalled.

1.3 MATERIALS OWNERSHIP

- A. Except for items or materials indicated to be reused, salvaged, reinstalled, or otherwise indicated to remain Owner's property, demolished materials shall become Contractor's property and shall be removed from Project site.

1.4 INFORMATIONAL SUBMITTALS

- A. Schedule of Selective Demolition Activities: Indicate the following:
 - 1. Detailed sequence of selective demolition and removal work, with starting and ending dates for each activity. Ensure Owner's on-site operations are uninterrupted.
 - 2. Interruption of utility services.
 - 3. Coordination for shutoff, capping, and continuation of utility services.
 - 4. Use of elevator and stairs.
 - 5. Locations of temporary partitions and means of egress.
 - 6. Coordination of Owner's continuing occupancy of portions of existing building and of Owner's partial occupancy of completed Work.
- B. Inventory: After selective demolition is complete, submit a list of items that have been removed and salvaged.

SELECTIVE DEMOLITION

- C. Pre-demolition Photographs or Videotape: Show existing conditions of adjoining construction and site improvements, including finish surfaces, that might be misconstrued as damage caused by selective demolition operations. Submit before Work begins.

1.5 QUALITY ASSURANCE

- A. Demolition Firm Qualifications: An experienced firm that has specialized in demolition work similar in material and extent to that indicated for this Project.
- B. Professional Engineer Qualifications: Professional engineer legally authorized to practice in jurisdiction where Project is located and experienced in providing engineering services of kind indicated for demolitions similar to this Project and has a record of successful in-service performance
- C. Regulatory Requirements: Comply with governing EPA notification regulations before beginning selective demolition. Comply with hauling and disposal regulations of authorities having jurisdiction. Comply with applicable regulations, codes and ordinances.
- D. Standards: Comply with ANSI A10.6 and NFPA 241.
- E. Proposed Dust-Control and Noise-Control Measures: Written statement or drawing that indicates the measures proposed for use, proposed locations, and proposed time frame for their operation. Identify options if proposed measures are later determined to be inadequate.
- F. Pre-demolition Conference: Conduct conference at Project site to comply with requirements in Division 01 Section "Project Management and Coordination." Review methods and procedures related to selective demolition including, but not limited to, the following:
 - 1. Inspect and discuss condition of construction to be selectively demolished.
 - 2. Review structural load limitations of existing structure.
 - 3. Review and finalize selective demolition schedule.
 - 4. Review requirements of work performed by other trades that rely on substrates exposed by selective demolition operations.

1.6 PROJECT CONDITIONS

- A. Occupied Buildings:
 - 1. Owner will occupy portions of building immediately adjacent to selective demolition area. Conduct selective demolition so Owner's operations will not be disrupted. Provide not less than 72 hours' notice to Owner of activities that will affect Owner's operations.
 - 2. Maintain access to existing walkways, corridors, and other adjacent occupied or used facilities.
- B. Owner assumes no responsibility for condition of areas to be selectively demolished. Conditions existing at time of inspection for bidding will be maintained by Owner as far as practical.

SELECTIVE DEMOLITION

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- C. Hazardous Materials: If materials suspected of containing hazardous materials are encountered, do not disturb; immediately notify Architect and Owner. Hazardous materials will be removed by Owner under a separate contract.
- D. Storage or sale of removed items or materials on-site will not be permitted.
- E. Utility Service: Maintain existing utilities indicated to remain in service and protect them against damage during selective demolition operations.
 - 1. Maintain fire-protection facilities in service during selective demolition operations.

1.7 WARRANTY

- A. Existing Warranties: Remove, replace, patch, and repair materials and surfaces cut or damaged during selective demolition, by methods and with materials so as not to void existing warranties.

PART 2 - PRODUCTS

2.1 REPAIR MATERIALS

- A. Use repair materials identical to existing materials.
 - 1. If identical materials are unavailable or cannot be used for exposed surfaces, fully use materials that visually match existing adjacent surfaces possible.
 - 2. Use materials whose installed performance equals or surpasses that of existing materials.
- B. Comply with material and installation requirements specified in individual Specification Sections.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Verify that utilities have been disconnected and capped.
- B. Survey existing conditions and correlate with requirements indicated to determine extent of selective demolition required.
- C. Inventory and record the condition of items to be removed and reinstalled and items to be removed and salvaged.
- D. When unanticipated mechanical, electrical, or structural elements that conflict with intended function or design are encountered, investigate, and measure the nature and extent of conflict. Promptly submit a written report to Architect.

SELECTIVE DEMOLITION

- E. Engage a professional engineer to survey condition of building to determine whether removing any element might result in structural deficiency or unplanned collapse of any portion of structure or adjacent structures during selective demolition operations.
- F. Perform surveys as the Work progresses to detect hazards resulting from selective demolition activities.

3.2 UTILITY SERVICES

- A. Existing Utilities: Maintain services indicated to remain and protect them against damage during selective demolition operations.
- B. Occupied Buildings: Do not interrupt existing utilities serving occupied or operating facilities unless authorized in writing by Owner and authorities having jurisdiction. Provide temporary services during interruptions to existing utilities, as acceptable to Owner and to authorities having jurisdiction.
 - 1. Provide at least 72 hours' notice to Owner if shutdown of service is required during changeover.
- C. Utility Requirements: Locate, identify, disconnect, and seal or cap off indicated utilities serving areas to be selectively demolished.
 - 1. Arrange with Owner to shut off indicated utilities.
 - 2. If utility services are required to be removed, relocated, or abandoned, before proceeding with selective demolition provide temporary utilities that bypass area of selective demolition and that maintain continuity of service to other parts of building.
 - 3. Cut off pipe or conduit in walls or partitions to be removed. Cap, valve, or plug and seal remaining portion of pipe or conduit after bypassing.

3.3 PREPARATION

- A. Site Access and Temporary Controls: Conduct selective demolition and debris-removal operations to ensure minimum interference with roads, streets, walks, walkways, and other adjacent occupied and used facilities.
 - 1. Do not close or obstruct streets, walks, walkways, or other adjacent occupied or used facilities without permission from Owner and authorities having jurisdiction. Provide alternate routes around closed or obstructed traffic ways if required by governing regulations.
 - 2. Erect temporary protection, such as walks, fences, railings, canopies, and covered passageways, where required by authorities having jurisdiction.
 - 3. Protect existing site improvements, appurtenances, and landscaping to remain.
- B. Temporary Facilities: Provide temporary barricades and other protection required to prevent injury to people and damage to adjacent buildings and facilities to remain.
 - 1. Provide protection to ensure safe passage of people around selective demolition area and

SELECTIVE DEMOLITION

to and from occupied portions of building.

2. Provide temporary weather protection, during interval between selective demolition of existing construction on exterior surfaces and new construction, to prevent water leakage and damage to structure and interior areas.
 3. Protect walls, ceilings, floors, and other existing finish work that are to remain or that are exposed during selective demolition operations.
 4. Cover and protect furnishings, and equipment that have not been removed.
- C. Temporary Enclosures: Provide temporary enclosures for protection of existing building and construction, in progress and completed, from exposure, foul weather, other construction operations, and similar activities. Provide temporary weathertight enclosure for building exterior.
1. Where heating or cooling is needed and permanent enclosure is not complete, provide insulated temporary enclosures. Coordinate enclosure with ventilating and material drying or curing requirements to avoid dangerous conditions and effects.
- D. Temporary Partitions: Erect and maintain dustproof partitions and temporary enclosures to limit dust and dirt migration and to separate areas from fumes and noise.
- E. Temporary Shoring: Provide and maintain shoring, bracing, or structural support to preserve stability and prevent movement, settlement, or collapse of construction to remain, and to prevent unexpected or uncontrolled movement or collapse of construction being demolished. Strengthen or add new supports when required during progress of selective demolition.
- 3.4 POLLUTION CONTROLS
- A. Dust Control: Use water mist, temporary enclosures, and other suitable methods to limit spread of dust and dirt. Comply with governing environmental-protection regulations.
1. Do not use water when it may damage existing construction or create hazardous or objectionable conditions, such as ice, flooding, and pollution.
 2. Wet mop floors to eliminate trackable dirt and wipe down walls and doors of demolition enclosure. Vacuum carpeted areas.
- B. Disposal: Remove and transport debris in a manner that will prevent spillage on adjacent surfaces and areas.
1. Remove debris from elevated portions of building by chute, hoist, or other device that will convey debris to grade level in a controlled descent.
- C. Cleaning: Clean adjacent structures and improvements of dust, dirt, and debris caused by selective demolition operations. Return adjacent areas to condition existing before selective demolition operations began.
- 3.5 SELECTIVE DEMOLITION
- A. General: Demolish and remove existing construction only to the extent required by new construction and as indicated. Use methods required to complete the Work within limitations of governing regulations and as follows:

SELECTIVE DEMOLITION

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1. Proceed with selective demolition systematically, from higher to lower level. Complete selective demolition operations above each floor or tier before disturbing supporting members on the next lower level.
 2. Neatly cut openings and holes plumb, square, and true to dimensions required. Use cutting methods least likely to damage construction to remain or adjoining construction.
 3. Use hand tools or small power tools designed for sawing or grinding, not hammering and chopping, to minimize disturbance of adjacent surfaces. Temporarily cover openings to remain.
 4. Cut or drill from the exposed or finished side into concealed surfaces to avoid marring existing finished surfaces.
 5. Do not use cutting torches until work area is cleared of flammable materials. At concealed spaces, verify condition and contents before starting flame-cutting operations.
 6. Maintain portable fire-suppression devices during flame-cutting operations.
 7. Maintain adequate ventilation when using cutting torches.
 8. Remove decayed, vermin-infested, or otherwise dangerous or unsuitable materials and promptly dispose of off-site.
 9. Remove structural framing members and lower to ground by method suitable to avoid free fall and to prevent ground impact or dust generation.
 10. Locate selective demolition equipment and remove debris and materials so as not to impose excessive loads on supporting walls, floors, or framing.
 11. Dispose of demolished items and materials promptly.
 12. Return elements of construction and surfaces that are to remain to condition existing before selective demolition operations began.
- B. Existing Facilities: Comply with building manager's requirements for using and protecting elevators, stairs, walkways, loading docks, building entries, and other building facilities during selective demolition operations.
- C. Removed and Salvaged Items: Comply with the following:
1. Clean salvaged items.
 2. Pack or crate items after cleaning. Identify contents of containers.
 3. Store items in a secure area until delivery to Owner.
 4. Transport items to Owner's storage area designated by Owner.
 5. Protect items from damage during transport and storage.
- D. Removed and Reinstalled Items: Comply with the following:
1. Clean and repair items to functional condition adequate for intended reuse. Paint equipment to match new equipment.
 2. Pack or crate items after cleaning and repairing. Identify contents of containers.
 3. Protect items from damage during transport and storage.
 4. Reinstall items in locations indicated. Comply with installation requirements for new materials and equipment. Provide connections, supports, and miscellaneous materials necessary to make item functional for use indicated.
- E. Existing Items to Remain: Protect construction indicated to remain against damage and soiling during selective demolition. When permitted by Architect, items may be removed to a suitable,

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protected storage location during selective demolition and reinstalled in their original locations after selective demolition operations are complete.

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3.6 PATCHING AND REPAIRS

- A. General: Promptly repair damage to adjacent construction caused by selective demolition operations.
- B. Repairs: Where repairs to existing surfaces are required, patch to produce surfaces suitable for new materials.
 - 1. Completely fill holes and depressions in existing concrete or masonry that are to remain with an approved masonry patching material applied according to manufacturer's written recommendations.

3.7 DISPOSAL OF DEMOLISHED MATERIALS

- A. General: Promptly dispose of demolished materials. Do not allow demolished materials to accumulate on-site.
- B. Burning: Do not burn demolished materials.
- C. Disposal: Transport demolished materials off Owner's property and legally dispose of them.

3.8 SELECTIVE DEMOLITION SCHEDULE

- A. Refer to the drawings.

END OF SECTION

SECTION 07 9500

EXPANSION CONTROL JOINT

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes: Expansion control assemblies and supplementary items necessary for installation.

1.2 DEFINITIONS

- A. Maximum Joint Width: Widest linear gap a joint system tolerates and in which it performs its designed function without damaging its functional capabilities.
- B. Minimum Joint Width: Narrowest linear gap a joint system tolerates and in which it performs its designed function without damaging its functional capabilities.
- C. Movement Capability: Value obtained from the difference between widest and narrowest widths of a joint opening typically expressed in numerical values (mm or in) or a percentage (plus or minus) of nominal value of joint width.
- D. Nominal Joint Width: The width of the linear opening specified in practice and in which the joint system is installed.

1.3 ACTION SUBMITTALS

- A. Product Data: Manufacturer's technical literature for each product and system indicated.
 - 1. Include manufacturer's specifications for materials, finishes, construction details, installation instructions, and recommendations for maintenance.
- B. Shop Drawings: Show details of fabrication and installation, including plans, elevations, sections, details of components and attachments to other work. Distinguish between shop and field-assembled work.
 - 1. Placement Drawings: Include line diagrams showing plans, elevations, sections, details, splices, blockout requirements, entire route of each joint system, and attachments to other work. Where joint systems change planes, provide isometric or clearly detailed drawings depicting how components interconnect to achieve continuity and termination of joint covers and fillers.
 - 2. Architectural Joint System Schedule: Prepared by or under the supervision of the supplier. Include the following information in tabular form:
 - a. Manufacturer and model number for each joint system.
 - b. Joint system location cross-referenced to Drawings.
 - c. Nominal joint width.
 - d. Movement capability.

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- e. Materials, colors, and finishes.
- f. Product options.
- g. Fire-resistance ratings.

C. Samples for Verification Purposes: For each type of architectural joint system indicated.

- 1. Full width by 6 in (150 mm) long, for each system required.

1.4 INFORMATIONAL SUBMITTALS

- A. Manufacturer's Project Acceptance Document: Certification by the manufacturer that its product(s) are approved, acceptable, suitable for use in specific locations, for specific details, and for applications indicated, specified, or required, and that a warranty will be issued.
- B. Field Quality Control Reports: Written report of testing and inspection required by "Field Quality Control".

1.5 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Manufacturer with not less than 5 years of experience in the successful production and in-service performance of products and systems similar to scope of this Project.
- B. Installer Qualifications:
 - 1. Experience: Installer's personnel with not less than 5 years of experience in the successful performance of Work similar to scope of this Project.
 - 2. Supervision: Installer shall maintain a competent supervisor at Project while the Work is in progress, and who has not less than 5 years of experience installing products and systems similar to scope of this Project.
 - 3. Manufacturer Acceptance: Installer shall be certified, approved, licensed, or acceptable to manufacturer to install products.

1.6 PRE-INSTALLATION CONFERENCE

- A. Pre-Installation Conference: Before Work begins, conduct conference at Project site.
 - 1. Participants:
 - a. Architect.
 - b. Contractor, including superintendent.
 - c. Installer, including project manager and supervisor.
 - d. If requested, Manufacturer's qualified technical representative.
 - e. Installers of other construction interfaced with Work.
 - 2. Minimum Agenda: Installer shall demonstrate understanding of the Work required by describing detailed procedures for preparing, installing, and cleaning the Work. Demonstration shall include, but not be limited to, following topics:

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- a. Tour representative areas of Work, inspect and discuss condition of substrate, and other preparatory work performed by other trades.
- b. Review Contract Document requirements.
- c. Review approved submittals.
- d. Review inspection and testing requirements.
- e. Review environmental conditions and procedures for coping with unfavorable conditions.
- f. Resolve deviations or differences between Contract Documents and the manufacturer's specifications.

3. Record discussions, including decisions and agreements, and prepare report.

1.7 DELIVERY, STORAGE, AND HANDLING

- A. Deliver materials in manufacturer's original undamaged packages or acceptable bulk containers.
- B. Store packaged materials to protect them from elements or physical damage.

1.8 PROJECT CONDITIONS

- A. Field Measurements: Where products and systems are indicated to fit walls and other construction, verify dimensions by field measurements before fabrication.

1.9 COORDINATION

- A. Coordinate installation of products and systems with interfacing and adjoining construction to provide a successful installation without failure.
- B. Coordinate installation of exterior expansion control assemblies to ensure that transitions are watertight.

PART 2 - PRODUCTS

2.1 MANUFACTURERS AND PRODUCTS

- A. Available Manufacturers and Products: Subject to compliance with requirements of Contract Documents as judged by the Architect, manufacturers offering products that may be incorporated into the Work include, but are not limited to, those listed.
- B. Basis of Design (Product Standard): Contract Documents are based on products and systems specified to establish a standard of quality. Other available manufacturers offering products having equivalent characteristics may be considered, provided deviations are minor and comply with requirements of Contract Documents as judged by the Architect.

2.2 MATERIALS, GENERAL

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- A. Single Source Responsibility: Furnish each type of product from single manufacturer. Provide secondary materials only as recommended by manufacturer of primary materials.

2.3 PERFORMANCE REQUIREMENTS

- A. General: Provide factory-fabricated expansion joint assemblies capable of withstanding the types of loads and of accommodating the kinds of movement, and the other functions for which they are designed including those specified below, without failure. Types of failure include those listed in Appendix X3 of ASTM E 1399.
 - 1. Joints in Fire-Resistance-Rated Assemblies: Maintain fire-resistance ratings of assemblies.
 - 2. Joints in Smoke Barriers: Maintain integrity of smoke barrier.
 - 3. Joints in Acoustically Rated Assemblies: Maintain STC rating of penetrated partition. Refer to plans and to partition type sheet(s) for STC ratings of partitions.
 - 4. Other Joints: Where indicated, provide joint systems that prevent penetration of water, moisture, and other substances deleterious to building components or content.
 - 5. Joints in Surfaces with Architectural Finishes: Serve as finished architectural joint closures.
- B. Accessibility Requirements for Floor Expansion Joint Systems: Comply with applicable provisions in the U.S. Architectural & Transportation Barriers Compliance Board's "Americans with Disabilities Act (ADA), Accessibility Guidelines (ADAAG)" and ICC A117.1.
- C. Fire-Test-Response Characteristics: Where indicated, provide architectural joint system and fire-barrier assemblies identical to those of assemblies tested for fire resistance per UL 2079 or ASTM E 1966 by a testing and inspecting agency acceptable to authorities having jurisdiction.

2.4 MATERIALS

- A. Aluminum: ASTM B 221 / B 221M, Alloy 6063-T5 for extrusions; ASTM B 209 / B 209M, Alloy 6061-T6 for sheet and plate.
 - 1. Apply manufacturer's standard protective coating on aluminum surfaces to be placed in contact with cementitious materials.
- B. Elastomeric Seals: Manufacturer's standard; pre-formed elastomeric membranes or extrusions to be installed in metal frames.
- C. Compression Seals: Manufacturer's standard; pre-formed rectangular elastomeric extrusions having internal baffle system and designed to function under compression.
- D. Strip Seals: Manufacturer's standard; pre-formed elastomeric membrane or tubular extrusions having an internal baffle system and secured in or over a joint by a metal locking rail.
- E. Cellular Foam Seals: Manufacturer's standard; extruded, compressible foam designed to function under compression.

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- F. Fire Barriers: Manufacturer's standard; material or material combination, when fire tested after cycling, designated to resist the passage of flame and hot gases through a movement joint and to meet performance criteria for required rating period. Fire barriers shall comply with requirements specified in "Performance Requirements" Article for fire-test-response characteristics and be designed for dynamic structural movement without material degradation or fatigue when tested according to ASTM E 1399. Provide fire-rated expansion assemblies with manufacturer's continuous, standard, flexible fire-barrier seals behind joint system at locations indicated to provide fire-resistance rating not less than rating of adjacent construction.
- G. Accessories: Manufacturer's standard: anchors, clips, fasteners, set screws, spacers, and other accessories compatible with material in contact, as indicated or required for complete installations.

2.5 ARCHITECTURAL JOINT SYSTEMS, GENERAL

- A. General: Provide architectural joint systems of design, basic profile, materials, and operation indicated. Provide units with capability to accommodate variations in adjacent surfaces.
 - 1. Furnish units in longest practicable lengths to minimize field splicing. Install with hairline mitered corners where joint changes direction or abuts other materials.
 - 2. Include factory-fabricated closure materials and transition pieces, tee-joints, corners, curbs, cross-connections, and other accessories as required to provide continuous joint systems.
 - 3. Fire Barrier: Not less than rating of adjacent construction.
- B. Design architectural joint systems for the following size and movement characteristics:
 - 1. Nominal Joint Width: As indicated on Drawings.
 - 2. Maximum Joint Width: As indicated on Drawings.
 - 3. Minimum Joint Width: As indicated on Drawings.
 - 4. Movement Capability: As indicated on Drawings.
 - 5. Type of Movement: Thermal.

2.6 ARCHITECTURAL JOINT SYSTEMS FOR BUILDING INTERIORS

- A. Floor-to-Floor Joint Systems: Manufacturers and Products:
 - 1. Type 10:
 - a. Balco, Inc.; PS Series.
 - b. Construction Specialties, Inc. (C/S Group); SSR Series.
 - c. InPro Corporation JointMaster; 501 Series.
 - d. MM Systems Corporation; PDS Series.
 - e. Watson Bowman Acme Corp.; SPJ Series.
- B. Floor-to-Wall Joint (Corner) Systems: Manufacturers and Products:
 - 1. Type 13:

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- a. Construction Specialties, Inc. (C/S Group); SSRW Series. (Basis of Design)
- b. InPro Corporation JointMaster; 501 Series.
- c. MM Systems Corporation; PDSE Series.
- d. Watson Bowman Acme Corp.; SPJ Series.

2.7 MISCELLANEOUS MATERIALS

- A. Elastomeric Sealant: ASTM C 920, elastomeric silicone polymer sealant; of type, grade, c, and use cifications required to seal joints in sheet metal flashing and trim and to remain watertight as recommended by manufacturer.
- B. Mineral-Fiber Blanket Insulation: ASTM C 665.
- C. Flexible Cellular Sponge or Expanded Rubber: ASTM D 1056.
- D. Silicone Extrusions: Cified according to ASTM D 2000, UV stabilized, and do not propagate flame.
- E. Fasteners: Manufacturer's recommended fasteners suitable for application and designed to withstand design loads.
 - 1. Exposed Penetrating Fasteners: Gasketed screws with hex washer heads matching color of sheet metal.
- F. Epoxy Grout Fill:
 - 1. General: Use epoxy grout fill in accordance with manufacturer's application limitations, precautions, and directions for use, including but not limited to surface preparation, mixing, placing, curing, and compatibility with substrate conditions.
 - 2. Description: Multi-component, high strength epoxy grout.
 - 3. Manufacturers and Products:
 - a. BASF Construction Chemicals; MasterFlow 648.
 - b. Laticrete; L&M EpoGrout 758 Epoxy Structural Grout.
 - c. MAPEI Corp: Planigrout 350.

2.8 ALUMINUM FINISHES

- A. Comply with NAAMM's "Metal Finishes Manual for Architectural and Metal Products" for recommendations for applying and designating finishes.
- B. Protect mechanical finishes on exposed surfaces from damage by applying a strippable, temporary protective covering before shipping.
- C. Appearance of Finished Work: Variations in appearance of abutting or adjacent pieces are acceptable if they are within one-half of the range of accepted Samples. Noticeable variations in the same piece are not acceptable. Variations in appearance of other components are acceptable if they are within the range of accepted Samples and are assembled or installed to minimize contrast.

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- D. Finish designations prefixed by "AA" conform to the system established by the Aluminum Association for designating aluminum finishes.
- E. Clear Anodic Finish for Wall and Ceiling Covers: AAMA 611, AA-M12C22A31, Class II, 0.010 mm or thicker.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Acceptance of Surfaces and Conditions: Examine substrates to receive products and systems and associated work for compliance with requirements and other conditions affecting performance. Proceed only when unsatisfactory conditions have been corrected in a manner complying with Contract Documents. Starting work within a particular area will be construed as acceptance of surface conditions.

3.2 INSTALLATION, GENERAL

- A. Installation Quality Standards: In addition to standards listed elsewhere, perform Work according to following, unless otherwise specified:
 - 1. Respective manufacturer's written installation instructions.
 - 2. Accepted submittals.
 - 3. Contract Documents.
- B. Control of Corrosion: Prevent galvanic action and other forms of corrosion by isolating metals and other materials from direct contact with incompatible materials.

3.3 PREPARATION

- A. General: Comply with manufacturer's instructions, recommendations and specifications for cleaning and surface preparation. Surfaces shall have no defects, contaminants, or errors which would result in poor or potentially defective installation or would cause latent defects in Work.
- B. Repair concrete slabs and blockouts using manufacturer's recommended repair grout of compressive strength adequate for anticipated structural loadings.
- C. Coordinate and furnish anchorages, setting drawings, and instructions for installing joint systems. Provide fasteners of metal, type, and size to suit type of construction indicated and to provide for secure attachment of joint systems.

3.4 INSTALLATION

- A. Metal Frames: Perform cutting, drilling, and fitting required to install joint systems.
 - 1. Install in true alignment and proper relationship to joints and adjoining finished surfaces

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- measured from established lines and levels.
 2. Adjust for differences between actual structural gap and nominal design gap due to ambient temperature at time of installation. Notify Architect where discrepancies occur that will affect proper joint installation and performance.
 3. Cut and fit ends to accommodate thermal expansion and contraction of metal without buckling of frames.
 4. Locate in continuous contact with adjacent surfaces.
 5. Standard-Duty Systems: Shim to level where required. Support underside of frames continuously to prevent vertical deflection when in service.
 6. Heavy-Duty Systems: Repair or grout blockout as required for continuous frame support and to bring frame to proper level. Shimming is not allowed.
 7. Locate anchors at interval recommended by manufacturer, but not less than 3 in (75 mm) from each end and not more than 24 in (600 mm) on center.
- B. Elastomeric Seals in Metal Frames: Install elastomeric seals and membranes in frames to comply with manufacturer's written instructions. Install with minimum number of endjoints.
1. Provide in continuous lengths for straight sections.
 2. Seal transitions according to manufacturer's written instructions. Vulcanize or heat-weld field-spliced joints as recommended by manufacturer.
 3. Installation: Mechanically lock seals into frames or adhere to frames with adhesive or pressure-sensitive tape as recommended by manufacturer.
- C. Epoxy-Bonded Seals: Pressurize seal for time period and to pressure recommended by manufacturer. Do not over-pressurize.
- D. Cellular Foam Seals: Apply adhesive or lubricant adhesive as recommended by manufacturer to both sides before installing cellular foam seals.
- E. Terminate exposed ends of joint assemblies with field- or factory-fabricated termination devices.
- F. Fire-Resistance-Rated Assemblies: Coordinate installation of architectural joint assembly materials and associated work so complete assemblies comply with assembly performance requirements.
1. Fire Barriers: Install fire barriers to provide continuous, uninterrupted fire resistance throughout length of joint, including transitions and field splices.
- 3.5 FIELD QUALITY CONTROL
- A. Manufacturer's Field Service: Manufacturer's qualified technical representative shall periodically inspect Work to ensure installation is proceeding in accordance with manufacturer's designs, recommendations, instructions, and warranty requirements. Representative shall submit written reports of each visit indicating observations, findings, and conclusions of inspection.
1. Manufacturer's Technical Representative Qualifications: Direct employee of technical

EXPANSION JOINT CONTROL

services department of manufacturer with experience in providing recommendations, observations, evaluations, and problem diagnostics.

3.6 PROTECTION

- A. Do not remove protective covering until finish work in adjacent areas is complete. When protective covering is removed, clean exposed metal surfaces to comply with manufacturer's written instructions.
- B. Protect the installation from damage by work of other Sections. Where necessary due to heavy construction traffic, remove and properly store cover plates or seals and install temporary protection over joints. Reinstall cover plates or seals prior to Substantial Completion of the Work.
- C. Provide final protection and maintain conditions in a manner acceptable to manufacturer and Installer that ensures that expansion joint assemblies are without damage or deterioration at time of Substantial Completion.

END OF SECTION

SECTION 09 0565
FLOOR PREPARATION FOR RENOVATION WORK

PART 1 - GENERAL

1.1 SUMMARY

A. Section includes:

1. Floor substrate testing for flatness, moisture vapor transmission, alkalinity.
2. Floor substrate preparation and remediation.
3. Installation of trowel applied and self-leveling floor leveling materials.
4. Installation of moisture floor treatment for moisture vapor transmission problems.

B. Allowances: Provide the following under the allowances indicated as specified in Division 01 Section "Allowances":

1. Flooring Preparation Allowance: include an Allowance of <Insert \$ amount here> for repair and remediation of the substrate. Repair and remediation includes:
 - a. Removal of unacceptable coatings on existing substrates.
 - b. Removal of high spots by sanding or grinding.
 - c. Installation of trowelable polymer-modified cementitious underlayment to fill depressions to a maximum variation of 1/8 in (3 mm) gap under a 10 ft (3 m) straightedge.
 - d. Installation of self-leveling cementitious underlayment where required under this section, and where depression depth exceeds 3/8 in (10 mm) and is recommended by manufacturer in lieu of trowelable underlayment.
2. Moisture Floor Treatment Allowance: include an Allowance of <Insert \$ amount here> for installation of moisture vapor reducing membrane for all areas indicated to receive impervious and/or resinous floorings to include:
 - a. Removal of unacceptable coatings on existing substrates.
 - b. Installation of moisture vapor reducing membrane for finishes indicated.
 - c. Post-installation verification testing of moisture vapor transmission rate.
3. Provide pro-rated unit costs for work performed under allowances, by dividing total cost under the allowance by square feet estimated for work under the allowance. Provide unit price for work in 100 sq ft (9 sq m) increments.
 - a. Unit price shall be used for determining payment of work under the allowance.

C. Unit Prices: Furnish the following under the unit prices indicated as specified in Division 01 Section "Unit Prices":

1. Unit Price - Trowelable Polymer-Modified Cementitious Underlayment:
 - a. Provide unit price to furnish and install a sufficient quantity of trowelable polymer-modified cementitious underlayment to cover an area of 50 sq ft (4.5 sq m) to a depth of up to 1/8 in (3 mm), equivalent to 0.5 cubic ft (0.14 cubic m) of

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- material.
 - b. Unit of measurement: 0.5 cubic ft (0.14 cubic m) of material, according to manufacturers expected yield for material mixed in accordance with written directions.
2. Unit Price - Self-leveling Cementitious Underlayment:
- a. Provide unit price to furnish and install a sufficient quantity of self-leveling cementitious underlayment to cover an area of 50 sq feet (4.5 sq m) to a depth of up to 1/4 in (6 mm), equivalent to 1 cubic ft (0.28 cubic m) of material.
 - b. Unit of measurement: 1 cubic ft (0.28 cubic m) of material, according to manufacturers expected yield for material mixed in accordance with written directions.
3. Unit Price - Moisture Floor Treatment:
- a. Provide a unit price to furnish and install moisture vapor reducing membrane to cover an area of 100 sq ft (9 sq m), in areas indicated to receive impervious and/or resinous floorings.
 - b. Unit of measurement: Sufficient material to cover 100 sq ft (9 sq m).
 - c. Unit price shall include:
 - 1) Any required additional substrate preparation for moisture vapor reducing membrane.
 - 2) Post-installation verification testing of moisture vapor transmission rate.
- D. Alternates: Provide the following under the alternate indicated as specified in Division 01 Section "Alternates":
- 1. Alternate No. 09-0565-1: Moisture Vapor Reducing Membrane: Provide moisture vapor reducing membrane for all areas indicated to receive impervious and/or resinous floorings to include:
 - a. Removal of unacceptable coatings on existing substrates.
 - b. Installation of moisture vapor reducing membrane for finishes indicated.
 - c. Post-installation verification testing of moisture vapor transmission rate.

1.2 ACTION SUBMITTALS

- A. Product Data: Manufacturer's technical literature for each product and system indicated.
- 1. Include manufacturer's specifications for materials, finishes, construction details, installation instructions, and recommendations for maintenance.
 - 2. Preparation Instructions: Finished flooring manufacturer's written preparation instructions.
- B. Shop Drawings: Plans indicating substrates, locations, and average depths of underlayment based on survey of substrate conditions.
- 1. Maintain as-built mark-up plans on site, indicating the quantity of underlayment installed in each area indicated, areas added or deleted, and date underlayment was installed.

1.3 INFORMATIONAL SUBMITTALS

FLOOR PREPARATION

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- A. Field Quality Control Reports: Written report of testing and inspection required by "Field Quality Control".
 - 1. Provide test reports for each type and location of field test, indicating type of test, location of test site, test values, values required to pass, and identification of testing agency.
- B. Quality Assurance submittals:
 - 1. Certifications:
 - a. Submit certification of qualification from the installer.
 - b. Submit certification of compliance with specifications and flooring manufacturer's requirements for floor preparation.
 - 1) Furnish copies with Operating and Maintenance Manual.
 - 2. Test reports: submit copies of field test reports, with location of test indicated, for the following:
 - a. Concrete slab moisture vapor transmission rate
 - b. Concrete slab alkalinity
 - c. Concrete floor flatness and levelness
 - 3. Flooring preparation plan: Provide written plan indicating locations, flooring material, substrate, proposed remediation products, and proposed preparation steps based on known or anticipated conditions.
 - a. Coordinate plan with written preparation and installation instructions provided by finished flooring manufacturer and written instructions of remediation products specified under this Section.

1.4 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Manufacturer with not less than 5 years of experience in the successful production and in-service performance of products and systems similar to scope of this Project.
- B. Installer qualifications:
 - 1. Experience: Installer's personnel with not less than 3 years of experience in the successful performance of Work similar to scope of this Project.
 - 2. Supervision: Installer shall maintain a competent supervisor at Project while the Work is in progress, and who has not less than 3 years of experience installing products and systems similar to scope of this Project.

1.5 PRE-INSTALLATION CONFERENCE

- A. Pre-Installation Conference: Before Work begins, conduct conference at Project site.
 - 1. Review and finalize construction schedule and verify availability of materials, Installer's personnel, equipment, and facilities needed to make progress and avoid delays.
 - 2. Review requirements for verification and testing of subfloor condition, subfloor

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- preparation, and environmental conditions required at time of flooring installation.
3. Review requirements for installation and protection of moisture vapor reducing membrane.
 4. Review flooring product requirements for subfloor flatness, subfloor surface profile, moisture vapor transmission, and alkalinity.
- B. Testing Agency Qualifications: An independent agency qualified according to ASTM E 329 for testing indicated.
1. Flatness and levelness testing: Floor flatness and levelness testing shall be performed by a technician trained in the use of the testing equipment and the procedures of ASTM E 1155.
- C. Preconstruction Testing Service: Engage a qualified independent testing agency to test flooring substrate for compliance with specified requirements for performance and test methods.
- 1.6 DELIVERY, STORAGE, AND HANDLING
- A. Deliver materials to jobsite or offsite warehouse in unopened wrapping, boxes or containers.
- B. Storage:
1. Store materials in a covered, climate controlled facility, with temperatures between 40 deg F and 90 deg F (4 deg C and 32 deg C).
 2. Store material off ground or floor in protective packaging.
 3. Do not permit materials to become wet.
- 1.7 PROJECT CONDITIONS
- A. Field Measurements: Indicate measurements on Shop Drawings.
- 1.8 COORDINATION
- A. Coordinate installation of products and systems with interfacing and adjoining construction to provide a successful installation without failure.
- B. Coordinate schedule and location of testing to minimize disruption of Work.
- C. Coordinate requirements for testing, preparation, and remediation work with work specified in other sections.
- 1.9 WARRANTY
- A. Manufacturer's Warranty: Furnish manufacturer's written material and labor warranty signed by an authorized representative using manufacturer's standard form agreeing to furnish materials and labor required to repair or replace work which exhibits material defects caused by manufacture or design and installation of product. "Defects" are defined to include but not limited to deterioration or failure to perform as required.
1. Defects include, but are not limited to, the following:
 - a. Structural failures including delamination or blistering.
 - b. Incompatibility with or failure of product to adhere to substrate material up to the

tensile strength of concrete.

2. Replacement includes removal of existing flooring and underlayment or moisture vapor reducing membrane, replacement of defective or non-performing material, and replacement of finish flooring with new flooring of the same type.
3. Period of warranty: As specified.

PART 2 - PRODUCTS

2.1 MANUFACTURERS AND PRODUCTS

- A. Available Manufacturers and Products: Subject to compliance with requirements of Contract Documents as judged by the Architect, manufacturers offering products that may be incorporated into the Work include, but are not limited to, those listed.

2.2 MATERIALS, GENERAL

- A. Single Source Responsibility: Furnish each type of product from single manufacturer. Provide secondary materials only as recommended by manufacturer of primary materials.

2.3 TROWELABLE POLYMER-MODIFIED CEMENTITIOUS UNDERLAYMENT

- A. Underlayment: Hydraulic-cement-based, polymer-modified, trowelable product that can be applied to a maximum uniform thickness of 3/8 in (10 mm) and that can be feathered at edges to match adjacent floor elevations.

1. Manufacturers and Products:

- a. ARDEX Engineered Cements; SD-F Feather Finish.
- b. BASF:
 - 1) MasterEmaco R300 (Formerly Sonneborn Sonocrete Sonopatch PC).
 - 2) MasterTop 115 FC (Formerly Sonneborn Sonoskim).
 - 3) MasterTop 116 FC (Formerly Thoro Underlayment (Trowel Grade)).
- c. Bonsal American; B-1 Leveler.
- d. Dayton Superior Corporation; Sure Finish.
- e. Dependable Chemical Co., Inc.; Skimcrete.
- f. L&M Construction Chemicals, Inc.; Durathin.
- g. MAPEI Corporation; Planiprep SC
- h. TEC; VersaPatch.

2. Cement Binder: ASTM C 150, portland cement, or hydraulic or blended hydraulic cement as defined by ASTM C 219.

- a. Do not use air entraining agents or cements.

3. Compressive Strength: Not less than 3500 psi (24 MPa) at 28 days when tested according to ASTM C 109/C 109M.

- B. Underlayment Additive: Resilient-emulsion product of underlayment manufacturer formulated for use with underlayment when applied to substrate and conditions indicated.

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2.4 SELF-LEVELING CEMENTITIOUS UNDERLAYMENTS

- A. Underlayment: Hydraulic-cement-based, polymer-modified, self-leveling product that can be applied in minimum uniform thicknesses of 1/8 in (3 mm) and that can be feathered at edges to match adjacent floor elevations.
1. Manufacturers and Products:
 - a. ARDEX Engineered Cements; K-15 Self-Leveling Underlayment Concrete.
 - b. BASF:
 - 1) MasterTop 110 SL (Formerly MBT Mastertop 110 Plus Underlayment)
 - 2) MasterTop 110 SL (Formerly Sonneborn Sonocrete Sonoflow).
 - c. Bonsal American; ProSpec Self-Leveling Underlayment.
 - d. Dayton Superior Corporation; LeveLayer I.
 - e. Dependable Chemical Co., Inc.; Skimflow ES.
 - f. L&M Construction Chemicals, Inc.; Levelex.
 - g. MAPEI Corporation; Ultraplan 1 Plus.
 - h. Maxxon Corporation; Level-Right.
 - i. US Mix Products Company; US SPEC Self - Leveling Underlayment.
 2. Cement Binder: ASTM C 150, Portland cement, or hydraulic or blended hydraulic cement as defined by ASTM C 219.
 - a. Do not use air entraining agents or cements.
 3. Compressive Strength: Not less than 4100 psi (28 MPa) at 28 days when tested according to ASTM C 109/C 109M.
 4. Underlayment Additive: Resilient-emulsion product of underlayment manufacturer formulated for use with underlayment when applied to substrate and conditions indicated.
- B. Aggregate: Well-graded, washed gravel, 1/8 to 1/4 in (3 to 6 mm), or coarse sand as recommended by underlayment manufacturer.
1. Provide aggregate when recommended in writing by underlayment manufacturer for underlayment thickness required.

2.5 TOPPING MORTAR

- A. Mortar: Premixed, Portland-cement-based, polymer-modified, trowelable product that can be applied to a minimum uniform thickness of 3/8 in (10 mm), level or sloped up to 4 in (100 mm), in one or more lifts.
1. Manufacturers and Products:
 - a. ARDEX Engineered Cements; ERM.
 - b. MAPEI Corporation; Planislope RS.
 - c. Sika Corporation; SikaTop 122 Plus.
 2. Cement Binder: ASTM C 150, Portland cement.

- a. Do not add air entraining agents, cements, or other additives.
3. Compressive Strength: Not less than 6500 psi (24 MPa) at 28 days when tested according to ASTM C 109/C 109M.

2.6 MOISTURE FLOOR TREATMENT

- A. Epoxy-Based Moisture Floor Treatment: Two-component, high-performance, non-flammable, rapid drying, water based, low odor, low VOC, two-component, penetrating epoxy; formulated to reduce moisture vapor transmission and surface alkalinity from concrete substrates, including aged or freshly placed ("green") concrete, prior to installation of impervious glued-down finish flooring specified in other Division 09 sections.
 1. Basis of Design (Product Standard): Bostik, Inc.; D-250.
 2. MAPEI Corp: Planiseal VS
- B. Cementitious Overcoat: Fast-setting latex-fortified Portland cement skim coating intended for interior uses.
 1. Basis of Design (Product Standard): Bostik, Inc.; Webcrete 95.
 2. MAPEI Corp; Ultraplan LSC

2.7 PRIMER

- A. Product of underlayment manufacturer recommended in writing for substrate, conditions, and application indicated.

2.8 WATER

- A. Potable, at a temperature of not more than 70 deg F (21 deg C).
- PART 3 - EXECUTION**

3.1 EXAMINATION

- A. Acceptance of Surfaces and Conditions: Examine substrates to receive products and systems and associated work for compliance with substrate condition, maximum moisture content, adhesive bond, substrate alkalinity, subfloor levelness and flatness tolerances, and other conditions affecting performance. Proceed only when unsatisfactory conditions have been corrected in a manner complying with Contract Documents. Starting work within a particular area will be construed as acceptance of surface conditions.
 1. Ensure that existing adhesives have been totally removed prior to new installation.
 2. Furnish written report to the Architect/Engineer describing and locating non-conforming substrates. Do not proceed with Work until non-conforming substrates are corrected.
 3. Re-inspect corrected areas as required for initial examination, to confirm substrate is ready for application of flooring.
 4. The start of flooring installation shall indicate that substrate conditions are acceptable for application of flooring, including the following conditions:
 - a. The moisture vapor transmission rate and alkalinity of the concrete subfloor and patching materials is within the acceptable limits as defined by the flooring manufacturer's requirements.
 - b. Proper bond will be obtained between the finished flooring, adhesive, moisture floor

FLOOR PREPARATION

treatment, patching materials and concrete subfloor.

- c. Subfloor flatness and levelness are within specified tolerances.

B. Site Verification of Conditions:

1. Test concrete floor moisture vapor transmittance rate (MVTR) using the calcium chloride test, ASTM F1869 or internal relative humidity using in-situ probes per ASTM F 2170; as acceptable to the flooring manufacturer.
 - a. Pre-installation Testing:
 - 1) Perform testing prior to flooring installation, permitting enough time for additional drying or remediation of high moisture transmittance conditions.
 - 2) Test in areas scheduled to receive impervious and/or resinous floorings.
 - 3) Perform a minimum of 3 tests for the first 1000 sq ft (90 sq m) per floor, with 1 test per additional 1000 sq ft (90 sq m).
 - 4) Maximum tested value shall be 3 pounds per 1000 sq ft (90 sq m) per 24 hours or 75 percent relative humidity at 1/4 slab depth; as acceptable to the flooring manufacturer.
 - 5) Where MVTR or relative humidity test fails, retest each non-complying area, after remediation, per requirements for initial testing.
2. Test alkalinity (pH) of concrete subfloor in accordance with ASTM F 710, or using method recommended by flooring manufacturer.
 - a. Perform test in area adjacent to each pre-installation MVTR test. Report alkalinity on the same form used for reporting results of adjacent MVTR test.
 - b. Do not apply flooring if pH is equal to or greater than 10, or maximum level acceptable to flooring manufacturer.
3. Floor Flatness and Levelness Testing:
 - a. Verify flatness and levelness of area to receive underlayment using a 10 ft (3 m) straightedge or Type I or Type II floor profilometer capable of producing a graphic record of floor elevation changes, measured in accordance with ASTM E 1155.
 - b. Tolerances: Areas exceeding tolerances shall receive cementitious underlayment to meet or exceed installation tolerances specified in the Section.
 - 1) Flatness:
 - a) Straightedge: 1/8 in (3 mm) gap under a 10 ft (3 m) unlevelled straightedge, when measured between any 2 high points.
 - b) Profilometer: any aggregate area with a maximum flatness variation exceeding 1/8 in (3 mm) from highpoint to low-point
 - 2) Level Alignment: Variance in elevation of top of slab in any structural bay shall not exceed 3/4 in (19 mm).
 - c. Test Sections less than 8 feet on a side or less than 320 sq ft (30 sq m) or at slab boundaries, block-outs or other discontinuities excluded by ASTM E 1155: measure surface so gap to at any point between concrete surface and an unlevelled freestanding 10 ft (3 m) long straightedge, resting on two high spots and placed anywhere on the surface, does not exceed 1/8 in (3 mm).

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3.2 INSTALLATION, GENERAL

- A. Installation Quality Standards: In addition to standards listed elsewhere, perform Work according to following, unless otherwise specified:
1. Respective manufacturer written installation instructions.
 2. Accepted submittals.
 3. Contract Documents.

3.3 PREPARATION FOR FLOORING INSTALLATION

- A. General: Comply with manufacturer's instructions, recommendations, and specifications for cleaning and surface preparation. Surfaces shall have no defects, contaminants, or errors which would result in poor or potentially defective installation or would cause latent defects in Work.
- B. Concrete Substrates: Prepare according to ASTM F710.
- C. Prepare substrates according to floor covering manufacturer's written recommendations to ensure adhesion of floor coverings.
1. Verify that substrates are dry and free of curing compounds, sealers, and hardeners.
 2. Perform tests recommended by manufacturer and as specified. Proceed with installation only after substrates pass testing.
- D. Remove existing flooring, including underlayments, and setting beds (where applicable) to expose a sound substrate. Grind substrate if required to thoroughly remove any traces of the floor material adhesive or other foreign material.
1. Remove adhesives from all existing floors receiving new covering, where recommended or required by finished flooring manufacturer, using methods recommended or approved by the flooring manufacturer.
- E. Surface preparation:
1. Concrete subfloors and cementitious underlayments shall cure a minimum of 28 days before flooring is installed.
 2. Scrape, grind, or otherwise remove projections from the face of subfloor to level with the subfloor.
 3. Neatly patch, fill, or otherwise repair all cracks, marks, irregularities, and other conditions in the subfloors that may telegraph through the finished installation.
 4. Apply moisture floor treatment where moisture vapor transmission rate or internal relative humidity exceeds limits indicated in specifications.
 5. Apply trowelable polymer modified cementitious underlayment where required to correct subfloor irregularities and floor depressions greater than a 1/8 in (3 mm) gap under a 10 ft (3 m) straightedge.
 6. Apply trowelable polymer modified cementitious underlayment at transition edge between resilient flooring and dissimilar flooring materials to allow for a "flush" transition. The slope of the underlayment shall provide for a gradual transition to the thicker flooring material.
 7. Trowelable polymer modified cementitious fill shall be steel troweled smooth. Trowel marks showing through installed flooring shall be reason to remove flooring and sand out trowel marks.

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8. For areas scheduled to receive epoxy flooring or tile, remove concrete surface and contaminants using bead blasting methods, to a maximum profile depth of 1/8 in (3 mm).
 9. Apply topping mortar in areas scheduled to receive tile requiring slope to drain. Slope bed 1/4 in (6 mm) per foot minimum.
 10. Apply self-leveling cementitious underlayment in areas scheduled to receive large-format (greater than 12 in (300 mm) in length) paver tile, to correct floor depressions greater than 3/8 in (10 mm), and where indicated
- F. Sweep and vacuum clean substrates to be covered by floor coverings immediately before installation. After cleaning, examine substrates for moisture, alkaline salts, carbonation, and dust. Proceed with installation only after unsatisfactory conditions have been corrected.

3.4 FIELD QUALITY CONTROL

- A. Testing Agency: Engage a qualified independent testing and inspecting agency to perform field tests and inspections and prepare test reports.
- B. Testing Services: Testing and inspecting of completed applications of moisture floor treatments and underlayments shall take place in successive stages, in areas of extent and using methods as specified. Do not proceed with application for the next area until test results for previously completed applications show compliance with requirements.
- C. Remove and replace applications of moisture floor treatment and underlayment where test results indicate that it does not comply with specified requirements.
- D. Additional testing and inspecting, at Contractor's expense, will be performed to determine compliance of replaced or additional work with specified requirements.

3.5 CLEANING

- A. Clean floors thoroughly, using dry methods, after completion of preparation work.
- B. Clean excess material, splatter, dust, or other foreign material from non-floor surfaces.

3.6 PROTECTION

- A. Protect moisture floor treatments from damage until finish flooring is installed.

END OF SECTION

SECTION 09 3010

ENGINEERED STONE TILING

PART 1 - GENERAL

1.1 SUMMARY

- A. Section Includes: Modular engineered stone tiling, membrane underlayments, setting materials, grouting materials, accessories, and supplementary items necessary for installation.

1.2 DEFINITIONS

- A. General: Definitions in the ANSI A108 series of tile installation standards and in ANSI A137.1 and ANSI A137.3 apply to Work of this Section unless otherwise specified.
- B. Module Size: Actual tile size plus joint width indicated.
- C. Face Size: Actual tile size, excluding spacer lugs.
- D. LHT: Large and Heavy Tile. Tiles are typically larger than 8 in by 8 in (200 mm by 200 mm) or with at least one side greater than 15 in (375 mm) or weigh 5 psf (239 Pa) or heavier and have an ungauged thickness.

1.3 ACTION SUBMITTALS

- A. Product Data: Manufacturers technical literature for each product and system indicated.
 - 1. Include manufacturers specifications for materials, finishes, construction details, installation instructions, and recommendations for maintenance.
- B. Shop Drawings:
 - 1. Include plans of rooms and elevations of walls showing tile and patterns; include sections showing underlayments, setting materials, and grouting materials.
 - 2. Include details showing widths and locations of expansion, contraction, control, and isolation joints in tile substrates and finished tile surfaces.
- C. Samples for Verification Purposes: Submit samples for each item listed below of size and construction indicated. Where products involve normal color and texture variations, include sample sets showing the full range of variations expected.
 - 1. Tile: Each type and composition of tile and for each color and finish required, at least 12 in (300 mm) square, mounted on rigid panel, and with grouted joints using product complying with specified requirements and in color approved for completed work.
 - 2. Tile Trim and Accessories: Full-size units of each type and for each color required.
 - 3. Transition strips: 6 in (150 mm) lengths of specified profile.

1.4 INFORMATIONAL SUBMITTALS

- A. List of Materials for Layered Mock-Up for Construction Quality Purposes:

ENGINEERED STONE TILE

1. Product, material, and equipment names, model numbers, lot numbers, batch numbers, source of supply, and other information required to identify items used.
 2. Receipt of list does not constitute acceptance of deviations from Contract Documents, unless such deviations are specifically approved by Architect in writing.
- B. Field Quality Control Reports: Written report of testing and inspection required by Field Quality Control.
- C. Warranty:
1. Provide manufacturers written warranty covering materials and installation (labor) stating obligations, remedies, limitations, and exclusions.
- D. Manufacturer's Project Acceptance Document: Certification by the manufacturer that its product(s) are approved, acceptable, suitable for use in specific locations, for specific details, and for applications indicated, specified.
- E. HAS Employees' Training:
1. Tile Manufacturer to provide training of HAS employees for installation and maintenance of the flooring, a minimum 8 hours. Contractor to coordinate with HAS Maintenance Department scheduling of training sessions.

1.5 CLOSEOUT SUBMITTALS

- A. Maintenance Instructions: Include in operation and maintenance manual required by Division 01 Section Closeout Requirements. Submit manufacturers instructions for maintenance of installed work, including methods and frequency for maintaining optimum condition under anticipated use. Include precautions against cleaning materials and methods which may be detrimental to finishes and performance.

1.6 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Manufacturer with not less than 10 years of experience in the successful production and in-service performance of products and systems similar to scope of this Project.
- B. Mock-ups: Prior to fabrication and installation, build mock-up for each form of construction and finish required to verify selections made under sample Submittals and to demonstrate aesthetic effects and qualities of materials and execution. Build mock-up to comply with the following requirements, using materials indicated for the completed Work:
1. Build mock-up in the location and of the size indicated or, if not indicated, as directed by Architect. Contractor shall provide structural support framework.
 - a. Show typical components, attachments to building structure, and requirements of installation.
 - b. Build mock-ups in a layered fashion omitting tile in particular areas to reveal underlayment membranes and setting bed installation including but not limited to the following:
 - 1) Tiled floor conditions at LHT mortar setting beds.
 - 2) Movement joints at tiled floor conditions.

2. Notify Architect seven days in advance of the dates and times when mock-up will be installed.
3. Obtain Architect's acceptance of mock-ups before starting fabrication or installation.
4. Acceptance of mock-ups does not constitute acceptance of deviations from the Contract Documents contained in mock-ups unless such deviations are specifically noted by Contractor and accepted by Architect in writing.
5. Demolish and remove mock-ups when directed by Architect unless accepted to become part of the completed Work.

1.7 PRE-INSTALLATION CONFERENCE

- A. Pre-Installation Conference: Before Work begins, conduct conference at Project site.

1.8 DELIVERY, STORAGE, AND HANDLING

- A. Deliver and store packaged materials in original containers with seals unbroken and labels intact until time of use. Comply with requirements in ANSI A137.1 for labeling tile packages.
- B. Store tile and cementitious materials on elevated platforms, under cover, and in a dry location.
- C. Store aggregates where grading and other required characteristics can be maintained and contamination can be avoided.
- D. Store liquid materials in unopened containers and protected from freezing.
- E. Handle tile that has temporary protective coating on exposed surfaces to prevent coated surfaces from contacting backs or edges of other units. If coating does contact bonding surfaces of tile, remove coating from bonding surfaces before setting tile.

1.9 PROJECT CONDITIONS

- A. Environmental Limitations: Install tile only when construction in room is completed and ambient temperature and humidity conditions are being maintained to comply with referenced standards and manufacturer's written instructions.

1.10 COORDINATION

- A. Coordinate installation of products and systems with interfacing and adjoining construction to provide a successful installation without failure.

1.11 WARRANTY

- A. Installation Warranty: Furnish installer's written workmanship warranty signed by an authorized representative using installer's standard form agreeing to provide labor required to repair or replace work which exhibits workmanship defects. Defects is defined to include but not limited to deterioration or failure to perform as required.
 1. Two Year Warranty Period: Installer shall warrant the installation to be free from workmanship Defects for a period of two years from date of Substantial Completion.

PART 2 - PRODUCTS

2.1 MANUFACTURERS AND PRODUCTS

- A. Available Manufacturers and Products: Subject to compliance with requirements of Contract Documents as judged by the Architect, manufacturers offering products that may be incorporated into the Work include, but are not limited to, those listed.
- B. Basis of Design (Product Standard): Contract Documents are based on products and systems specified to establish a standard of quality. Other manufacturers offering products having equivalent characteristics may be considered, provided deviations are minor and comply with requirements of Contract Documents as judged by the Architect. Color selections are scheduled in Plans. Approved manufacturers include:
 - 1. Trend - 1565 NW 36th Street; Miami, FL 33142
 - 2. Nurazzo - 1205 Fanfare Drive; Dalton, GA 30721

2.2 MATERIALS, GENERAL

- A. Single Source Responsibility: Furnish each type of product from single manufacturer. Provide secondary materials only as recommended by manufacturer of primary materials.
 - 1. Tile: For each tile, obtain of same color, finish, composition, and type, from same source and production run.
 - 2. Setting and Grouting Materials: Obtain ingredients of uniform quality for each mortar and grout component from single source manufacturer. Manufacturer shall provide a system warranty for a minimum of 5 years.

2.3 PERFORMANCE REQUIREMENTS

- A. Slip Resistance Requirements for Floor Tile:
 - 1. Standards: Products and installation shall comply with ANSI A137.1, and state and local accessibility standards.
 - 2. Floor Tile Slip Resistance: For tile installed on walkway surfaces, provide products with the following value as determined by testing identical products by the DCOF AcuTest Method per ANSI A326.3:
 - a. Walkway Surfaces: Minimum 0.42.

2.4 ENGINEERED STONE TILE PRODUCTS

- A. Engineered Stone Tile, General: Composite of natural and manufactured materials, including resin, glass, quartz, quartzite and pigment formed into modular tiles, with polished finish, having uniform and consistent dimensional tolerances.
- B. Material Characteristics:
 - 1. Tile Size: Nominal 48-inches x 48-inches. See plans for locations.
 - 2. Tile Thickness: 1/4 inch
- C. Material Testing:
 - 1. Water Absorption: ASTM C373, less than 0.2 percent

2. Thermal Shock: ASTM C484, No damage
3. Pendulum Impact: ASTM D 256 (2018); 7.4 /0.5
4. Flexural Strength: ASTM D 790M ; mpa 28.1
5. Abrasive Wear: ASTM C1243-93 (2015); 102.7 / 9.2
6. Friction Coefficient: ASTM C1028-96 0.91 Dry / 0.63 Wet

D. Basis of Design: Trend Group; TREND Q

2.5 CRACK ISOLATION MEMBRANE UNDERLAYMENTS

- A. General: Manufacturers standard product that complies with ANSI A118.12 as selected from one of the following available options. Include primer, pre-fabricated corners, seaming cement, detail tape, sealant, and other standard accessory products required for application provided by membrane manufacturer.
- B. Fluid-Applied Crack Isolation Membrane Underlayment: Not permitted or allowed within shower and bathtub areas.
 1. Description: Manufacturers proprietary system consisting of liquid applied component and synthetic fabric sheet reinforcement.
 2. Manufacturers and Products:
 - a. MAPEI Corp.; Mapelastic CI or equal
- C. Fabric-Reinforced, Modified-Bituminous Sheet Membrane
 1. Description: Self-adhering, modified-bituminous sheet with fabric reinforcement facing; 0.040-inch (1.01-mm) nominal thickness.
 2. Manufacturers and Product:
 - a. MAPEI Corp: Mapeguard 2 or equal

2.6 SETTING (MORTAR AND GROUT) MATERIALS

- A. Material Quality Standards: ANSI A118 Series as indicated.
- B. Mortar and Grout must be suitable for large format tile and as acceptable or as recommended by the engineered stone manufacturer.
- C. LHT Latex-Portland Cement Mortar:
 1. Material Quality Standard: ANSI A118.4, ANSI A118.11, ANSI A118.15 and ISO 13007 C2TFS2P2, with the following physical properties:
 - a. Manufacturer's premium polymer modified LHT mortar product; gray color. Use white color with light colored stone, translucent marble or light color grout as recommended by manufacturer.
 - b. Integral antimicrobial product added during manufacturing to resist mold and mildew growth.
 - c. Non-sag capability.
 - d. Suitable for use installing large and heavy tiles and using mortar trowels up to 1/2 in (12 mm) thick.
 2. Manufacturers and Products - Floor Tiling:

- a. MAPEI Corp.; Granirapid, No Substitutions!
- 3. Sanded Grout:
 - a. Material Quality Standard: ANSI A118.7, with following physical properties:
 - 1) Manufacturer's premium polymer modified sanded grout product.
 - 2) Integral antimicrobial product added during manufacturing to resist mold and mildew growth.
 - b. Manufacturers and Products:
 - 1) Mapei Corp.; Ultracolor Plus FA Grout or equal
 - c. Locations: Tile Joints 1/16 in (3 mm) wide and larger.

2.7 ELASTOMERIC SEALANTS

- A. Sealant Colors: Match color of adjacent grout unless otherwise indicated.
- B. Mildew-Resistant Floor or Wall Joint Sealant:
 - 1. Material Quality Standard: ASTM C 920, Type S, Grade NS, Class 25, with following physical properties:
 - a. Integral antimicrobial product added during manufacturing to resist mold and mildew growth.
 - b. Intended for sealing interior ceramic tile joints and other nonporous substrates.
 - c. Resistant to in-service exposures of high humidity and temperature extremes.
 - 2. Description: One-part mildew-resistant silicone sealant.
 - 3. Manufacturers and Products:
 - a. MAPEI Corp: Mapesil T or equal
- C. Backer Rods:
 - 1. Material Quality Standard: ASTM C 1330, Type B.
 - 2. Description: Non-gassing (when punctured), bi-cellular polyethylene or polyolefin foam rod with a surface skin, of size and density to control sealant depth and otherwise contribute to producing optimum sealant performance.
 - 3. Manufacturers and Products:
 - a. BASF Construction Chemicals; MasterSeal 921 (Formerly Sonneborn Soft Backer Rod).
 - b. Nomaco Inc.; Sof Rod.
- D. Backer Tape: Bond-breaking polyethylene or other plastic tape, self-adhesive where applicable, recommended by sealant manufacturer for preventing sealant from adhering to back of joint where such adhesion would result in sealant failure.

2.8 RELATED MATERIALS

- A. Cementitious Underlayments: Trowelable or self-leveling as required by conditions; pre-mixed, latex-modified, Portland cement based formulation provided by or specifically approved by setting material manufacturer; include primers if required for concrete substrate condition.
- B. Products Recommended by the Engineered Stone Tiling Manufacturer:
 - 1. If the sub-floor is not perfectly level, the use of a self-leveling or trowelable product is necessary before installation. Provide recommended products acceptable to the tile manufacturer.
 - 2. Product Standard:
 - a. MAPEI Corp: Ultraplan 1 Plus self-leveling underlayment with Primer L or equal
- C. Patching Compounds: Trowelable pre-mixed, latex-modified, Portland cement based formulation provided by or specifically approved by setting material manufacturer; include primers if required for concrete substrate condition.
 - 1. MAPEI Corp: Mapecem Quickpatch or equal
- D. Metal Transition Strips (Tile to Adjacent Flooring Material):
 - 1. Refer to design selections for transitions from tile to carpet or tile to other adjacent finishes. Transitions must be flush with all adjacent materials.
- E. Glass-Fiber Tape: Self-adhering, alkali-resistant, glass-fiber tape, 10 by 10 or 10 by 20 threads per 1 in (25 mm).; minimum 2 in (50 mm) wide.
- F. Tile Cleaner: Neutral cleaner capable of removing soil and residue without harming tile and grout surfaces, provided by or specifically approved by tile and grout manufacturers.
- G. Grout Sealer: Manufacturers standard silicone product for sealing grout joints and that does not change color or appearance of grout.

2.9 MIXING MORTARS AND GROUT

- A. General Procedures:
 - 1. Mix to comply with referenced quality standards and manufacturers written instructions.
 - 2. Add materials, water, and additives in accurate proportions.
 - 3. Use type of mixing equipment, speeds, containers, time, and other procedures to produce uniform quality with optimum performance characteristics for installations indicated.

2.10 MATERIAL ATTIC STOCK

- 1. Provide full size units equal to 10% of amount installed for each type, composition, color, pattern, and size indicated in plans.
- 2. It is unacceptable to consider this maintenance stock for standard installation overages. This is “attic stock” to arrive on site cleanly wrapped and labeled as “attic stock” for the client to use in future repair and maintenance. It is not considered as waste stock or overages that the contractor bids for installation purposes.

PART 3 - EXECUTION

3.1 EXAMINATION

- A. Acceptance of Surfaces and Conditions: Examine substrate surfaces to which tile will be installed for compliance with requirements, installation tolerances, and other conditions affecting performance. Proceed only when unsatisfactory conditions have been corrected in a manner complying with the Contract Documents. Starting work within a particular area will be construed as acceptance.
1. Verify that installation of grounds, anchors, recessed frames, electrical and mechanical units of work, and similar items located in or behind tile has been completed.
 2. Verify that joints and cracks in tile substrates are coordinated with tile joint locations; if not coordinated, adjust joint locations in consultation with Architect.

3.2 INSTALLATION, GENERAL

- A. Installation Quality Standard: In addition to standards listed elsewhere, perform tile work according to following, unless otherwise specified:
1. Respective manufacturers written installation instructions.
 2. Accepted submittals.
 3. Contract Documents.
 4. ANSI A108 installation method indicated.
 5. TCNA installation method indicated.
- B. General Requirements:
1. Extend tile into recesses and under or behind equipment and fixtures to form a complete covering without interruptions unless otherwise indicated.
 2. Terminate work neatly at obstructions, edges, and corners without disrupting pattern or joint alignments.
 3. Accurately form intersections and returns.
 4. Perform cutting and drilling of tile without marring visible surfaces.
 5. Grind cut edges of tile abutting trim, finish, or built-in items for straight aligned joints, to form smooth edges.
 6. Fit tile closely to electrical outlets, piping, fixtures, and other penetrations so that plates, collars, or covers overlap tile by not less than 1/8 in (3 mm).
- C. Jointing Pattern:
1. Unless otherwise indicated, lay tile in grid pattern.
 2. Align joints when adjoining tiles on floor, base, walls, and trim are same size.
 3. Lay out tile work and center tile fields in both directions in each space or on each wall area. Adjust to minimize tile cutting.
 4. Provide uniform joint widths of size recommended by tile and grout manufacturer unless otherwise indicated.
 5. For tile mounted in sheets, make joints between tile sheets same width as joints within tile sheets so that extent of each sheet is not apparent in finished work.
- D. Wainscots: Lay out tile to next full tile beyond dimensions indicated, and finish with bullnose shape.

3.3 PREPARATION

- A. General: Comply with manufacturer's instructions, recommendations, and specifications for cleaning and surface preparation. Surfaces shall have no defects, contaminants, or errors which would result in poor or potentially defective installation or would cause latent defects in Work.
- B. Engineered Stone Manufacturer written requirements for floor flatness, leveling and preparation must be followed.
- C. Substrate Cleaning: Remove curing compounds, coatings, laitance, efflorescence, concrete dust, dirt, oil, gypsum board dust, paint, and other residue that would adversely affect or reduce bonding.
- D. Concrete Floor Preparation:
 - 1. Prepare concrete floor substrates to comply with flatness tolerance of 1/4 in in 10 ft (6 mm in 3 m) for standard format tiles or 1/8 inch in 10 ft for large format tiles per TCNA as follows:
 - a. Fill cracks, holes and depressions with trowelable cementitious underlayments and patching compounds.
 - b. Remove concrete protrusions, bumps, and ridges by sanding or grinding.
 - 2. If substrate does not have fine broom finish, mechanically scarify concrete substrates to not less than ICRI CSP 4 finish.
 - 3. Where indicated, prepare substrates to receive waterproofing by applying a reinforced mortar bed that complies with ANSI A108.1A and is sloped 1/4 in per foot (1:50) toward drains.
- E. Substrate Joints, Gaps, Penetrations, and Different Substrates within Shower and Tub Enclosures: Prior to installing tile, seal the following joints, gaps, and spaces between differing materials as follows:
 - 1. Penetrations: Apply wall joint sealant at penetrations through wall substrates to create water resistant barrier; especially at piping and valve penetrations.
 - 2. Joints and Corners: Apply glass-fiber tape to joints and corners of substrates within Showers and Tub Enclosures with thin-set mortar.
- F. Blending: Verify tile has been factory blended and packaged as specified; if not, either return to manufacturer or blend tiles at site before installing.
- G. Field-Applied Temporary Protective Coating: Where needed to prevent grout from staining or adhering to exposed tile surfaces, pre-coat with continuous film of temporary protective coating, taking care not to coat unexposed tile surfaces.

3.4 CRACK ISOLATION MEMBRANE UNDERLAYMENT INSTALLATION

- A. General Requirements:
 - 1. If required by manufacturer, prime concrete substrate.
 - 2. Install to produce a continuous crack isolation membrane of uniform thickness bonded securely to substrate, without wrinkles, bubbles, buckles, or kinks.

3. For sheets, overlap and seal seams.
4. For liquid applied products, brush or roll liquid uniformly over area in number of coats required and install reinforcing fabric.
5. Roll installed sheet if required by manufacturer.
6. After installation of tile, install floor joint sealant in tile joints recommended by manufacturer to coordinate with membrane strips.

3.5 TILE INSTALLATION

- A. Comply with TCNAs Handbook for Ceramic Tile Installation for TCNA installation methods specified in tile installation schedules. Comply with parts of the ANSI A108 Series Specifications for Installation of Ceramic Tile that are referenced in TCNA installation methods, specified in tile installation schedules, and apply to types of setting and grouting materials used.
- B. Installation Quality Standard: Install tile according to following standards:
 1. LHT Mortar: ANSI A108.5; for floor tiles larger than 8 in by 8 in (200 mm by 200 mm) or with at least one side greater than 15 in (375 mm) and where subfloor is not recessed.
 2. Latex-Portland Grout: ANSI A108.10, typical unless indicated otherwise.
- C. Back Buttering: For following installations, obtain minimum 95 percent mortar coverage as in referenced ANSI A108 series of installation standards:
 1. Tile floors and ceilings in wet and limited water exposures.
 2. Tile floors composed of tiles 12 in by 12 in (300 mm by 300 mm) or larger.
- D. Grout Joint Widths: Install the respective types of tile with the following grout joint widths, unless otherwise recommended by tiling and grout manufacturers.
- E. Metal Trim: Install at locations indicated and where exposed edge of tile flooring meets carpet, wood, or other flooring that finishes flush with top of tile.
- F. Grout Sealer: Apply grout sealer to cementitious grout joints in tile floors according to grout-sealer manufacturer's written instructions. As soon as grout sealer has penetrated grout joints, remove excess sealer and sealer from tile faces by wiping with soft cloth.

3.6 MOVEMENT JOINTS

- A. Movement Joints, General: Installation Quality Standard: In accordance with TCNA Movement Joint Design Essentials EJ171 and as specified below.
- B. Wall Joints: The following conditions shall not be grouted; install wall joint sealant and backer rod or backer tape:
 1. Gypsum board assembly control joints.
 2. Building expansion joints, unless scheduled for expansion joint cover.
 3. At one side of changes in direction or plane of wall.
 4. At joint closest and parallel to changes in substrates supporting tile between wall and floor.
- C. Interior Floor Joint Installation Schedule: Seal interior floor movement joints, as defined by TCNA, according to following schedule:

1. Construction Joints: Floor joint sealant and backer rod.
2. Contraction (Control) Joints: Floor joint sealant and backer rod.
3. Isolation Joints: Floor joint sealant and backer rod.
4. Tile Expansion Joints: Floor joint sealant and backer rod.
5. Perimeter Joints between Wall and Floors: Floor joint sealant with backer tape.

3.7 FIELD QUALITY CONTROL

- A. Shower Receptor Test: Where shower floors and receptors are made water-tight by the application of the waterproof membrane, the completed membrane installation shall be tested at each installation.
1. The pipe from the shower drain shall be plugged and the receptor area shall be filled with water to a depth of not less than 2 in (50 mm) measured at the threshold.
 2. Where a threshold of adequate height does not exist a temporary threshold shall be constructed to retain the test water to the stated depth.
 3. The water shall be retained for a test period of not less than 24 hours, and there shall not be evidence of leakage.
 4. Report results of tests, both successful and unsuccessful. In addition to results, report shall include date of test, project name, list of products being applied and tested, name of applicator, name of Contractor, and conditions causing failure of waterproofing membrane in event of an unsuccessful test.
 5. Materials and installations failing to meet specified requirements shall be replaced at Contractor's expense. Retesting of materials and installations failing to meet specified requirements shall be done at Contractor's expense

3.8 CLEANING

- A. Cleaning:
1. Acids are not permitted, nor will they be allowed.
 2. Clean tile surfaces so they are free of foreign matter.
 3. Remove grout residue from tile as soon as possible.
 4. No sooner than 10 days after installation, clean grout smears and haze from tile according to tile and grout manufacturer's written instructions. Use only cleaners recommended by tile and grout manufacturers and only after determining that cleaners are safe to use by testing on samples of tile and other surfaces to be cleaned.
 5. Protect metal surfaces and plumbing fixtures from effects of cleaning.
 6. Flush surfaces with clean water before and after cleaning.
 7. Remove temporary protective coating by method recommended by coating manufacturer that is acceptable to tile and grout manufacturer. Trap and remove coating to prevent it from clogging drains.

3.9 DEMONSTRATION

- A. Cleaning and Maintenance Training: Provide instruction to Owner's personnel for cleaning and maintenance of installed work, including methods and frequency for maintaining optimum condition under anticipated use; include precautions against cleaning materials and methods which may be detrimental to finishes and performance.

3.10 PROTECTION

- A. Coverings: When recommended by tile manufacturer, apply coat of neutral protective cleaner to completed tile walls and floors. Protect installed tile work with kraft paper or other heavy covering during construction period to prevent staining, damage, and wear. Before final inspection, remove protective coverings and rinse neutral cleaner from tile surfaces.
- B. Traffic Restrictions: Prohibit foot and wheel traffic from tiled floors for at least 7 days after grouting is completed.

3.11 INTERIOR TILE INSTALLATION SCHEDULE

- A. Floors, Concrete Substrate:
 - 1. TCNA Installation Method F125-Full (Crack Isolation Membrane; full coverage): Thin-set Latex-Portland cement mortar over crack isolation membrane over concrete subfloor; Latex-Portland Cement Grout.
 - a. Location: Where scheduled in the Room Finish Schedule located on the drawings and in all thin-set tile locations which have neither waterproofing nor sound isolation schedule.

END OF SECTION

SECTION 09 3011

**ELEVATOR CAB FLOOR
PREPARATION**

PART 1– GENERAL

1.1 SECTION INCLUDES

- A. Setting materials.
- B. Grout materials.
- C. Bonding agents.
- D. Flexible sealant.
- E. Tile and stone sealers, finishes, maintenance, cleaners and grout haze removers.

1.2 RELATED SECTIONS

- A. Section 093010 Engineered Stone Tile

1.3 REFERENCES

- A. ANSI A108 Series/A118 Series – American National Standard Specifications for Installation of Ceramic Tile.
- B. ANSI A108.19 – American National Standard Specifications for Interior Installation of Gauged Porcelain Tiles and Gauged Porcelain Tile Panels/Slabs.
- C. ANSI A137. 1 – American National Standard Specifications for Ceramic Tile.
- D. ANSI A137.3 – American National Standard Specifications for Gauged Porcelain Tiles and Gauged Porcelain Tile Panels/Slabs.
- E. ANSI A138.1 – American National Standard Specifications for Green Squared Certification for Tiles and Installation Materials.
- F. TCNA (HB) – Handbook for Ceramic, Glass, and Stone Tile Installation; Tile Council of North America.
- G. TTMAC – Tile Specification Guide 09 30 00 Tile Installation Manual; Terrazzo, Tile & Marble Association of Canada.
- H. ISO 13007 – International Standards Organization; classification for Grout and Adhesives.
- I. LEED® – Leadership in Energy and Environmental Design.
- J. LIVING BUILDING CHALLENGE (LBC) – International Living Future Institute (ILFI).
- K. WELL BUILDING STANDARD – International Well Building Institute (IWBI).

1.4 SUBMITTALS

- A. Submit under provisions of Section 01 30 00.
- B. [[Product Data](#)]: Manufacturer's technical information for each product specified.
- C. Samples: Color charts for selection of grout.
- D. Installation Instructions: Manufacturer's printed instructions for each product.

1.5 QUALITY ASSURANCE

- A. To ensure warranty requirements and compatibility of products; please provide all tile grout, setting materials, additives, accessories, and factory-prepared dry-set mortars from the same manufacturer.
- B. Installer Qualifications:
 - 1. Installer is a five-star member of the National Tile Contractors Association or a Trowel of Excellence member of the Tile Contractors' Association of America.
 - 2. Installer's supervisor for the Project holds the International Masonry Institute's Foreman Certification.
 - 3. Installer employs Ceramic Tile Education Foundation Certified Installers or installers recognized by the U.S. Department of Labor as Journeyman Tile Layers.

1.6 PRE-INSTALLATION CONFERENCE

- A. Convene one week prior to commencing work of this section.
- B. Require attendance of installation material manufacturer, tile supplier, tile installer and installers of related work. Review installation procedures and coordination required with related work.
- C. Meeting agenda includes but is not limited to:
 - 1. Tile and installation material compatibility.
 - 2. Grouting procedure.
 - 3. Maintenance and cleaning products and methods.
 - 4. Surface Preparation.

1.7 DELIVERY, STORAGE AND HANDLING

- A. Deliver and store packaged materials in original containers with seals unbroken and labels intact until time of use. Prevent damage or contamination to materials by water, freezing, foreign matter or other causes.
- B. Do not use frozen materials unless specifically allowed by manufacturer.
- C. Deliver and store materials on site at least 24 hours before work begins.
- D. Provide heated and dry storage facilities on site.

1.8 PROJECT CONDITIONS

- A. Maintain environmental conditions and protect work during and after installation to comply with referenced standards and manufacturer's printed recommendations.
- B. Vent temporary heaters to exterior to prevent damage to tilework from carbon dioxide build-up.
- C. Maintain temperatures at not less than 50°F (10°C) in tiled areas during installation and for 7 days after completion, unless higher temperatures are required by referenced installation standards or manufacturer's written instructions.

PART 2 – PRODUCTS

2.1 MANUFACTURERS

- A. Acceptable Manufacturer: MAPEI Corporation, 1144 E. Newport Center Drive, Deerfield Beach, FL 33442, USA. Toll-Free Tel.: 1-800-992-6273. Rep: Sean Leich. Rep Tel: 832-276-8291.
- B. Other manufacturers offering products having equivalent characteristics may be considered, provided deviations are minor and comply with requirements of Contract Documents as judged by the Architect.

2.1 TILE

- A. Acceptable manufacturers: Subject to conformity with the enclosed requirements, provide products coming from one of the following manufacturers:
 - 1. Basis of design: Trend.
 - 2. Other manufacturers offering products having equivalent characteristics may be considered, provided deviations are minor and comply with requirements of Contract Documents as judged by the Architect.

2.3 SETTING MATERIALS

- A. Improved, Modified Dry-Set Cement Mortar for Large and Heavy Tile, Rapid Setting ANSI A118.4F, ANSI A118.11, ANSI A118.15F, and ISO 13007 C2FS2P2.
 - 1. Product: Subject to compliance with requirements, provide MAPEI, Granirapid System.

2.4 ADHESIVE

- A. Tile and Stone Setting, Improved Reaction Resin Adhesive: Highly flexible and adheres to properly prepared steel substrates; ISO 13007 R2.
 - 1. Product: Subject to compliance with requirements, provide MAPEI, Planicrete W.

2.5 WATERPROOF/CRACK ISOLATION MEMBRANE

- A. Fluid-Applied Membrane: Advanced liquid-rubber; extremely quick-drying, premium waterproofing and crack- isolation membrane, IAPMO-listed, ANSI A118.10 and ANSI A118.12.
 - 1. Product: Subject to compliance with requirements, provide MAPEI, Mapelastic AquaDefense.
 - a. With MAPEI, Reinforcing Fabric.

2.6 GROUT MATERIALS

- A. Premium, Rapid-Setting, Cement Grout: For grout joints from 1/16 inch to 1/2 inch (1.5 mm to 12 mm).
 - 1. Product: Subject to compliance with requirements, provide MAPEI, MAPEI Ultracolor Plus FA.

2.7 FLEXIBLE SEALANT

- A. Professional-grade, 100%-silicone sealant specifically formulated for heavy traffic expansion and movement joints, horizontal and vertical complying with ASTM standards; shore "A" hardness (ASTM C661), joint movement (ASTM C920), elongation at break (ASTM D412), flexibility (ASTM C734) and passes weatherability (Accelerated Weathering Tester QUV).
 - 1. Product: Subject to compliance with requirements, provide MAPEI, Mapesil T.

2.8 CERAMIC TILE SEALERS, FINISHES, CLEANERS AND MAINTENANCE PRODUCTS

- A. Complete line of sealers, finishes, cleaners, grout haze removers, and maintenance products for use with ceramic tile and grout.
 - 1. MAPEI, UltraCare Stone, Tile & Grout Care Solutions, www.mapei.us.

2.9 MIXES

- A. Proportion and mix materials in accordance with manufacturer's most current written instructions and applicable ANSI standards.

PART 3 – EXECUTION

3.1 EXAMINATION

- A. Do not proceed with tilework until surfaces and conditions comply with requirements indicated in reference tile installation standard and manufacturer's printed instructions.
- B. Installation of setting materials indicates the acceptance of substrate.

3.2 INSTALLATION

- A. Install tile in accordance with manufacturer's printed instructions and the applicable requirements of ANSI A108.19 for the materials being used.
- B. Install tile using TCNA methods specified on the drawings.
- C. Install expansion and control joints in accordance with TCNA method EJ171.

3.3 GROUTING

- A. Grout joints in accordance with manufacturer's instructions and ANSI A108.10 or ANSI A108.6.
- B. Clean standing water, dust, and foreign substances from joints to be grouted.
- C. Clean and dry tile surfaces.
- D. After grouting, remove all grout residues promptly.

3.4 PROTECTION

- A. Protect installed tile work and stone work from damages by other trades and general abuse until substantial work completion and acceptance.
- B. Refer to manufacturer's product data sheet for recommendations regarding protection.

END OF SECTION

END OF SECTION