

STATE OF ALASKA

Department of Corrections Division of Administrative Services 802 3rd Street, Suite 220 Douglas, AK 99824

Invitation to Bid

No. 24000077-2

Date of Issue: October 7, 2025

Project:

STWD Doors – ACC Rec Yard Doors Anchorage Correctional Complex (ACC) Anchorage, Alaska

Bidders Are Not Required to Return This Form.

Erin Messing
Procurement Officer
Department of Corrections

Shawn Ratliff Facilities Manager / Project Manager Department of Corrections

TABLE OF CONTENTS

Division 00 - Bidding and Contract Requirements

00020 00100	Invitation To Bid/Notice to Bidders, 25D-7 (7/18) Information to Bidders, 25D-3S (3/19)
00120	Required Documents, 25D-4S (3/25)
00310	Bid Form, 25D-9 (7/03)
00312	Bid Schedule (00312)
00320	Alaska Bidder Preference Certification, 25D-19 (7/18)
00321	Alaska Product Preference Worksheet, 25D-20 (12/19)
00322	Alaska Veteran Preference Certification, 25D-17 (7/18)
00323	Alaska Military Skills Preference Certification, 25D-21 (3/25)
00410	Bid Bond, 25D-14 (8/01)
00420	Bid Modification, 25D-16 (7/18)
00430	Subcontractor List, 25D-5 (5/17)
00510	Construction Contract, 25D-10A (8/01)
00610	Performance Bond, 25D-13 (8/01)
00620	Payment Bond, 25D-12 (8/01)
00670	Contractor's Questionnaire, 25D-8 (8/01)
00700	General Conditions (12/11)
00800	Supplementary Conditions
00830	Laborers' and Mechanics' Minimum Rates of Pay

State wage rates can be obtained at http://labor.alaska.gov/lss/pamp600.htm. Use the State rates that are in effect 10 days before Proposal Due Date. The Department will include a paper of the State wage rates in the signed Contract.

Division 01 - Administrative Requirements

01540 Security 01560 Cleaning

Division 02 - Existing Conditions

024119 Selective Demolition

Division 06 - Wood, Plastics, and Composites

061000 Rough Carpentry

Division 08 – Windows and Doors

083453 Security Doors

087163 Detention Door Hardware

Division 09 - Finishes

099100 Painting

Division 11 - Equipment

119816 Tamper Resistant Fasteners

Miscellaneous

Security Clearance / PREA Form (Required for Pre-Bid Site Visit)
Substitute Request Form

CONTRACT DRAWINGS

(Bound Separately)

<u>IMPORTANT NOTICE:</u> All contractors will need to contact Erin Messing, <u>erin.messing@alaska.gov</u>, to request the drawings. Drawings will not be posted online or provided to any plans room.

END TABLE OF CONTENTS



INVITATION TO BID

for Construction Contract

Date	October	7.	2025

STWD Doors – ACC Rec Yard Doors Project Number: 240000077-2

The Department invites bidders to submit bids for furnishing all labor, equipment, and materials and performing all work for the project described below. Bids will be opened publicly at 2:00 PM local time, in the Douglas Island Building, Suite 220, 802 3rd Street, Douglas Alaska, on November 3, 2025.

Location of Project:	Anchorage Correctional Complex, 1400	E. 4th Avenue, Anchorage, Alaska 9950	01
Contracting Officer:	Erin Messing		
Issuing Office:	Alaska Department of Corrections 802 3 rd Street, Suite 220 Douglas, Alaska 99824		
	State Funded \boxtimes	Federal Aid □	

Description of Work:

This State funded project requires a contractor to provide all labor, materials, equipment and travel/lodging costs to remove and replace two (2) pairs of exterior institutional security doors, including hardware, at the Anchorage Correctional Complex (ACC) in Anchorage, Alaska, as identified in the project plans, specifications and drawings (available upon request).

Note: This project is in an active correctional facility and the owner will be operating the facility 24/7 during the project. As such, the contractor is required to work inside and outside of the secure perimeter. All tools and materials shall be removed and stored outside of the secure perimeter at the end of the workday or in an approved locked container. Tools inventory sheets or shadow board will be required for any tools secured on site.

Project DBE Utilization Goal: ⊠ Race-Neutral

The Engineer's Estimate is around \$200,000

All work shall be completed in N/A Calendar Days, or by June 30, 2027

The Department will identify interim completion dates, if any, in the Special Provisions.

The apparent successful bidder must furnish a payment bond in the amount of 100% of the contract and a performance bond in the amount of 100% of the contract as security conditioned for the full, complete, and faithful performance of the contract. The apparent successful bidder must execute the said contract and bonds within **ten (10)** calendar days, or such further time as may be allowed in writing by the Contracting Officer, after receiving notification of the acceptance of their bid.

Submission of Bidding Documents

ALL HAND DELIVERED BIDS, INCLUDING ANY AMENDMENTS OR WITHDRAWALS, MUST BE RECEIVED PRIOR TO BID OPENING. BIDS SHALL BE SUBMITTED ON THE FORMS FURNISHED AND MUST BE IN A SEALED ENVELOPE MARKED AS FOLLOWS:

Bidding Documents for Project:

STWD Doors – ACC Rec Yard Doors

Anchorage Correctional Complex

Anchorage, Alaska 99501

Project No. 240000077-2

Bidding Documents for Project:

ATTN: Erin Messing

State of Alaska

Department of Corrections

802 3rd Street, Suite 220

Douglas, Alaska 99824

OR

Submit a bid size weil to a december 1

Submit a bid via email to: doc.procurement@alaska.gov

ENSURE THAT YOU PUT YOUR RETURN BUSINESS NAME AND ADDRESS ON THE SEALED ENVELOPE AS WELL.

It is incumbent upon the bidder to ensure its bid, any amendments, and/or withdrawal arrive, in its entirety, at the location and before the deadline stated above. A bidder sending a bid amendment or withdrawal via email must transmit its documentation to the Department at this email address: doc.procurement@alaska.gov, or phone number: (907) 465-6014.

To be responsive, a bid must include a bid guaranty equal to 5% of the amount bid. (When calculating the bid amount for purposes of determining the 5% value of the bid guaranty, a bidder shall include its base bid amount, plus the amount bid for alternate and supplemental bid items, if any.)

Form 25D-7 (S-7/18) 00020 Page 1 of 2

The Department hereby notifies all bidders that it will affirmatively ensure that in any contract entered into pursuant to this Invitation, Disadvantaged Business Enterprises will be afforded full opportunity to submit bids and will not be discriminated against on the grounds of race, color, national origin, or sex in consideration for an award.

NOTICE TO BIDDERS

Bidders are hereby notified that the following data may assist in preparing bids:

DOC Form 25D-3, Information to Bidders, is part of these bid documents.

QUESTIONS AND PLANS / SPECIFICATIONS: One copy per contractor at no charge (additional copies may be purchased at .25 cents per page). All questions relating to this project and solicitation shall be directed to:

Erin Messing, DOC Procurement Officer

Phone: (907) 465-8169, Email: erin.messing@alaska.gov

QUESTIONS:

Questions pertaining to the project requirement and specifications should be in writing and received by the procurement officer no later than close of business <u>October 27, 2025</u>, to allow adequate time for the issuance of an addendum, if needed.

OTHER INFORMATION:

<u>ACC On-Site Work Schedule Limitations:</u> On-site work shall be 7 days a week, from 7:00 AM until 5:00 PM. No overtime allowed unless approved by the DOC.

Pre-Bid Inspection of Site Meeting: A Pre-Bid Site Visit is scheduled for **October 20, 2025, at 10:00 AM** local time (HIGHLY RECOMMENDED). Interested vendors must contact: Project Manager: Shawn Ratliff, (907) 269-7035, to register for the inspection and submit the "Clearance Form and PREA Form" for security sergeant to run a background check to allow access to the facility. A form must be filled out for everyone attending the site visit. Forms must be submitted 72 hours in advance. <u>Clearance and PREA forms are in this bid packet.</u> Email your forms to <u>shawn.ratliff@alaska.gov</u>. Vendors are to meet the Project Manager in the Administrative Lobby of the facilities access to the correctional facility and surrounding area must be controlled.

<u>Special Needs</u>: If you require special accommodation due to a disability in order to inspect the property, please notify Shawn Ratliff at 907-269-7035 at least 48 hours in advance of site visit.

<u>Authorities:</u> This Invitation to Bid is being solicited by the Department of Corrections (DOC) under delegated authority from the Department of Transportation and Public Facilities (DOT/PF). AS 36.30 and DOT/PF forms, policies and procedures will be used in the award and administration of this contract. However, where the "DOT/PF" is referenced, it should be considered as referencing the Department of Corrections under delegated authority from DOT/PF.

Form 25D-7 (S-7/18) 00020 Page 2 of 2

INFORMATION TO BIDDERS

This Information to Bidders outlines requirements that a bidder must follow when submitting a bid. The Department will reject a non-compliant bid.

100.01 BIDDERS QUALIFICATIONS

A bidder shall:

Submit evidence of a valid Department of Commerce, Community, and Economic Development certificate of Contractor Registration (Contractor Registration), under AS 08.18, and submit evidence of a valid Alaska Business License prior to award; and

When requested, submit a completed Contractor's Questionnaire (Form 25D-8) stating previous experience in performing comparable work, business and technical organization, financial resources, and equipment available to be used in performing the work.

Before a bid is considered for award, the bidder may be requested by the Department to submit a statement of facts, in detail, as to his previous experience in performing comparable work, his business and technical organization, financial resources, and plant available to be used in performing the contemplated work.

100.02 CONTENTS OF BID PACKAGE

Upon request, the Department will furnish prospective bidders with a bid package, at the price stated in the Invitation To Bid.

The bid package includes the following:

- 1) Location and description of the project;
- 2) Time in which the work must be completed;
- 3) Amount of the bid guaranty;
- 4) Date, time, and place when bids are due;
- 5 Plans and specifications; and
- 6) Bid forms.

Unless otherwise stated in the bid package, the Plans, Contract Provisions and Specifications, Standard Modifications, Special Provisions, permits, forms and any other documents designated in the bid package are considered a part of the bid whether attached or not.

100.03 EXAMINATION OF CONTRACT REQUIREMENTS

Bidders are responsible for carefully examining the plans, specifications and all other documents incorporated in the contract to determine the requirements thereof before preparing bids.

Any explanation desired by bidders regarding the meaning or interpretation of drawings and specifications must be requested in writing and with sufficient time allowed for a reply to reach them before the submission of their bids. Oral explanations or instructions given before the award of the contract will not be binding. Any interpretation made will be in the form of an addendum to the

specifications or drawings and will be furnished to all bidders and its receipt by the bidder shall be acknowledged.

100.04 CONDITIONS AT SITE OF WORK

Bidders are responsible for visiting the site to ascertain pertinent local conditions such as the location, accessibility and character of the site, labor conditions, the character and extent of the existing work within or adjacent thereto, and any other work being performed thereon.

100.05 PREPARATION OF BIDS

A. A bidder shall prepare its bid using the Department provided bid forms or legible copies of the Department's forms.

The bid must be signed in ink by the person or persons authorized to sign the Contract for the bidder. If a bidder is a corporation, the bid must be signed by a corporate officer or agent with authority to bind the corporation. If a bidder is a partnership, a partner must sign. If the bidder is a joint venture, each principal member must sign. If a bidder is a sole proprietorship, the owner must sign. Each person signing the bid must initial any changes made to entries on the bid forms.

- B. The bid schedule contains empty space(s) that call for the bidder to enter its proposed price for each corresponding item which may include unit price or lump sum items and alternative, optional or supplemental price schedules or a combination thereof which will result in a total bid amount for the proposed construction.
- C. The bidder shall specify the price or prices bid in figures. On unit price contracts the bidder shall also show the products of the respective unit prices and quantities written in figures in the column provided for the purpose and the total amount of the proposal obtained by adding the amounts of the several items. All the figures shall be in ink or typed.
- D. Neither conditional nor alternative bids will be considered unless called for.

100.06 BID SECURITY

All bids shall be accompanied by a bid security in the amount specified on the Invitation to Bid. The bid security shall be unconditionally payable to the State of Alaska and shall be in the form of an acceptable Bid Bond (Form 25D-14), or a certified check, a cashier's check or a money order made payable to the State of Alaska.

The surety of a Bid Bond may be any corporation or partnership authorized to do business in Alaska as an insurer under AS 21.09. A legible power of attorney shall be included with each Bid Bond (Form 25D-14).

A Bid Bond must be accompanied by a legible Power of Attorney.

An individual surety will not be accepted as a bid security.

100.07 ADDENDA REQUIREMENTS

The Department will issue addenda if it determines, in its discretion, that clarifications or changes to the Contract documents or bid due date are needed. The Department may send addenda by any reasonable method such as fax, email, or may post the addenda on its website or online bidding service. Unless

picked up in person or included with the bid documents, addenda or notice that an addendum has been issued will be addressed to the individual or company to whom bidding documents were issued and sent to the email address or fax number on the plan holders' list. Notwithstanding the Department's efforts to distribute addenda, bidders are responsible for ensuring that they have received all addenda affecting the Invitation To Bid. Bidders must acknowledge all addenda on the Bid Forms, by fax, or by email before the deadline stated in the Invitation to Bid.

100.08 DELIVERY OF BIDS

Bids shall be submitted in a sealed envelope. When bids are submitted in a sealed envelope, the envelope shall clearly indicate its contents and the address of the Department's designated contracts office, as specified on the Invitation to Bid. Bids for other work may not be included in the envelope. Emailed or faxed bids will not be considered, unless specifically called for in the Invitation to Bid.

100.09 WITHDRAWAL OR REVISION OF BIDS

Bids may be withdrawn or revised in writing delivered by mail, fax, or email, provided that the Department's designated office receives the withdrawal or revision before the deadline stated in the Invitation To Bid. Withdrawal requests must be signed and submitted by the bidder's duly appointed representative who is legally authorized to bind the bidder. Revisions shall include both the modification of the unit bid price and the total modification of each item modified but shall not reveal the amount of the total original or revised bids.

100.010 PROTEST OF INVITATION TO BID

An interested party, as defined in AS 36.30.699, may protest an Invitation to Bid before the bid opening in accordance with AS 36.30.560 and AS 36.30.565. The interested party must submit a protest to the Contracting Officer.

100.011 RECEIPT AND OPENING OF BIDS

The Department will only consider bids, revisions, and withdrawals received before the deadline stated in the Invitation to Bid.

The Department will assemble, open, and publicly announce bids at the time and place indicated in the Invitation to Bid, or as soon thereafter as practicable. The Department is not responsible for prematurely opening or for failing to open bids that are improperly addressed or identified.

100.012 NONRESPONSIVE BIDS

- 1. A bid shall be rejected as nonresponsive if it:
 - a. Is not properly signed by an authorized representative of the bidder and in a legally binding manner;
 - b. Contains unauthorized additions, conditional or alternative bids, or other irregularities that make the bid incomplete, indefinite, or ambiguous;
 - c. Includes a reservation of the right to accept or reject any award, or to enter into a contract pursuant to an award,
 - d. Fails to include an acceptable bid guaranty with the bid;

- e. Is materially unbalanced; or
- f. Fails to meet any other material requirement of the Invitation To Bid.
- 2. A bid may be rejected as nonresponsive, in the Department's discretion, if it:
 - a. Is not typed or completed in ink;
 - b. Fails to include an acknowledgement of receipt of each addendum by assigned number and date of issue; or
 - c. Is missing a bid price for any pay item, except when alternate pay items are authorized.

100.013 BIDDERS INTERESTED IN MORE THAN ONE BID

A party who has quoted prices to a bidder is not thereby disqualified from quoting prices to other bidders or from submitting a bid directly for the work.

100.014 ELECTRONIC MAIL

Within its submitted bid, a bidder must include a current electronic mail (email) address of bidder's representative who possesses authority to receive, process, and respond to Department emails regarding the advertised project.

The Department may send notices and information to a bidder by using the furnished email address of the bidder's authorized representative.

A bidder shall notify the Department if the bidder requests the Department to send email notices or information to an address different from the email address initially provided in its bid forms. The bidder shall notify the Department of such change by sending a request in writing to the Contract's point of contact identified on the Invitation to Bid that is signed by a representative who is authorized and empowered to legally bind the bidder.

Delivery of an email sent by the Department is complete upon receipt in the addressee's email account. An email sent after 4:30 pm shall be deemed to have occurred at the opening of business on the next working day.

If needed, the Department may demonstrate proof of email delivery by affidavit or certification that includes the following:

- 1. The date and time that the Department sent the email message;
- 2. The email address from which the Department sent the message;
- 3. The name and email address to which the Department sent the message;
- 4. A statement that the Department sent the email message and that the person signing the affidavit or certification believes the transmission to have been complete and without error; and
- 5. An attached copy of the subject email.

100.015 CONSIDERATION OF BIDS

Until the Award, the Department may reject any or all bids, waive minor informalities or advertise for new bids without liability to any bidder if the Department, in its discretion, determines that to do so is in the best interests of the State.

A bidder may request withdrawal of a bid after opening and before the Award only in accordance with AS 36.30.160(b) and State procurement regulations. The bidder must submit the request to the Contracting Officer.

An interested party, as defined in AS 36.30.699, may protest a proposed Award of contract as per AS 36.30.560 and AS 36.30.565. The bidder must submit the protest to the Contracting Officer.

WHOLLY STATE-FUNDED PROJECTS. On wholly state-funded projects, determination of the low bidder will include bidder preferences as required under AS 36.30.321, according to subsections 1-3 below. Alaska Bidder Preference, Alaska Veteran Preference, and Alaska Product Preference are not applicable on projects with federal funding.

1. <u>Alaska Bidder Preference</u>: A bidder claiming this preference shall provide with their bid an Alaska Bidder Preference Certification, certifying they qualify as an Alaska bidder eligible for Alaska Bidder Preference according to AS 36.30.

If the bidder qualifies as an Alaska bidder, a five percent (5%) preference will be applied to the price of the bid. "Alaska bidder" means a person who:

- a. holds a current Alaska business license;
- b. submits a bid for goods, services, or construction under the name as appearing on the person's current Alaska business license;
- c. has maintained a place of business within the state staffed by the bidder or an employee of the bidder for a period of six months immediately preceding the date of the bid;
- d. is incorporated or qualified to do business under the laws of the state, is a sole proprietorship and the proprietor is a resident of the state, is a limited liability company organized under AS 10.50 and all members are residents of the state, or is a partnership under former AS 32.05, AS 32.06, or AS 32.11 and all partners are residents of the state; and
- e. If a joint venture, is composed entirely of ventures that qualify under (a) through (d), above.
- 2. <u>Alaska Veteran Preference</u>: A bidder claiming this preference shall provide an Alaska Veteran Preference Certification, certifying they qualify as an Alaska bidder eligible for Alaska Veteran preference according to AS 36.30.

If a bidder qualifies as an Alaska bidder and is a qualifying entity, an Alaska Veteran Preference of 5 percent shall be applied to the bid price. The preference may not exceed \$5,000 (AS 36.30.321). A "qualifying entity" means a:

- a. sole proprietorship owned by an Alaska veteran;
- b. partnership under AS 32.06 or AS 32.11 if a majority of the partners are Alaska veterans;
- c. limited liability company organized under AS 10.50 if a majority of the members are Alaska veterans; or
- d. corporation that is wholly owned by individuals, and a majority of the individuals are Alaska veterans.

A preference under this section is in addition to any other preference for which the bidder qualifies.

To qualify for this preference, the bidder must add value by the bidder itself actually performing, controlling, managing and supervising a significant part of the services provided or the bidder must have sold supplies of the general nature solicited to other state agencies, governments, or the general public.

An Alaska veteran is a resident of Alaska who:

- 1) served in the Armed forces of the United States, including a reserve unit of the United States armed forces; or the Alaska Territorial Guard, the Alaska Army National Guard, the Alaska Air National Guard, or the Alaska Naval Militia; and
- 2) was separated from service under a condition that was not dishonorable.
- 3. <u>Alaska Product Preference</u>: A bidder claiming this preference shall complete and sign the Alaska Product Preference Worksheet, according to the worksheet instructions, and submit the completed worksheet with their bid.

Except for timber, lumber and manufactured lumber products used in the construction project under AS 36.30.322(b), an Alaska products preference will be given as required under AS 36.30.326 - 36.30.332 when the bidder designates the use of Alaska products.

If the successful bidder/contractor proposes to use an Alaska product and does not do so, a penalty will be assessed against the successful bidder/contractor according to AS 36.30.330(a).

Each Alaska product declared on the Alaska Product Preference Worksheet must have an "Approval" date on the Alaska Product Preference Program List, that is on or before the bid opening date for this contract, and that does not expire before the bid opening date for this contract.

100.016 RESPONSIBILITY OF BIDDERS

The Department may find a bidder is non-responsible for any one of the following reasons, but is not limited in its responsibility analysis to the following factors:

- 1) Evidence of bid rigging or collusion;
- 2) Fraud or dishonesty in the performance of previous contracts;
- 3) More than one bid for the same work from an individual, firm, or corporation under the same or different name;
- 4) Unsatisfactory performance on previous or current contracts;
- 5) Failure to pay, or satisfactorily settle, all bills due for labor and material on previous contracts;
- 6) Uncompleted work that, in the judgment of the Department, might hinder or prevent the bidder's prompt completion of additional work, if awarded;
- 7) Failure to reimburse the State for monies owed on any previous contracts;
- 8) Default under previous contracts;
- 9) Failure to submit evidence of registration and licensing;
- 10) Failure to comply with any qualification requirements of the Department;

- 11) Engaging in any activity that constitutes a cause for debarment or suspension under the State Procurement Code (AS 36.30) or submitting a bid during a period of debarment;
- 12) Failure to satisfy the responsibility standards set out in state regulations;
- 13) Lack of skill, ability, financial resources, or equipment required to perform the contract; or
- 14) Lack of legal capacity to contract.

Nothing contained in this section deprives the Department of its discretion in determining the lowest responsible bidder.

100.017 SUBCONTRACTOR LIST

The apparent low bidder shall submit a completed Subcontractor List, Form 25D-5, within five working days following receipt of written notification by the Department that it is the low bidder.

An apparent low bidder who fails to submit a completed Subcontractor List form within the time allowed will be declared non-responsible and may be required to forfeit the bid security. The Department will then consider the next lowest bidder for award of the Contract.

If a bidder fails to list a subcontractor, or lists more than one subcontractor for the same portion of work, and the value of that work is in excess of one-half of one percent of the total bid amount, the bidder agrees to perform that portion of work without a subcontractor and represents that it is qualified to perform that work.

A bidder who lists as a subcontractor another contractor who, in turn, sublets the majority of the work required under the Contract, violates this subsection.

A bidder or Contractor may, without penalty, replace a listed subcontractor who:

- 1) Fails to comply with licensing and registration requirements of AS 08.18;
- 2) Fails to obtain a valid Alaska business license;
- 3) Files for bankruptcy or becomes insolvent;
- 4) Fails to execute a subcontract for performance of the work for which the subcontractor was listed, and the bidder acted in good faith;
- 5) Fails to obtain bonding acceptable to the Department;
- 6) Fails to obtain insurance acceptable to the Department;
- 7) Fails to perform the subcontract work for which the subcontractor was listed;
- 8) Must be replaced to meet the bidder's required state or federal affirmative action requirements;
- 9) Refuses to agree or abide with the bidder's labor agreement; or
- 10) Is determined by the Department to be not responsible.

In addition to the circumstances described above, a Contractor may in writing request permission from the Department to add a new subcontractor or replace a listed subcontractor. The Department will 25D-3S (3/19) 00100

approve the request if it determines in writing that allowing the addition or replacement is in the best interest of the State.

A bidder or Contractor shall submit a written request to add a new subcontractor or replace a listed subcontractor to the Contracting Officer a minimum of five working days before the date the new subcontractor is scheduled to begin work on the construction site. The request must state the basis for the request and include supporting documentation acceptable to the Contracting Officer.

If a bidder violates this subsection, the Contracting Officer may:

- 1) Cancel the Contract after Award without any damages accruing to the Department; or
- 2) After notice and a hearing, assess a penalty on the bidder in an amount not exceeding 10 percent of the value of the subcontract at issue.

100.018 AWARD OF CONTRACT

The Department will award the Contract to the lowest responsible and responsive bidder unless it rejects all bids. The Department will notify all bidders in writing via email, fax, or U.S. Mail of its intent to award.

In order to establish a clear and definitive basis of award for contracts with additive alternates, the State has established a budgeted amount from which the order of bidders will be determined. The amount will be disclosed when timely received bids are announced. The low bid will be determined by considering the basic bid and additive alternate(s) in the order listed on the Bid Schedule up to a total not to exceed the budgeted amount. The State reserves the right to reject all bids. The State also reserves the right to award the contract above or below the budgeted amount to the low bidder based on any combination of alternate(s) or no alternate(s), providing that the low bidder remains unchanged.

The Department will notify the successful bidder in writing of its intent to award the Contract and request that certain required documents, including the Contract Form, bonds, and insurance be submitted within the time specified. The successful bidder's refusal to sign the Contract and provide the requested documents within the time specified may result in cancellation of the notice of intent to award and forfeiture of the bid security.

If an award is made, it will be made as soon as practicable and usually within 40 days after bid opening. Award may be delayed due to bid irregularities or a bid protest, or if the award date is extended by mutual consent. Bids shall be valid for 120 days after bid opening, and may be extended by mutual consent.

100.019 RETURN OF BID SECURITY

The Department will return bid securities, other than bid bonds:

- 1) To all except the two lowest responsive and responsible bidders, as soon as practicable after the opening of bids; and
- 2) To the two lowest responsive and responsible bidders immediately after Contract award.

100.020 PERFORMANCE AND PAYMENT BONDS

The successful bidder shall furnish all required Performance and Payment Bonds on forms provided by the Department for the sums specified in the Contract. If no sum is specified, the successful bidder shall comply with AS 36.25.010. The Surety on each bond may be any corporation or partnership authorized to do business in the state as an insurer under AS 21.09 or two individual sureties approved by the Contracting Officer.

If individual sureties are used, two individual sureties must each provide the Department with security assets located in Alaska equal to the penal amount of either the performance bond or the payment bond. Any costs incurred by the Contractor and the individual Surety are subsidiary and shall be borne by the Contractor or the individual Surety. In no event will the Department be liable for these costs.

Individual sureties shall provide security by one, or a combination, of the following methods:

- 1) Escrow Account, with a federally insured financial institution, in the name of the Department. Acceptable securities include, but are not limited to, cash, treasury notes, bearer instruments having a specific value, or money market certificates.
- 2) Irrevocable letters of credit, from a financial institution approved by the Contracting Officer, with the Department named as beneficiary.
- 3) Cashier's or certified check made payable to the State of Alaska issued by financial institutions approved by the Contracting Officer.

These bonds and security assets, as applicable, shall remain in effect for 12 months after the date of final payment or, if longer, until all obligations and liens under this Contract are satisfied, including, but not limited to, obligations under General Conditions, Subsection 12.7.

The Department may, in its discretion, notify the bonding company or Surety of any potential default or liability.

The Contractor shall substitute, within five working days, another bond or surety acceptable to the Department if an individual Surety or the Surety on any bond furnished in connection with the Contract:

- 1) Becomes insolvent or is declared bankrupt;
- 2) Loses its right to do business in any state affecting the work;
- 3) Ceases to meet Contract requirements;
- 4) Fails to furnish reports of financial condition upon request; or
- 5) Otherwise becomes unacceptable to the Department.

When approved by the Contracting Officer, the Contractor may replace:

- 1) An individual surety with a corporate surety; or
- 2) Posted collateral with substitute collateral.

Failure to maintain the specified bonds or to provide substitute bonds when required under this section may be grounds for withholding contract payments until substitute bonding is obtained, and may, in the Department's discretion, be grounds for declaring the Contractor in default.

REQUIRED DOCUMENTS

State Funded Contracts

STWD Doors – ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

REQUIRED FOR BID. Bids will not be considered responsive if the following documents are not completely filled out and submitted at the time of bid opening:

- 1. Bid Proposal (Form 25D-9)
- 2. Bid Schedule
- **3. Bid Modification (Form 25D-16)** (Any bid revisions must be submitted by the bidder prior to bid opening on this form.)
- 4. Bid Bond (Form 25D-14)
- 5. Alaska Bidder Preference Certification (Form 25D-19) (If applicable)
- 6. Alaska Veteran Preference Certification (Form 25D-17) (If applicable)
- 7. Alaska Product Preference Certification (Form 25D-20) (If applicable)
- 8. Alaska Military Skills Preference Certification (Form 25D-21) (If applicable)

Bids received that do not meet these requirements shall be considered non-responsive.

REQUIRED AFTER NOTICE OF APPARENT LOW BIDDER. The apparent low bidder must complete and submit the following document within **5 working days** after receipt of written notification:

1. Subcontractor List (Form 25D-5) (If applicable. Sub-contractors utilized in this project must have valid/current Alaska Business license and contractor's certificate of registration at the time of bid opening)

REQUIRED FOR AWARD. In order to be awarded the contract, the successful bidder must completely fill out and submit the following documents within the time specified in the intent to award letter:

- 1. Construction Contract (Form 25D-10A)
- 2. Payment Bond (Form 25D-12)
- 3. Performance Bond (Form 25D-13)
- 4. Contractor's Questionnaire (Form 25D-8)
- 5. Certificate of Insurance (From carrier and as cited on Appendix B1)
- 6. Sub-Contractors List (Form 25D-5)
- 7. Sub-Contractor(s) Certifications
- 8. Sub-Contractor(s) Certificate of Insurance
- 9. **Submittals** (If applicable)
- 10. Alaska Business License
- 11. Contractor's License

Form 25D-4S (3/25) 00120 Page 1 of 1



BID FORM

for

STWD Doors – ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

Company Name

Company Address (Street or PO Box, City, State, Zip)

Company Alaska Business License No:

Company Contractor's Registration No:

TO THE CONTRACTING OFFICER, DEPARTMENT OF CORRECTIONS:

In compliance with your Invitation to Bid dated **October 7, 2025** the Undersigned proposes to furnish and deliver all the materials and do all the work and labor required in the construction of the above-referenced Project, located at or near **Anchorage**, **Alaska**, according to the plans and specifications and for the amount and prices named herein as indicated on the Bid Schedule consisting of one sheet, which is made a part of this Bid.

The Undersigned declares that he has carefully examined the contract requirements and that he has made a personal examination of the site of the work; that he understands that the quantities, where such are specified in the Bid Schedule or on the plans for this project, are approximate only and subject to increase or decrease, and that he is willing to perform increased or decreased quantities of work at unit prices bid under the conditions set forth in the Contract Documents.

The Undersigned hereby agrees to execute the said contract and bonds within fifteen calendar days, or such further time as may be allowed in writing by the Contracting Officer, after receiving notification of the acceptance of this bid and it is hereby mutually understood and agreed that in case the Undersigned does not, The accompanying bid guarantee shall be forfeited to the State of Alaska, Department of Corrections as Liquidated damages and the said Contracting officer may proceed to award the contract to others.

The Undersigned agrees to commence the work within 10 calendar days after the effective date of the Notice to Proceed and to complete all work by <u>June 30, 2027</u>.

The Undersigned proposes to furnish Payment Bond in the amount of 100% (of the contract) and Performance Bond in the amount of 100% (of the contract), as surety conditioned for the full, complete, and faithful performance of this contract.

Form 25D-9 (7/03) 00310 Page 1 of 2

Addenda Number	Date Issued	Addenda Number	Date Issued	Addenda Number	Date Issued
		NON-COLLUSIO	N DECLARATI	ON	
ociation, or corpora	ation of which he	is a member, has	, either directly of	United States, that no indirectly, entered ee competitive biddi	d into any agreen
bid.	iusion, or otherwis	se taken any action	im restraint of ire	ee compentive bladi	ing in connection
	s read the forego	oing and hereby	agrees to the co	onditions stated the	erein by affixing
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ne Undersigned has gnature below: :: STWD Doors – AC		Signature of Au Typed Name an () Phone Number	thorized Company	Representative	erein by affixing

Form 25D-9 (7/03) 00310 Page 2 of 2



BID SCHEDULE

ITB Dated: October 7, 2025

Project: <u>STWD Doors – ACC Rec Yard Doors</u>

Location: <u>Anchorage Correctional Complex (ACC)</u>

1400 E. 4th Avenue, Anchorage, AK 99501

DOC Project No.: <u>240000077-2</u>

Company Name:	

Bidders Please Note: Before preparing this bid schedule, read carefully, "Information to Bidders", "Supplementary Information to Bidders", and the following:

The Bidder shall insert a fixed price in figures opposite each pay item that appears in the bid schedule. No price is to be entered or tendered for any item not appearing in the bid schedule. Write out the dollar amount in the space below the figure.

Conditioned or qualified bids will be considered non-responsive.

NOTICE: In order to establish a clear and definitive basis of award, the State has established a budgeted project amount from which the order of bidders will be determined. The amount will be announced just prior to opening bids. The low bid will be determined by considering the total bid as adjusted for Alaska Bidders Preference (col. b), Alaska Veteran's Preference (col. c) and Alaska Products Preference (col. d) in the order listed up to a total not to exceed budgeted Award amount less the low bidder's preferences. The state reserves the right to reject all bids. The state also reserves the right to award the contract above or below the budgeted amount to the low bidder. The final contract award will be for the unadjusted amount(s).

(a) Bid Amount	(b) AK Bidder, 5% of Column (a)	(c) AK Veteran, 5% of Column (a) not to exceed \$5,000	(d) Alaska Products	(e) AK Military Skills, not to exceed \$5,000	(f) Adjusted Bid Amount (a-b-c-d-e)
	(a) Bid Amount		5% of Column (a) of Column (a) not to	5% of Column (a) of Column (a) not to Products	5% of Column (a) of Column (a) not to Products Skills, not to

Contractor shall hold the Basic Bid and Added Alternate prices for 90 days. Bidder must supply a dollar amount for each line item on the bid schedule. Failure to supply an amount for each line item will result in the bid to be considered non-responsive and rejected.

Contractor's Signature	Date
------------------------	------



Printed name

Title:

ALASKA BIDDER PREFERENCE CERTIFICATION

In response to the advertised procurement for: Project Name and Number: STWD Doors – ACC Rec Yard Doors, Project 240000077-2 Bidder/Proposer (company name): **Operation of Alaska Bidder Preference** Procurement preferences under the Alaska Procurement Code are benefits that the State grants only to qualified bidders. Under AS 36.30.990(2), if a bidder is an eligible "Alaska Bidder", the Department will apply a five percent preference to the price of the bidder's proposal. **Instructions regarding Alaska Bidder Preference** A bidder that claims the Alaska Bidder Preference must review and then certify that each statement appearing under the heading "Alaska Bidder Certification" is true. The individual that signs the certification shall include his/her printed name and position within bidder's organization, e.g., sole proprietor, partner, etc. If a bidder fails to submit a signed certification, the Department will not apply the claimed preference. **Alaska Bidder Certification** The bidding entity for which I am the duly authorized representative: (A) Holds a current Alaska business license; (B) Is submitting a bid or proposal for goods, services, or construction under the name appearing on the bidder's current Alaska business license; (C) Has maintained a place of business in the State staffed by the bidder or an employee of the bidder for a period of six months immediately preceding the date of the proposal; (D) Is incorporated or qualified to do business under the laws of the State, is a sole proprietorship and the proprietor is a resident of the State, is a limited liability company organized under AS 10.50 and all members are residents of the State, or is a partnership under former AS 32.05, AS 32.06, or AS 32.11 and all partners are residents of the State; and (E) If a joint venture, is composed entirely of ventures that qualify under the four preceding paragraphs of this Alaska Bidder Certification. By applying my signature below, I certify under penalty of perjury that I am the duly appointed representative of this bidder, which has authorized and empowered me to legally bind it concerning its proposal, and that the foregoing statements are true and correct. By (signature) Date

Alaska Business License Number



ALASKA PRODUCT PREFERENCE WORKSHEET

(See Reverse Side for Instructions)

Project Name and Number: <u>STWD Doors – ACC Rec Yard Doors, Project 240000077-2</u>					
Bid Phase:	Bid Phase:Bidder:				
 This workshe the Alaska Proadvertised pro All listed pro I am the duly a 	ature below, I certify under et accurately reports the typ oduct Preference under AS oject, if awarded the contract duct(s) are specified for use appointed representative of ming its proposal.	the and quantity of products and quantity and the project and will	uct(s) that: (a) qualify b) this bidder will use be permanently income	e in performing the rporated; and	
By (signature)			Date		
PRODUCT	MANUFACTURER	CLASS & PREFERENCE PERCENTAGE	TOTAL DECLARED VALUE	REDUCTION AMOUNT	
		1	TOTAL		

INSTRUCTIONS FOR ALASKA PRODUCTS PREFERENCE WORKSHEET

Special Notice: All procurements, except those funded from Federal sources, shall contain Contract provisions for the preference of Alaska products. To be considered for the Alaska Product Preference, each product listed by the Bidder on this worksheet must have current certification from the Alaska Products Preference Program at the time of Bid Opening or the proposal due date. A product with expired certification at the bid opening or proposal due date will not be considered eligible. Products that are not specified for use on the project will not be considered eligible.

The Alaska Product Preference Program List of certified products is available online at:

https://www.commerce.alaska.gov/web/dcra/AlaskaProductPreferenceProgram.aspx or may be obtained by contacting Dept. of Commerce & Economic Development Alaska Division of Community and Regional Affairs, Alaska Products Preference Program, 550 W. 7th Ave., Suite 1650, Anchorage AK 99501-3510; Phone: (907) 269- 4501 Fax: (907) 269-4563, E-mail: madeinalaska@alaska.gov

BIDDERS INSTRUCTIONS:

A. General. The contracting Agency may request documentation to support entries made on this form. False presentations may be subject to AS 36.30.687. All Bidder's entries must conform to the requirements covering bid preparations in general. Discrepancies in price extensions shall be resolved by multiplying the declared total value times the preference percentage and adjusting any resulting computation(s) accordingly.

B. Form Completion - BASIC BIDS.

- (1) Enter project number and name, the words "Basic Bid" and the CONTRACTOR'S name in the heading of each page as provided.
- (2) The Bidder shall compare those candidate products appearing on the preference listing (see Special Notice comments above) against the requirements of the technical specifications appearing in the contract documents. If the Bidder determines that a candidate product can suitably meet the contract requirements, then that product may be included in the worksheet as follows.
- (3) For each suitable product submitted under the "Basic Bid" enter:
 - The product name, generic description and its corresponding technical specification section number under the heading "PRODUCT",
 - The company name of the Alaska producer under the heading "Manufacturer", and
 - The product class (I, II, or III) and preference percentage (3, 5, or 7% respectively) under the "CLASS/% heading.
- (4) For each product appearing on the list and to be utilized by the CONTRACTOR enter:
 - Under the heading "TOTAL DECLARED VALUE" the manufacturer's quoted price of the product, (caution: this value is to be the
 manufacturer's quoted price at the place of origin and shall not include costs for freight, handling or miscellaneous charges of
 incorporating the product into the Work,) and
 - The resulting preference i.e. the preference percentage times the total declared value amount under the heading "REDUCTION AMOUNT".
- (5) Continue for all "suitable" basic bid products. If the listing exceeds one page enter the words "Page #__ SUB" in front of the word "TOTAL" and on the first line of the following pages enter "SUBTOTAL OF REDUCTION AMOUNT FROM PREVIOUS PAGE".
- (6) On the final page of the listing enter "BASIC BID PREFERENCE GRAND" immediately before the word "TOTAL".
- (7) Total the entries in the "REDUCTION AMOUNT" column for each page by commencing at the first entry for that page. If a continuation page exists, ensure that the subtotal from the previous page is computed into the running total. Number pages as appropriate.
- (8) Compute a Grand Total for the Basic Bid Preference. Enter the amount on the final page of the worksheet. (Note: When solicitations require written bids this amount should also be entered on line "C" of the Basic Bid Schedule.) Submit worksheet(s) with the Bid Schedule.

C. Form Completion – ALTERNATE BIDS.

- (1) Enter project number and name, the words "ALTERNATE BID #__", and CONTRACTOR'S name in the heading of each page as provided.
- (2) On the first entry line enter "ADDITIONAL ALASKA PRODUCTS FOR ALTERNATE BID #__", and repeat procedures 2 through 5 under part B these Bidder's instructions except that references to "Basic Bid" shall be replaced with the words "Alternate Bid #__"."
- (3) Following the listing of all additional Alaska products enter the words "ADDITIONAL PRODUCTS PREFERENCE FOR ALTERNATE BID #__ SUBTOTAL" and enter a subtotal amount for all additional products as listed. Subtotal amount to be determined by adding all additional product entries in the "REDUCTION AMOUNT" column.
- (4) Skip three lines and enter "LESS THE FOLLOWING NON-APPLICABLE ALASKA PRODUCTS:
- (5) Beginning on the next line, enter the product name and manufacturer of each Alaska Product appearing on the "Basic Bid" listing which would be deleted or reduced from the Project should the "Alternate Bid" be selected. Details of entry need only be sufficient to clearly reference the subject product. (i.e. "Pre-hung doors by Alaska Door Co., Anchorage.") Products being reduced shall specify the amount of the reduction. Should no products require deletion enter "None". When a product is listed as a "NON-APPLICABLE ALASKA PRODUCT" for this alternate bid and if under the basic bid the Bidder received a preference on his basic bid as a result of that product, then the applicable entries under the headings "TOTAL DECLARED VALUE" and "REDUCTION AMOUNT" (for each product and from the basic bid listing) shall also be entered into the corresponding headings of this form. Where only a portion of the products has been deleted, the entry (which will differ from those on the basic bid listing) may be "pro-rated" or as otherwise substantiated.
- (6) Following the listing of all non-applicable Alaska products enter the words "NON-APPLICABLE PRODUCTS PREFERENCE FROM BASIC BID ___ SUBTOTAL" and enter a subtotal amount for all non-applicable products listed. Subtotal amount to be determined by adding all non-applicable entries in the "REDUCTION AMOUNT" column.
- (7) At the bottom of the final page enter the words "ALTERNATE BID #____ PREFERENCE GRAND" immediately before the word "TOTAL".
- (8) Compute a Grand Total for the Alternate Bid Preference (for Alternate #___) by subtracting the non-applicable product preference subtotal from the additional product preference subtotal. Enter on the final page. (Note: When solicitations require written bids this amount should also be entered on line "C" of the Alternate Bid Schedule.) Submit separate worksheet(s) with each Alternate Bid

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STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

ALASKA VETERAN PREFERENCE CERTIFICATION

In response to the advertised procurement for:

Project Name and Number STWD Doors – ACC Rec Yard Doors, Project 240000077-2,			
Bidder (Contractor)			
Operation of Alaska Veter Procurement preferences under the Alaska Procurement Code bidders. Under AS 36.30.321, an eligible entity receives a fix proposal if the bidder meets three requirements. The bidder must be: 1. an "Alaska Veteran"; 2. a "Qualifying Entity"; and 3. an "Alaska Bidder". Unless a bidder satisfies all three requirements and furnishes of Alaska Veteran Preference. This preference may not exceed \$5,	e are benefits that the State grants only to qualified we percent preference to the price of in the bidder's corresponding certifications, it is not eligible for the		
Instructions regarding Alaska A bidder that claims the Alaska Veteran Preference must revie the "Qualifying Entity Certification", and the "Alaska Bidder C shall include his/her printed name and position within bidder's bidder fails to submit properly completed certifications, the Dep	ew and complete the "Alaska Veteran Certification", Certification". The individual that signs a certification is organization, <i>e.g.</i> , sole proprietor, partner, etc. If a		
Alaska Veteran Cer (To be completed by individual(s) upon whom the bidder relies in partnership, limited liability company, or corporation, then a mare Alaska Veterans must sign this Alaska Veteran Certification	in claiming the Alaska Veteran status. If bidder is a ajority of partners, members, or shareholders who		
I hereby represent to the Department that:			
I served in the armed forces of the United States, a reser Territorial Guard, the Alaska Army National Guard, the Militia; and I was separated from service under a condition that was not I am Alaska resident in that I am physically present in State indefinitely and to make a home in the State.	ne Alaska Air National Guard, or the Alaska Naval not dishonorable; and		
I certify under penalty of perjury that the foregoing statements a	re true and correct as they apply to me.		
By (signature)	Date		
Printed name	Title		

Qualifying Entity Veteran Certification The bidding entity for which I am the duly authorized representative is a: (Check the appropriate box) sole proprietorship owned by an Alaska Veteran; partnership under AS 32.06 or AS 32.11 and a majority of the partners are Alaska Veterans; limited liability company organized under AS 10.50 and a majority of the members are Alaska Veterans; corporation that is wholly owned by individuals and a majority of the individuals are Alaska Veterans. By applying my signature below, I certify under penalty of perjury that I am the duly appointed representative of this bidder, which has authorized and empowered me to legally bind it concerning the proposal and that the statement I have acknowledged above by checking the appropriate box is true and correct. By (signature) Date Printed name Title **Alaska Bidder Certification** (To complete your claim for the Alaska Veteran Preference, you must also submit an Alaska Bidder Certification)

The state of the s

STATE OF ALASKA DEPARTMENT OF CORRECTIONS

ALASKA MILITARY SKILLS PREFERENCE CERTIFICATION

In response to the advertised procurement for:

Project Name and Number STWD Doors – ACC Rec Yard Doors, Project 240000077-2

Bidder (Contractor)

Operation of Alaska Military Skills Preference

Procurement preferences under the Alaska Procurement Code are benefits that the State grants only to qualified bidders. Under AS 36.30.321, an eligible entity receives a two percent preference to the price in the bidder's proposal if the bidder meets three requirements.

The bidder must be:

- 1. a "Qualifying Entity"; and
- 2. an "Alaska Bidder"

Unless a bidder satisfies all these requirements and furnishes corresponding certifications, it is not eligible for the Alaska Military Skills Preference. This preference may not exceed \$5,000.

Instructions regarding Alaska Military Skills Preference

A bidder that claims the Alaska Military Skills Preference must review and complete the "Alaska Military Skills Certification", the "Qualifying Entity Certification", and the "Alaska Bidder Certification". The individual that signs a certification shall include their printed name and position within bidder's organization, *e.g.*, sole proprietor, partner, etc. If a bidder fails to submit properly completed certifications, the Department will not apply the claimed preference.

Alaska Military Skills Certification

(To be completed by individual(s) upon whom the bidder relies in claiming the Alaska Military Skills status. If bidder is a partnership, limited liability company, or corporation, then employee(s) who are claiming Alaska Military Skills must sign this Alaska Military Skills Certification for the Bidder to be eligible for this preference and provide proof of graduation of the qualifying employee(s) from an eligible program as described in AS 36.30.321).

I hereby represent to the Department that:

I have one or more employees who are currently enrolled in, or have graduated within the past two years from, a United States Department of Defense SkillBridge or United States Army Career Skills Program. These programs provide service members or their spouses with civilian work experience, industry training, pre-apprenticeships, registered apprenticeships, or internships during the final 180 days before separation or retirement from the military.

Alternatively, I maintain an active partnership with an entity that employs apprentices through a program as outlined in AS 36.30.321.

Additionally, I am a resident of Alaska, meaning I am physically present in the state with the intent to remain indefinitely and establish a permanent home here.

I certify under penalty of perjury that the foregoing statements are true and correct as they apply to me.		
By (signature)	Date	
Printed name	Title	

Qualifying Entity Military Skills Certification

The bidding entity for which I am the duly authorized representative is a:

(Check the appropriate box)

- employs at least one person who is currently enrolled in, or within the previous two years graduated from, a United States Department of Defense SkillBridge or United States Army Career Skills Program for service members or spouses of service members that offers civilian work experience through specific industry training, pre-apprenticeships, registered apprenticeships, or internships during the last 180 days before a service member separates or retires from the service; or
- has an active partnership with an entity that employs an apprentice through a program described in AS 36.30.321.
- proof of graduation of the qualifying employee(s) from an eligible program as described in AS 36.30.321.

By applying my signature below, I certify under penalty of perjury that I am the duly appointed representative of this bidder, which has authorized and empowered me to legally bind it concerning the proposal and that the statement I have acknowledged above by checking the appropriate box is true and correct.

By (signature)	Date
Printed name	Title

Alaska Bidder Certification

(To complete your claim for the Alaska Military Skills Preference, you must also submit an Alaska Bidder Certification)



BID BOND

for

STWD Doors – ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

		· J	ne and Number	
		DATE BO	OND EXECUTED:	
PRINCIPAL (Legal name and business address):		TYPE OF ORGA	TYPE OF ORGANIZATION:	
			[] Individual [] Joint Venture	[] Partnership [] Corporation
			STATE OF INCO	DRPORATION:
	(Name and business addr	T '	1	
Α.		В.	C.	
PENAL SUM OF BOND:		Da	DATE OF BID:	
We, the PRING	CIPAL and SURETY above ated above, for the payme	ent of which sum will		e (State of Alaska), in the penal sur lves and our legal representatives
We, the PRING the amount sta successors, join THE CONDIT date as shown Contracting Of If the Principa contract, then t	CIPAL and SURETY above ted above, for the paymently and severally, by this TON OF THE FOREGOIN a above, on the above-refficer, and under the Invita	ent of which sum will instrument. NG OBLIGATION is the ferenced Project in action for Bids therefore, is offered the propose created by this bond should be sufficient to the propose created by the propos	hat the Principal has subneccordance with contract, and is required to furnished contract for award, and all be in full force and eff	lives and our legal representatives nitted the accompanying bid in writ documents filed in the office of a bond in the amount stated above I if the Principal fails to enter into
We, the PRING the amount sta successors, join THE CONDIT date as shown Contracting Of If the Principa contract, then t	CIPAL and SURETY above the dabove, for the paymently and severally, by this TON OF THE FOREGOIN above, on the above-refficer, and under the Invita I's bid is accepted and he the obligation to the State of	ent of which sum will instrument. NG OBLIGATION is the ferenced Project in action for Bids therefore, is offered the propose created by this bond should be sufficient to the propose created by the propos	hat the Principal has subneccordance with contract, and is required to furnished contract for award, and all be in full force and eff	lives and our legal representatives nitted the accompanying bid in writ documents filed in the office of a bond in the amount stated above I if the Principal fails to enter into
We, the PRING the amount sta successors, join THE CONDIT date as shown Contracting Of If the Principa contract, then t If the Principal	CIPAL and SURETY above the dabove, for the paymently and severally, by this TON OF THE FOREGOIN above, on the above-refficer, and under the Invita I's bid is accepted and he the obligation to the State of	ent of which sum will instrument. NG OBLIGATION is the ferenced Project in action for Bids therefore, is offered the propose created by this bond should be sufficient to the propose created by the propos	hat the Principal has subneccordance with contract, and is required to furnished contract for award, and all be in full force and eff	lives and our legal representatives nitted the accompanying bid in writ documents filed in the office of a bond in the amount stated above I if the Principal fails to enter into

Form 25D-14 (8/01) 00410 Page 1 of 3

Corporate Seal

See Instructions on Reverse

CORPORATE SURETY(IES)

Surety A	Name of Corporation		State of Incorporation	Liability Limit \$
Signature(s)	1.	2.		Corporate
Name(s) & Titles (Typed)	1.	2.		Seal
Surety B	Name of Corporation		State of Incorporation	Liability Limit \$
Signature(s)	1.	2.	1	Corporate
Name(s) & Titles (Typed)	1.	2.		Seal
Surety C	Name of Corporation		State of Incorporation	Liability Limit \$
Signature(s)	1.	2.	•	Corporate
Name(s) & Titles (Typed)	1.	2.		Seal

Re: Project 240000077-2, STWD Doors – ACC Rec Yard Doors

Form 25D-14 (8/01) 00410 Page 2 of 3

INSTRUCTIONS

- 1. This form shall be used whenever a bid bond is submitted.
- 2. Insert the full legal name and business address of the Principal in the space designated. If the Principal is a partnership or joint venture, the names of all principal parties must be included (e.g., "Smith Construction, Inc. and Jones Contracting, Inc. DBA Smith/Jones Builders, a joint venture"). If the Principal is a corporation, the name of the state in which incorporated shall be inserted in the space provided.
- 3. Insert the full legal name and business address of the Surety in the space designated. The Surety on the bond may be any corporation or partnership authorized to do business in Alaska as an insurer under AS 21.09. Individual sureties will not be accepted.
- 4. The penal amount of the bond may be shown either as an amount (in words and figures) or as a percent of the contract bid price (a not-to-exceed amount may be included).
- 5. The scheduled bid opening date shall be entered in the space marked Date of Bid.
- 6. The bond shall be executed by authorized representatives of the Principal and Surety. Corporations executing the bond shall also affix their corporate seal.
- 7. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 8. The states of incorporation and the limits of liability of each surety shall be indicated in the spaces provided.
- 9. The date that bond is executed must not be later than the bid opening date.

Re: Project 240000077-2, STWD Doors – ACC Rec Yard Doors

Form 25D-14 (8/01) 00410 Page 3 of 3



BID MODIFICATION

STWD Doors - ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

		Project 24000 Project Name and	00077-2	
Modification	on Number:	Project Name and	Number	
Note: U: • G • Al	se this form to moo roup Items and pro Il revisions shall be	dify Manual (paper) bids only. ovide subtotals by bid schedule sect e made to the unadjusted bid amour usted bid amounts will be computed	nt(s).	
LINE NO.	ITEM NO.	PAY ITEM DESCRIPTION	REVISION TO UNIT BID PRICE +/-	REVISION TO BID AMOUNT +/-
l l		TOTAL REVISION: \$		
		Name of Bidding Firm		
		Responsible Party Signa	ture	Date

Form 25D-16 (7/18) 00420 Page ____ of ____

This form may be duplicated if additional pages are needed.



SUBCONTRACTOR LIST

STWD Doors - ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

Project Name and Number

The apparent low bidder shall complete this form and submit it so as to be received by the Contracting Officer prior to the close of business on the fifth working day after receipt of written notice from the Department.

			rm within the time allowed will be declared
	an item of work	is to be performed b	y more than one firm, indicate the portion or
[] All W	Vork on the above-	referenced project wi	ill be accomplished without subcontracts
[] Subc	or ontractor List is as	follows:	
CONTRACTORS (ONLY		
S,	CONTR	ACTOR'S	SCOPE OF WORK TO BE PERFORMED
CONTINU	E SUBCONTRACT	OR INFORMATION O	DN REVERSE
contractors prior to ertify the listed Al	award of the sub	contract. For projects	s without federal-aid funding (State funding
ompany Representa	tive	Title	
Company Name Company Address (Street or PO Box, City, State			ss (Street or PO Box, City, State, Zip)
	CONTINUE CONTINUE Contractors prior to certify the listed All this project.	clearly defined. If an item of work the by each. [All Work on the above-referenced project work of the federal-aid funding, I hereby certify Alaska Business Licentractors prior to award of the subcontract. For projects certify the listed Alaska Business Licenses and Contractors this project.

Form 25D-5 (5/17) 00430 Page 1 of 2

Date	Phone Number			
FIRM NAME, ADDRESS, PHONE NO.	AK BUSINESS LICENSE NO., CONTRACTOR'S REGISTRATION NO.	SCOPE OF WORK TO BE PERFORMED		
	<u> </u>			



CONSTRUCTION CONTRACT

STWD Doors - ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

This CONTRACT, between the STATE OF ALASKA, DEPARTMENT OF CORRECTIONS, herein called the Department, acting by and through its Contracting Officer, and

Company Name
Company Address (Street or PO Box, City, State, Zip)
a/an [] Individual [] Partnership [] Joint Venture [] Sole Proprietorship [] Corporation incorporated under the laws of the State of <u>Alaska</u> , its successors and assigns, herein called the Contractor, is effective the date of the signature of the Contracting Officer on this document.
WITNESSETH: That the Contractor, for and in consideration of the payment or payments herein specified and agreed to by the Department, hereby covenants and agrees to furnish and deliver all the materials and to do and perform all the work and labor required in the construction of the above-referenced project at the prices bid by the Contractor for the respective estimated quantities aggregating not to exceed the sum of \$\ and such other items as are mentioned in the original Bid, which Bid and prices named, together with the Contract Documents are made a part of this Contract and accepted as such.
It is distinctly understood and agreed that no claim for additional work or materials, done or furnished by the Contractor and not specifically herein provided for, will be allowed by the Department, nor shall the Contractor do any work or furnish any material not covered by this Contract, unless such work is ordered in writing by the Department. In no event shall the Department be liable for any materials furnished or used, or for any work or labor done, unless the materials, work, or labor are required by the Contract or on written order furnished by the Department. Any such work or materials which may be done or furnished by the Contractor without written order first being given shall be at the Contractor's own risk, cost, and expense and the Contractor hereby covenants and agrees to make no claim for compensation for work or materials done or furnished without such written order.
The Contractor further covenants and agrees that all materials shall be furnished and delivered, and all labor shall be done and performed, in every respect, to the satisfaction of the Department, on or before: April 30, 2027, for Substantial Completion Date and June 30, 2027, for the Final Completion Date.

Form 25D-10A (8/01) 00510 Page 1 of 2

IN WITNESS WHEREOF, the parties hereto have executed this Contract and hereby agree to its ter-	ms and conditions.
CONTRACTOR	
Company Name	
Signature of Authorized Company Representative	
Typed Name and Title	
Date	(Constant See D
	(Corporate Seal)
STATE OF ALASKA DEPARTMENT OF CORRECTIONS	
Signature of Contracting Officer	
Erin Messing Typed Name	
Date	
Re: Project 240000077-2, STWD Door – ACC Rec Yard Doors	

Form 25D-10A (8/01) 00510 Page 2 of 2



PERFORMANCE BOND

Bond No. _____

For

STWD Doors – ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

WNOW ALL WILL GUALL GET TYPE	Project Name and Number	
MION ALL MILO CHALL CEE THE	•	
KNOW ALL WHO SHALL SEE THES	SE PRESENTS:	
That		
of		as Principal,
and		
of		as Surety,
firmly bound and held unto the State of	Alaska in the penal sum of	ъ. п
		Dollars
	and lawful money of the United States of America for the pay	
well and truly to be paid to the State o jointly and severally, firmly by these pro	f Alaska, we bind ourselves, our heirs, successors, executors esents.	, administrators, and assigns,
WHEREAS, the said Principal has enter A.D., 20, for construction of the a	red into a written contract with said State of Alaska, on the bove-referenced project, said work to be done according to the	of e terms of said contract.
complete all obligations and work und Corrections any sums paid him which	the foregoing obligation are such that if the said Principal shall reimburse upon exceed the final payment determined to be due upon completerwise they shall remain in full force and effect.	demand of the Department of
IN WITNESS WHEREOF, we have her	eunto set our hands and seals at	,
this	eunto set our hands and seals at A.D., 20	
	Principal:	
	Address:	
	By:	
	Contact Name:	
	Phone: ()	
Surety:		
Address:		
By: Contact Name:	<u> </u>	
Phone: ()		
, , ,		
The offered bond	has been checked for adequacy under the applicable statutes and reg	ulations:
· · · · · · · · · · · · · · · · · · ·		
Alaska Department of Corrections Auth	orized Representative D	ate

Form 25D-13 (8/01) 00610 Page 1 of 2

INSTRUCTIONS

- 1. This form shall be used whenever a performance bond is required. There shall be no deviation from this form without approval from the Contracting Officer.
- The full legal name, business address, phone number, and point of contact of the Principal and Surety shall be typed on the face of the form. Where more than a single surety is involved, a separate form shall be executed for each surety.
- 3. The penal amount of the bond, or in the case of more than one surety the amount of obligation, shall be typed in words and in figures.
- 4. Where individual sureties are involved, a completed Affidavit of Individual Surety shall accompany the bond. Such forms are available upon request from the Contracting Officer.
- 5. The bond shall be signed by authorized persons. Where such person is signing in a representative capacity (e.g., an attorney-in-fact), but is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved, evidence of authority must be furnished.

Form 25D-13 (8/01) 90610 Page 2 of 2



STATE OF ALASKA DEPARTMENT OF CORRECTIONS

PAYMENT BOND

Bond No. _____

For

STWD Doors – ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

	Project 24000077-2	
	Project Name and Number	
KNOW ALL WHO SHALL SEE TH	ESE PRESENTS:	
That		
of		as Principal,
and		
of		as Surety,
firmly bound and held unto the State	of Alaska in the penal sum of	
		Dollars
(\$) go	od and lawful money of the United States of America for the	payment whereof,
well and truly to be paid to the State jointly and severally, firmly by these	of Alaska, we bind ourselves, our heirs, successors, execupresents.	tors, administrators, and assigns,
	tered into a written contract with said State of Alaska, on the above-referenced project, said work to be done according to	
of law and pay, as they become due, under said contract, whether said lab subcontract, or any and all duly auth shall remain in full force and effect.	f the foregoing obligation are such that if the said Principal all just claims for labor performed and materials and supplier be performed and said materials and supplies be furnished orized modifications thereto, then these presents shall become	ies furnished upon or for the work ed under the original contract, any
IN WITNESS WHEREOF, we have h	ereunto set our hands and seals at A.D., 20	,
	Principal:	
	Address:	
	By:	
	Contact Name:	
	Phone: ()	
Surety:		
Address:		
By: Contact Name:		
Phone: ()		
The offered ho	nd has been checked for adequacy under the applicable statutes and	regulations:
1110 0110100 00	success and analy and an approach statutes and	5
Alaska Department of Corrections Au	thorized Representative	Date

Form 25D-12 (8/01) 00620 Page 1 of 2

INSTRUCTIONS

- 1. This form, for the protection of persons supplying labor and materials, shall be sued whenever a payment bond is required. There shall be no deviation from this form without approval from the Contracting Officer.
- 2. The full legal name, business address, phone number, and point of contact of the Principal and Surety shall be typed on the face of the form. Where more than a single surety is involved, a separate form shall be executed for each surety.
- 3. The penal amount of the bond, or in the case of more than one surety the amount of obligation, shall be typed in words and in figures.
- 4. Where individual sureties are involved, a completed Affidavit of Individual Surety shall accompany the bond. Such forms are available upon request from the Contracting Officer.
- 5. The bond shall be signed by authorized persons. Where such persons are signing in a representative capacity (e.g., an attorney-in-fact), but is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved, evidence of authority must be furnished.

Form 25D-12 (8/01) 00620 Page 2 of 2



STATE OF ALASKA DEPARTMENT OF CORRECTIONS

CONTRACTOR'S QUESTIONNAIRE

STWD Doors – ACC Rec Yard Doors

Anchorage Correctional Complex (ACC)
Anchorage, Alaska
Project 240000077-2

Project Name and Number								
A. FINANCIAL								
1	. Have you ever failed to	Have you ever failed to complete a contract due to insufficient resources? [] No [] Yes If YES, explain:						
_ _ _								
2	Describe any arrangements you have made to finance this work:							
3.	EQUIPMENT							
1	. Describe below the equ	QUAN.	MAKE	MODEL	SIZE/ CAPACITY	PRESENT MARKET VALUE		
						+		

Form 25D-8 (8/01) 00670 Page 1 of 2

2.	What percent of the total value of this contract do you intend to subcontract? %					
3.	Do you propose to purchase any equipment for use on this project? [] No					
4.	Do you propose to rent any equipment for this work? [] No [] Yes If YES, describe type and quantity:					
5.	Is your bid based on firm offers for all materials necessary for this project? [] Yes [] No If NO, please explain:					
C.	EXPERIENCE					
1. -						
2.	List, as an attachment to this questionnaire, other construction projects you have completed, the dates of completion, scope of work, and total contract amount for each project completed in the past 12 months.					
	I hereby certify that the above statements are true and complete.					
Name	of Contractor Business Name and Title of Person Signing (authorized)					
Signat	ure Date					

Form 25D-8 (8/01) 00670 Page 2 of 2

STATE OF ALASKA DEPARTMENT OF CORRECTIONS DOCUMENT 00700 -ISSUED DECEMBER 2011

GENERAL CONDITIONS OF THE CONSTRUCTION CONTRACT FOR BUILDINGS

ARTICLE 1 - DEFINITIONS

ARTICLE	2 -	AUTHORITIES	AND LIMITATIONS

- 2.1 Authorities and Limitations
- 2.2 Evaluations by Contracting Officer
- 2.3 Means and Methods
- 2.4 Visits to Site

ARTICLE 3 - CONTRACT DOCUMENTS: INTENT, AMENDING, REUSE

- 3.1 Incomplete Contract Documents
- 3.2 Copies of Contract Documents
- 3.3 Scope of Work
- 3.4 Intent of Contract Documents
- 3.5 Discrepancy in Contract Documents
- 3.6 Clarifications and Interpretations
- 3.7 Reuse of Documents

ARTICLE 4 - LANDS AND PHYSICAL CONDITIONS

- 4.1 Availability of Lands
- 4.2 Visit to Site/Place of Business
- 4.3 Explorations and Reports
- 4.4 Utilities
- 4.5 Damaged Utilities
- 4.6 Utilities Not Shown or Indicated
- 4.7 Survey Control

ARTICLE 5 - BONDS AND INSURANCE

- 5.1 Delivery of Bonds
- 5.2 Bonds
- 5.3 Replacement of Bond and Surety
- 5.4 Insurance Requirements
- 5.5 Indemnification

ARTICLE 6 - CONTRACTOR'S RESPONSIBILITIES

- 6.1 Supervision of Work
- 6.2 Superintendence by CONTRACTOR
- 6.3 Character of Workers
- 6.4 CONTRACTOR to Furnish
- 6.5 Materials and Equipment
- 6.6 Anticipated Schedules
- 6.7 Finalizing Schedules
- 6.8 Adjusting Schedules
- 6.9 Substitutes or "Or-Equal" Items
- 6.10 Substitute Means and Methods
- 6.11 Evaluation of Substitution
- 6.12 Dividing the Work
- 6.13 Subcontractors
- 6.14 Use of Premises
- 6.15 Structural Loading
- 6.16 Record Documents

- 6.17 Safety and Protection
- 6.18 Safety Representative
- 6.19 Emergencies
- 6.20 Shop Drawings and Samples
- 6.21 Shop Drawing and Sample Review
- 6.22 Maintenance During Construction
- 6.23 Continuing the Work
- 6.24 Consent to Assignment
- 6.25 Use of Explosives
- 6.26 Contractor's Records
- 6.27 Load Restrictions

ARTICLE 7 - LAWS AND REGULATIONS

- 7.1 Laws to be Observed
- 7.2 Permits, Licenses, and Taxes
- 7.3 Patented Devices, Materials and Processes
- 7.4 Compliance of Specifications and Drawings
- 7.5 Accident Prevention
- 7.6 Sanitary Provisions
- 7.7 Business Registration
- 7.8 Professional Registration and Certification
- 7.9 Local Building Codes
- 7.10 Air Quality Control
- 7.11 Archaeological or Paleontological Discoveries
- 7.12 Applicable Alaska Preferences
- 7.13 Wages and Hours of Labor
- 7.14 Overtime Work Hours and Compensation

ARTICLE 8 – OTHER WORK

- 8.1 Related Work at Site
- 8.2 Access, Cutting, and Patching
- 8.3 Defective Work by Others
- 8.4 Coordination

ARTICLE 9 – CHANGES

- 9.1 Department's Right to Change
- 9.2 Authorization of Changes within the General Scope
- 9.3 Directive
- 9.4 Change Order
- 9.5 Shop Drawing Variations
- 9.6 Changes Outside the General Scope; Supplemental Agreement
- 9.7 Unauthorized Work
- 9.8 Notification of Surety
- 9.9 Differing Site Conditions
- 9.10 Interim Work Authorization

ARTICLE 10 - CONTRACT PRICE; COMPUTATIONS AND CHANGE

- 10.1 Contract Price
- 10.2 Claim for Price Change
- 10.3 Change Order Price Determination
- 10.4 Cost of the Work
- 10.5 Excluded Costs
- 10.6 CONTRACTOR's Fee
- 10.7 Cost Breakdown
- 10.8 Cash Allowances

00700-2 Revised: December 2011

- 10.9 Unit Price Work
- 10.10 Determinations for Unit Prices

ARTICLE 11 - CONTRACT TIME, COMPUTATION AND CHANGE

- 11.1 Commencement of Contract Time; Notice to Proceed
- 11.2 Starting the Work
- 11.3 Computation of Contract Time
- 11.4 Time Change
- 11.5 Extension Due to Delays
- 11.6 Essence of Contract
- 11.7 Reasonable Completion Time
- 11.8 Delay Damages

ARTICLE 12 - QUALITY ASSURANCE

- 12.1 Warranty and Guaranty
- 12.2 Access to Work
- 12.3 Tests and Inspections
- 12.4 Uncovering Work
- DEPARTMENT May Stop the Work
- 12.6 Correction or Removal of Defective Work
- 12.7 One Year Correction Period
- 12.8 Acceptance of Defective Work
- 12.9 DEPARTMENT may Correct Defective Work

ARTICLE 13 - PAYMENTS TO CONTRACTOR AND COMPLETION

- 13.1 Schedule of Values
- 13.2 Preliminary Payments
- 13.3 Application for Progress Payment
- 13.4 Review of Applications for Progress Payments
- 13.5 Stored Materials and Equipment
- 13.6 CONTRACTOR's Warranty of Title
- 13.7 Withholding of Payments
- 13.8 Retainage
- 13.9 Request for Release of funds
- 13.10 Substantial Completion
- 13.11 Access Following Substantial Completion
- 13.12 Final Inspection
- 13.13 Final Completion and Application for Payment
- 13.14 Final Payment
- 13.15 Final Acceptance
- 13.16 CONTRACTOR's Continuing Obligation
- 13.17 Waiver of Claims by CONTRACTOR
- 13.18 No Waiver of Legal Rights

ARTICLE 14 - SUSPENSION OF WORK AND TERMINATION

- 14.1 DEPARTMENT May Suspend Work
- 14.2 Default of Contract
- 14.3 Rights or Remedies
- 14.4 Convenience Termination

ARTICLE 15 - CLAIMS AND DISPUTES

- 15.1 Notification
- 15.2 Presenting the Claim
- 15.3 Claim Validity, Additional Information & DEPARTMENT's Action
- 15.4 Contracting Officer's Decision
- 15.5 Fraud and Misrepresentation in Making Claims

00700-4 Revised: December 2011

ACKNOWLEDGMENT

"The State of Alaska, General Conditions of the Construction Contract for Buildings" is based on the "Standard General Conditions of the Construction Contract" as published by the National Society of Professional Engineers (document number 1910-8, 1983 edition) on behalf of the Engineers Joint Construction Documents Committee. Portions of the NSPE General Conditions are reprinted herein by the express permission of NSPE. Modifications to the NSPE text are made to provide for State laws, regulations, and established procedures.

The granting of permission by NSPE to allow the State of Alaska to preprint portions of the NSPE document 1910-8, 1983 edition does not constitute approval of the State of Alaska General Conditions of the Construction Contract for Buildings.

ARTICLE 1-DEFINITIONS

Wherever used in the Contract Documents the following terms, or pronouns in place of them, are used, the intent and meaning, unless a different intent or meaning is clearly indicated, shall be interpreted as set forth below.

The titles and headings of the articles, sections, and subsections herein are intended for convenience of reference. Terms

not defined below shall have their ordinary accepted meanings within the context which they are used. Words which have a well-known technical or trade meaning when used to describe work, materials or equipment shall be interpreted in accordance with such meaning. Words defined in Article 1 are to be interpreted as defined.

Addenda- All clarifications, corrections, or changes issued graphically or in writing by the DEPARTMENT after the Advertisement but prior to the opening of Proposals.

Advertisement- The public announcement, as required by law, inviting bids for Work to be performed or materials to be furnished.

Application for Payment - The form provided by the DEPARTMENT which is to be used by the CONTRACTOR in requesting progress or final payments and which is to include such supporting documentation as is required by the Contract Documents.

Approved or Approval - 'Approved' or 'Approval' as used in this contract document shall mean that the Department has received a document, form, or submittal from the contractor and that the Department has taken "No exceptions" to the item submitted. Unless the context clearly indicates otherwise, approved or approval shall not mean that the Department approves of the methods or means, or that the item or form submitted meets the requirements of the contract or constitutes acceptance of the Contractor's work. Where approved or approval means acceptance, then such approval must be set forth in writing and signed by the contracting officer or his designee.

Architect - Where used in the contract documents, "ARCHITECT" shall mean the DEPARTMENT'S ENGINEER.

Architect/Engineer - Where used in the contract documents, "ARCHITECT/ENGINEER" shall mean the DEPARTMENT'S ENGINEER.

A.S. - Initials which stand for Alaska Statute.

Award - The acceptance, by the DEPARTMENT, of the successful bid.

Bid Bond - A type of Proposal Guaranty.

Bidder - Any individual, firm, corporation, or any acceptable combination thereof, or joint venture submitting a bid for the advertised Work.

Calendar Day - Every day shown on the calendar, beginning and ending at midnight.

Change Order - A written order by the DEPARTMENT directing changes to the Contract Documents, within their general scope.

Consultant - The person, firm, or corporation retained directly by the DEPARTMENT to prepare Contract Documents, perform construction administration services, or other Project related services.

Contingent Sum Work Item - When the bid schedule contains a Contingent Sum Work Item; the Work covered shall be performed only upon the written Directive of the Project Manager. Payment shall be made as provided in the Directive.

Contract - The written agreement between the DEPARTMENT and the CONTRACTOR setting forth the obligations of the parties and covering the Work to be performed, all as required by the Contract Documents.

Contract Documents - The Contract form, Addenda, the bidding requirements and CONTRACTOR's bid (including all appropriate bid tender forms), the bonds, the Conditions of the Contract and all other Contract requirements, the Specifications, and the Drawings furnished by the DEPARTMENT to the CONTRACTOR, together with all Change Orders and documents approved by the Contracting Officer, for inclusion, modifications and supplements issued on or after the Effective Date of the Contract.

Contracting Officer - The person authorized by the Commissioner to enter into and administer the Contract on behalf of the DEPARTMENT. He has authority to make findings, determinations, and decisions with respect to the Contract and, when necessary, to modify or terminate the Contract. The Contracting Officer is identified on the construction Contract.

CONTRACTOR - The individual, firm, corporation, or any acceptable combination thereof, contracting with the DEPARTMENT for performance of the Work.

Contract Price - The total moneys payable by the DEPARTMENT to the CONTRACTOR under the terms of the Contract Documents.

Contract Time - The number of Calendar Days following issuance of Notice-to-Proceed in which the project shall be rendered Substantially Complete, or if specified as a calendar date, the Substantial Completion date specified in the Contract Documents

Controlling Item - Any feature of the Work on the critical path of a network schedule.

Defective - Work that is unsatisfactory, faulty, or deficient, or does not conform to the Contract Documents.

DEPARTMENT - The Alaska Department of Corrections. References to "Owner", "State", "Contracting Agency", mean the DEPARTMENT.

Directive - A written communication to the CONTRACTOR from the Contracting Officer interpreting or enforcing a Contract requirement or ordering commencement of an item of Work.

Drawings - The Drawings which show the character and scope of the Work to be performed and which have been furnished by the DEPARTMENT or the DEPARTMENT's Consultant and are by reference made a part of the Contract Documents.

ENGINEER - The DEPARTMENT'S authorized representative of the Contracting Officer, as define in the DEPARTMENT'S *delegation of authority letter* to be issued after notice-to-proceed, who is responsible for administration of the contract.

Equipment - All machinery together with the necessary supplies for upkeep and maintenance, and also tools and apparatus necessary for the proper construction and acceptable completion of the Work.

Final Acceptance - The DEPARTMENT's written acceptance of the Work following Final Completion and the performance of all Contract requirements by the CONTRACTOR.

Final Completion - The Project (or specified part thereof) has progressed to the point that all required Work is complete as determined by the Contracting Officer.

Furnish - To procure, transport, and deliver to the project site materials, labor, or equipment, for installation or use on the project.

General Requirements - Sections of Division 1 of the Specifications which contain administrative and procedural requirements as well as requirements for temporary facilities which apply to Specification Divisions 2 through 16.

00700-2 Revised: December 2011

Holidays - In the State of Alaska, Legal Holidays occur on:

- 1. New Year's Day- January 1
- 2. Martin Luther King's Birthday-Third Monday in January
- 3. President's Day-Third Monday in February
- 4. Seward's Day-Last Monday in March
- 5. Memorial Day- Last Monday in May
- 6. Independence Day- July 4
- 7. Labor Day-First Monday in September
- 8. Alaska Day-October 18
- 9. Veteran's Day November 11
- 10. Thanksgiving Day-Fourth Thursday in November
- 11. Christmas Day December 25
- 12. Every Sunday
- 13. Every day designated by public proclamation by the President of the United States or the Governor of the State as a legal Holiday.

If any Holiday listed above falls on a Saturday, Saturday and the preceding Friday are both legal Holidays. If the Holiday should fall on a Sunday, except (12) above, Sunday and the following Monday are both legal Holidays. See Title 44, Alaska Statutes.

Inspector - The Engineer's authorized representative assigned to make detailed observations relating to contract performance.

Install - Means to build into the Work, ready to be used in complete and operable condition and in compliance with Contract Documents.

Interim Work Authorization - A written order by the Engineer initiating changes to the Contract, within its general scope, until a subsequent Change Order is executed.

Invitation for Bids - A portion of the bidding documents soliciting bids for the Work to be performed.

Laboratory - The official testing laboratories of the DEPARTMENT or such other laboratories as may be designated by the Engineer or identified in the contract documents.

Materials - Any substances specified for use in the construction of the project.

Notice of Intent to Award - The written notice by the DEPARTMENT to all Bidders identifying the apparent successful Bidder and establishing the DEPARTMENT's intent to execute the Contract when all conditions required for execution of the Contract are met.

Notice to Proceed - A written notice to the CONTRACTOR to begin the Work and establishing the date on which the Contract Time begins.

Payment Bond - The security furnished by the CONTRACTOR and his Surety to guarantee payment of the debts covered by the bond.

Performance Bond - The security furnished by the CONTRACTOR and his Surety to guarantee performance and completion of the Work in accordance with the Contract.

Preconstruction Conference - A meeting between the CONTRACTOR and the Engineer, and other parties affected by the construction, to discuss the project before the CONTRACTOR begins work.

Project - The total construction, of which the Work performed under the Contract Documents, is the whole or a part, where such total construction may be performed by more than one CONTRACTOR.

Project Manager - The authorized representative of the Contracting Officer who is responsible for administration of the Contract.

Proposal - The offer of a Bidder, on the prescribed forms, to perform the Work at the prices quoted.

Proposal Guaranty - The security furnished with a Proposal to guarantee that the bidder will enter into a Contract if his Proposal is accepted by the DEPARTMENT.

Quality Assurance (QA) - Where referred to in the technical specifications (Divisions 2 through 16), Quality Assurance refers to measures to be provided by the CONTRACTOR as specified.

Quality Control (QC) - Tests and inspections by the CONTRACTOR to ensure the acceptability of materials incorporated into the Work. QC test reports are used as a basis upon which to determine whether the Work conforms to the requirements of the Contract Documents and to determine its acceptability for payment.

Regulatory Requirements - Laws, rules, regulations, ordinances, codes and/or orders.

Schedule of Values - The DEPARTMENT's document, submitted by the CONTRACTOR and reviewed by the Contracting Officer, which shall serve as the basis for computing payment and for establishing the value of separate items of work which comprise the Contract Price.

Shop Drawings - All drawings, diagrams, illustrations, schedules, and other data which are specifically prepared by or for the CONTRACTOR to illustrate some portion of the Work and all illustrations, brochures, standard schedules, performance charts, instructions, diagrams and other information prepared by a Supplier and submitted by the CONTRACTOR to illustrate material, equipment, fabrication, or erection for some portion of the Work. Where used in the Contract Documents, "Shop Drawings" shall also mean "Submittals".

Specifications - Those portions of the Contract Documents consisting of written technical descriptions of materials, equipment, construction systems, standards and workmanship as applied to the Work and certain administrative and procedural details applicable thereto.

Subcontractor - An individual, firm, or corporation to whom the CONTRACTOR or any other Subcontractor sublets part of the Contract.

Substantial Completion - Although not fully completed, the Work (or a specified part thereof) has progressed to the point where, in the opinion of the Contracting Officer, as evidence by the DEPARTMENT's written notice, it is sufficiently complete, in accordance with the Contract Documents, so that the Work (or specified part) can be utilized for the purposes for which it is intended. The terms "Substantially Complete" and "Substantially Completed" as applied to any Work refer to Substantial Completion thereof.

Supplemental Agreement - A written agreement between the CONTRACTOR and the DEPARTMENT covering work that is not within the general scope of the Contract.

Supplementary Conditions - The part of the Contract Documents which amends or supplements these General Conditions.

Supplier - A manufacturer, fabricator, distributor, materialman or vendor of materials or equipment.

Surety - The corporation, partnership, or individual, other than the CONTRACTOR, executing a bond furnished by the CONTRACTOR.

Traffic Control Plan (TCP) - A drawing of one or more specific plans that detail the routing of pedestrian, and/or vehicular traffic through or around a construction area.

Unit Price Work - Work to be paid for on the basis of unit prices.

00700-4 Revised: December 2011

Using Agency - The entity who will occupy or use the completed Project.

Utility - The privately, publicly or cooperatively owned lines, facilities and systems for producing, transmitting or distributing communications, power, electricity, light, heat, gas, oil, crude products, water, steam, waste, storm water not connected with highway or street drainage, and other similar commodities, including publicly owned fire and police signal systems, street lighting systems, and railroads which directly or indirectly serve the public or any part thereof. The term "utility" shall also mean the utility company, inclusive of any wholly owned or controlled subsidiary."

Work - Work is the act of, and the result of, performing services, furnishing labor, furnishing, and incorporating materials and equipment into the Project and performing other duties and obligations, all as required by the Contract Documents. Such Work, however incremental, will culminate in the entire completed Project, or the various separately identifiable parts thereof.

ARTICLE 2 - AUTHORIZATION AND LIMITATIONS

2.1 Authorities and Limitations

- 2.1.1 The Contracting Officer alone shall have the power to bind the DEPARTMENT and to exercise the rights, responsibilities, authorities, and functions vested in the Contracting Officer by the Contract Documents. The Contracting Officer shall have the right to designate in writing authorized representatives to act for him. Wherever any provision of the Contract Documents specifies an individual or organization, whether governmental or private, to perform any act on behalf of or in the interest of the DEPARTMENT that individual or organization shall be deemed to be the Contracting Officer's authorized representative under this Contract but only to the extent so specified.
- 2.1.2 The CONTRACTOR shall perform the Work in accordance with any written order (including but not limited to instruction, direction, interpretation, or determination) issued by an authorized representative in accordance with the authorized representative's authority to act for the Contracting Officer. The CONTRACTOR assumes all the risk and consequences of performing the Work in accordance with any order (including but not limited to instruction, direction, interpretation, or determination) of anyone not authorized to issue such order, and of any order not in writing.
- 2.1.3 Should the Contracting Officer or his authorized representative designate Consultant(s) to act for the DEPARTMENT as provided for in Paragraph 2.1.1, the performance or nonperformance of the Consultant under such authority to act, shall not give rise to any contractual obligation or duty of the Consultant to the CONTRACTOR, any Subcontractor, any Supplier, or any other organization performing any of the Work or any Surety representing them.

2.2 Evaluations by Contracting Officer:

- 2.2.1 The Contracting Officer will decide all questions which may arise as to:
 - a. Quality and acceptability of materials furnished;
 - b. Quality and acceptability of Work performed;
 - c. Compliance with the schedule of progress;
 - d. Interpretation of Contract Documents;
 - e. Acceptable fulfillment of the Contract on the part of the CONTRACTOR.
- 2.2.2 In order to avoid cumbersome terms and confusing repetition of expressions in the Contract Documents the terms "as ordered", "as directed", "as required", "as approved" or terms of like effect or import are used, or the adjectives "reasonable", "suitable", "acceptable", "proper" or "satisfactory" or adjectives of like effect or import are used it shall be understood as if the expression were followed by the words "the Contracting Officer".

When such terms are used to describe a requirement, direction, review or judgment of the Contracting Officer as to the Work, it is intended that such requirement, direction, review or judgment will be solely to evaluate the Work for compliance with the Contract Documents (unless there is a specific statement indicating otherwise).

2.2.3 The use of any such term or adjective shall not be effective to assign to the DEPARTMENT any duty of authority to supervise or direct the furnishing or performance of the Work or any duty or authority to undertake responsibility contrary to the provisions of paragraphs 2.3 or 2.4.

00700-6 Revised: December 2011

2.3 Means & Methods:

The means, methods, techniques, sequences or procedures of construction, or safety precautions and the program incident thereto, and the failure to perform or furnish the Work in accordance with the Contract Documents are the sole responsibility of the CONTRACTOR.

2.4 Visits to Site/Place of Business:

The Contracting Officer will make visits to the site and approved remote storage sites at intervals appropriate to the various stages of construction to observe the progress and quality of the executed Work and to determine, in general, if the Work is proceeding in accordance with the Contract Documents. The Contracting Officer may, at reasonable times, inspect that part of the plant or place of business of the CONTRACTOR or Subcontractor that is related to the performance of the Contract. Such observations or the lack of such observations shall in no way relieve the CONTRACTOR from his duty to perform the Work in accordance with the Contract Documents.

ARTICLE 3-CONTRACT DOCUMENTS: INTENT, AMENDING, REUSE

3.1 Incomplete Contract Documents:

The submission of a bid by the Bidder is considered a representation that the Bidder examined the Contract Documents to make certain that all sheets and pages were provided, and that the Bidder is satisfied as to the conditions to be encountered in performing the Work. The DEPARTMENT expressly denies any responsibility or liability for a bid submitted on the basis of an incomplete set of Contract Documents.

3.2 Copies of Contract Documents:

The DEPARTMENT shall furnish to the CONTRACTOR up to ten copies of the Contract Documents. Additional copies will be furnished, upon request, at the cost of reproduction.

3.3 Scope of Work:

The Contract Documents comprise the entire Contract between the DEPARTMENT and the CONTRACTOR concerning the Work. The Contract Documents are complementary; what is called for by one is as binding as if called for by all. The Contract Documents will be construed in accordance with the Regulatory Requirements of the place of the Project.

It is specifically agreed between the parties executing this Contract that it is not intended by any of the provisions of the Contract to create in the public or any member thereof a third-party benefit, or to authorize anyone not a party to this Contract to maintain a suit pursuant to the terms or provisions of the Contract.

3.4 Intent of Contract Documents:

- 3.4.1 It is the intent of the Contract Documents to describe a functionally complete Project to be constructed in accordance with the Contract Documents. Any Work, materials or equipment that may reasonably be inferred from the Contract Documents as being required to produce the intended result will be supplied, without any adjustment in Contract Price or Contract Time, whether or not specifically called for.
- 3.4.2 Reference to standard specifications, manuals or codes of any technical society, organization or association, or to the Regulatory Requirements of any governmental authority, whether such reference be specific or by implication, shall mean the edition stated in the Contract Documents or if not stated the latest standard specification, manual, code or Regulatory Requirements in effect at the time of Advertisement for the Project (or, on the Effective Date of the Contract if there was no Advertisement). However, no provision of any referenced standard specification, manual or code (whether or not specifically incorporated by reference in the Contract Documents) shall be effective to change the duties and responsibilities of the DEPARTMENT and the CONTRACTOR, or any of their consultants, agents or employees from those set forth in the Contract Documents, nor shall it be effective to assign to the DEPARTMENT or any of the DEPARTMENT's Consultants, agents or employees, any duty or authority to supervise or direct the furnishing or performance of the Work or any duty or authority to undertake responsibility contrary to the provisions of paragraphs 2.3 or 2.4.

3.5 Discrepancy in Contract Documents:

3.5. 1 Before undertaking the Work, the CONTRACTOR shall carefully study and compare the Contract Documents and check and verify pertinent figures, and dimensions shown thereon and all applicable field measurements. Work in the area by the CONTRACTOR shall imply verification of figures, dimensions and field measurements. If, during the above study or during the performance of the Work, the CONTRACTOR finds a conflict, error, discrepancy or omission in the Contract Documents, or a discrepancy between the Contract Documents and any standard specification, manual, code, or Regulatory Requirement which affects the work, the CONTRACTOR shall promptly report such discrepancy in writing to the Contracting Officer. The CONTRACTOR shall obtain a written interpretation or clarification from the Contracting Officer before proceeding with any Work affected thereby. Any adjustment made by the CONTRACTOR without this

00700-8 Revised: December 2011

determination shall be at his own risk and expense. However, the CONTRACTOR shall not be liable to the DEPARTMENT for failure to report any conflict, error or discrepancy in the Contract Documents unless the CONTRACTOR had actual knowledge thereof or should reasonably have known thereof.

3.5.2 Discrepancy- Order of Precedence:

When conflicts errors or discrepancies within the Contract Documents exist, the order of precedence from most governing to least governing will be as follows:

Contents of Addenda Supplementary Conditions General Conditions General Requirements Technical Specifications Drawings

Recorded dimensions will govern over scaled dimensions

Large scale details over small scale details

Schedules over plans

Architectural drawings over structural drawings Structural drawings over mechanical and electrical drawings

3.6 Clarifications and Interpretations:

The Contracting Officer will issue with reasonable promptness such written clarifications or interpretations of the requirements of the Contract Documents as the Contracting Officer may determine necessary, which shall be consistent with or reasonably inferable from the overall intent of the Contract Documents.

3.7 Reuse of Documents:

Neither the CONTRACTOR nor any Subcontractor, or Supplier or other person or organization performing or furnishing any of the Work under a direct or indirect contract with the DEPARTMENT shall have or acquire any title to or ownership rights in any of the Contract Documents (or copies thereof) prepared by or for the DEPARTMENT and they shall not reuse any of the Contract Documents on extensions of the Project or any other project without written consent of the Contracting Officer.

Contract Documents prepared by the CONTRACTOR in connection with the Work shall become the property of the DEPARTMENT.

ARTICLE 4 - LANDS AND PHYSICAL CONDITIONS

4.1 Availability of Lands:

The DEPARTMENT shall furnish as indicated in the Contract Documents, the lands upon which the Work is to be performed, rights-of-way and easements for access thereto, and such other lands which are designated for use of the CONTRACTOR in connection with the Work. Easements for permanent structures or permanent changes in existing facilities will be obtained and paid for by the DEPARTMENT, unless otherwise provided in the Contract Documents. The CONTRACTOR shall provide for all additional lands and access thereto that may be required for temporary construction facilities or storage of materials and equipment. The CONTRACTOR shall provide all waste and disposal areas, including disposal areas for hazardous or contaminated materials, at no additional cost to the DEPARTMENT.

4.2 Visit to Site:

The submission of a bid by the CONTRACTOR is considered a representation that the CONTRACTOR has visited and carefully examined the site and is satisfied as to the conditions to be encountered in performing the Work and as to the requirements of the Contract Documents.

4.3 Explorations and Reports:

Reference is made to the Supplementary Conditions for identification of those reports of explorations and tests of subsurface conditions at the site that have been utilized by the DEPARTMENT in preparation of the Contract Documents. The CONTRACTOR may for his purposes rely upon the accuracy of the factual data contained in such reports, but not upon interpretations or opinions drawn from such factual data contained therein or for the completeness or sufficiency thereof. Except as indicated in the immediately preceding sentence and in paragraphs 4.4 and 9.9, CONTRACTOR shall have full responsibility with respect to surface and subsurface conditions at the site.

4.4 Utilities:

The horizontal and vertical locations of known underground utilities as shown or indicated by the Contract Documents are approximate and are based on information and data furnished to the DEPARTMENT by the owners of such underground utilities.

- 4.4.2 The CONTRACTOR shall have full responsibility for:
 - a. Reviewing and checking all information and data concerning utilities.
 - Locating all underground utilities shown or indicated in the Contract Documents which are affected by the work.
 - c. Coordination of the Work with the owners of all utilities during construction.
 - d. Safety and protection of all utilities as provided in paragraph 6.17.
 - e. Repair of any damage to utilities resulting from the Work in accordance with 4.4.4 and 4.5.
- 4.4.3 If Work is to be performed by any utility owner, the CONTRACTOR shall cooperate with such owners to facilitate the Work.
- 4.4.4 In the event of interruption to any utility service as a result of accidental breakage or as result of being exposed or unsupported, the CONTRACTOR shall promptly notify the utility owner and the Contracting Officer. If service is interrupted, repair work shall be continuous until the service is restored. No Work shall be undertaken around fire hydrants until provisions for continued service has been approved by the local fire authority.

00700-10 Revised: December 2011

4.5 Damaged Utilities:

When utilities are damaged by the CONTRACTOR, the utility owner shall have the choice of repairing the utility or having the CONTRACTOR repair the utility. In the following circumstances, the CONTRACTOR shall reimburse the utility owner for repair costs or provide at no cost to the utility owner or the DEPARTMENT, all materials, equipment and labor necessary to complete repair of the damage:

- a. When the utility is shown or indicated in the Contract Documents.
- b. When the utility has been located by the utility owner.
- c. When no locate was requested by the CONTRACTOR for utilities shown or indicated in the Contract Documents.
- d. All visible utilities.
- e. When the CONTRACTOR could have, otherwise, reasonably been expected to be aware of such utility.

4.6 Utilities Not Shown or Indicated:

If, while directly performing the Work, an underground utility is uncovered or revealed at the site which was not shown or indicated in the Contract Documents and which the CONTRACTOR could not reasonably have been expected to be aware of, the CONTRACTOR shall, promptly after becoming aware thereof and before performing any Work affected thereby (except in an emergency as permitted by paragraph 6.19) identify the owner of such underground utility and give written notice thereof to that owner and to the Contracting Officer. The Contracting Officer will promptly review the underground utility to determine the extent to which the Contract Documents and the Work should be modified to reflect the impacts of the discovered utility. The Contract Documents will be amended or supplemented in accordance with paragraph 9.2 and to the extent necessary through the issuance of a change document by the Contracting Officer. During such time, the CONTRACTOR shall be responsible for the safety and protection of such underground utility as provided in paragraph 6.17. The CONTRACTOR may be allowed an increase in the Contract Price or an extension of the Contract Time, or both, to the extent that they are directly attributable to the existence of any underground utility that was not shown or indicated in the Contract Documents and which the CONTRACTOR could not reasonably have been expected to be aware of.

4.7 Survey Control:

The DEPARTMENT will identify sufficient horizontal and vertical control data to enable the CONTRACTOR to survey and layout the Work. All survey work shall be performed under the direct supervision of a registered land surveyor when required by paragraph 7.8. Copies of all survey notes shall be provided to the DEPARTMENT at an interval determined by the Project Manager. The Project Manager may request submission on a weekly or longer period at his discretion. Any variations between the Contract Documents and actual field conditions shall be identified in the survey notes.

ARTICLE 5-BONDS, INSURANCE, AND INDEMNIFICATION

5.1 Delivery of Bonds:

When the CONTRACTOR delivers the executed Contract to the Contracting Officer, the CONTRACTOR shall also deliver to the Contracting Officer such bonds as the CONTRACTOR may be required to furnish in accordance with paragraph 5.2.

5.2 Bonds:

The CONTRACTOR shall furnish Performance and Payment Bonds, each in an amount as shown on the Contract as security for the faithful performance and payment of all CONTRACTOR's obligations under the Contract Documents. These bonds shall remain in effect for one year after the date of Final Acceptance and until all obligations under this Contract, except special guarantees as per 12.7, have been met. All bonds shall be furnished on forms provided by the DEPARTMENT (or copies thereof) and shall be executed by such Sureties as are authorized to do business in the State of Alaska. The Contracting Officer may at his option copy the Surety with notice of any potential default or liability.

5.3 Replacement of Bond and Surety:

If the Surety on any bond furnished in connection with this Contract is declared bankrupt or becomes insolvent or its right to do business is terminated in any state where any part of the Project is located or it ceases to meet the requirements of paragraph 5.2, or otherwise becomes unacceptable to the DEPARTMENT, or if any such Surety fails to furnish reports as to his financial condition as requested by the DEPARTMENT, the CONTRACTOR shall within five days thereafter substitute another bond and Surety, both of which must be acceptable to DEPARTMENT.

An individual Surety may be replaced by a corporate Surety during the course of the Contract period. If the Surety desires to dispose of the collateral posted, the DEPARTMENT may, at its option, accept substitute collateral.

5.4 Insurance Requirements:

- 5.4.1 The CONTRACTOR shall provide evidence of insurance with a carrier or carriers satisfactory to the DEPARTMENT covering injury to persons and/or property suffered by the State of Alaska or a third party, as a result of operations which arise both out of and during the course of this Contract by the CONTRACTOR or by any Subcontractor. This coverage will also provide protection against injuries to all employees of the CONTRACTOR and the employees of any Subcontractor engaged in Work under this Contract. The delivery to the DEPARTMENT of a written 30-day notice is required before cancellation of any coverage or reduction in any limits of liability. Insurance carriers shall have an acceptable financial rating.
- 5.4.2 The CONTRACTOR shall maintain in force at all times during the performance of the Work under this agreement the following policies and minimum limits of liability. Failure to maintain insurance may, at the option of the Contracting Officer, be deemed Defective Work and remedied in accordance with the Contract. Where specific limits and coverages are shown, it is understood that they shall be the minimum acceptable. The requirements of this paragraph shall not limit the CONTRACTOR's responsibility to indemnify under paragraph 5.5. Additional insurance requirements specific to this Contract are contained in the Supplementary Conditions, when applicable.
 - a. Workers' Compensation Insurance: The Contractor shall provide and maintain, for all employees of the Contractor engaged in work under this contract, Workers' Compensation Insurance as required by AS 23.30.045. The Contractor shall be responsible for Workers' Compensation Insurance for any subcontractor who provides services under this contract, to include:
 - 1. Waiver of subrogation against the State and Employer's Liability Protection in the amount of \$500,000 each accident / \$500,000 each disease.

00700-12 Revised: December 2011

- 2. If the Contractor directly utilizes labor outside of the State of Alaska in the prosecution of the Work, "Other States" endorsement shall be required as a condition of the contract.
- 3. Whenever the Work involves activity on or about navigable waters, the Workers' Compensation policy shall contain a United States Longshoreman's and Harbor Worker's Act endorsement, and when appropriate, a Maritime Employer's Liability (Jones Act) endorsement with a minimum limit of \$1,000,000.
- b. <u>Comprehensive or Commercial General Liability Insurance</u>: Such insurance shall cover all operations by or on behalf of the CONTRACTOR and provide insurance for bodily injury and property damage liability including <u>coverage</u> for:

Premises and operations; products and completed operations; contractual liability insuring obligations assumed under paragraph 5.5, Indemnification; broad form property damage; and personal injury liability.

The minimum limits of liability shall be:

1. If the CONTRACTOR carries a *Comprehensive General Liability* policy, the limits of liability shall not be less than a Combined Single Limit for bodily injury, property damage and Personal Injury Liability of:

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$1,000,000 each occurrence
$2,000,000 aggregate
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2. If the CONTRACTOR carries a *Commercial General Liability* policy, the limits of liability shall not be less than:

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$1,000,000 each occurrence (Combined Single Limit for bodily injury and property damage) $1,000,000 for Personal Injury Liability
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$2,000,000 aggregate for Products-Completed Operations $2,000,000 general aggregate
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The State of Alaska, DEPARTMENT of Corrections shall be named as an "Additional Insured" under all liability coverages listed above.

c. Automobile Liability Insurance:

Such insurance shall cover all owned, hired and non-owned vehicles and provide coverage not less than that of the Business Automobile Policy in limits not less than the following:

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$1,000,000 each occurrence
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(Combined Single Limit for bodily injury and property damage.)

d. Builder's Risk Insurance:

Coverage shall be on an "All Risk" completed value basis including "quake and flood" and protect the interests of the DEPARTMENT, the CONTRACTOR and his Subcontractors. Coverage shall include all materials, supplies and equipment that are intended for specific installation in the Project while such materials, supplies and equipment are located at the Project site, in transit from port of arrival to job site and while temporarily located away from the Project site.

In addition to providing the above coverages the CONTRACTOR shall ensure that Subcontractors provide insurance coverages as noted in clauses a., b., and c. of this subparagraph. Builders Risk Insurance will only be required of subcontractors if so stated in the Supplementary Conditions.

e. Other Coverages:

As specified in the Supplementary Conditions.

5.4.3 In addition to providing the above coverages the Contractor shall, in any contract or agreement with subcontractors performing work, require that all indemnities and waivers of subrogation it obtains, and that any stipulation to be named as an additional insured it obtains, also be extended to waive rights of subrogation against the State of Alaska and to add the State of Alaska as additional named indemnitee and as additional insured.

Evidence of insurance shall be furnished to the Department prior to the award of the contract. Such evidence, executed by the carrier's representative and issued to the Department, shall consist of a certificate of insurance or the policy declaration page with required endorsements attached thereto which denote the type, amount, class of operations covered, effective (and retroactive) dates, and dates of expiration. Acceptance by the Department of deficient evidence does not constitute a waiver of contract requirements.

When a certificate of insurance is furnished, it shall contain the following statement:

"This is to certify that the policies described herein comply with all aspects of the insurance requirements of (Project Name and Number)"

5.5 Indemnification:

The CONTRACTOR shall indemnify, save harmless, and defend the DEPARTMENT, its agents and its employees from any and all claims, actions, or liabilities for injuries or damages sustained by any person or property arising directly or indirectly from the construction or the CONTRACTOR's performance of this Contract; however, this provision has no effect if, but only if, the sole proximate cause of the injury or damage is the DEPARTMENT's negligence.

00700-14 Revised: December 2011

ARTICLE 6 - CONTRACTOR'S RESPONSIBILITIES

6.1 Supervision of Work:

The CONTRACTOR shall supervise and direct the Work competently and efficiently, devoting such attention thereto and applying such skills and expertise as may be necessary to perform the Work in accordance with the Contract Documents. All Work under this Contract shall be performed in a skillful and workmanlike manner. The CONTRACTOR shall be solely responsible for the means, methods, techniques, sequences and procedures of construction.

6.2 Superintendence by CONTRACTOR:

The CONTRACTOR shall keep on the Work at all times during its progress a competent resident superintendent. The Contracting Officer shall be advised in writing of the superintendent's name, local address, and telephone number. This written advice is to be kept current until Final Acceptance by the DEPARTMENT. The superintendent will be the CONTRACTOR's representative at the site and shall have full authority to act and sign documents on behalf of the CONTRACTOR.

All communications given to the superintendent shall be as binding as if given to the CONTRACTOR. The CONTRACTOR shall cooperate with the Contracting Officer in every way possible.

6.3 Character of Workers:

The CONTRACTOR shall provide a sufficient number of competent, suitably qualified personnel to survey and lay out the Work and perform construction as required by the Contract Documents. The CONTRACTOR shall at all times maintain good discipline and order at the site. The Contracting Officer may, in writing, require the CONTRACTOR to remove from the Work any employee the Contracting Officer deems incompetent, careless, or otherwise detrimental to the progress of the Work, but the Contracting Officer shall have no duty to exercise this right.

6.4 CONTRACTOR to Furnish:

Unless otherwise specified in the General Requirements, the CONTRACTOR shall furnish and assume full responsibility for all materials, equipment and machinery, tools, appliances, fuel, power, light, heat, telephone, water, sanitary facilities, temporary facilities and all other facilities and incidentals necessary for the furnishing, performance testing, start-up and completion of the Work.

6.5 Materials and Equipment:

All materials and equipment shall be of specified quality and new, except as otherwise provided in the Contract Documents. If required by the Contracting Officer, the CONTRACTOR shall furnish satisfactory evidence (including reports of required tests) as to the kind and quality of materials and equipment. All materials and equipment shall be applied, installed, connected, erected, used, cleaned, and conditioned in accordance with the instructions of the applicable Supplier except as otherwise provided in the Contract Documents; but no provision of any such instructions will be effective to assign to the DEPARTMENT or any of the DEPARTMENT's Consultants, agents or employees, any duty or authority to supervise or direct the furnishing or performance of the Work or any duty or authority to undertake responsibility contrary to the provisions of paragraphs 2.3 or 2.4.

6.6 Anticipated Schedules:

6.6.1 Within fourteen (14) calendar days after the date of the Notice to Proceed, the CONTRACTOR shall submit to the Contracting Officer for review an anticipated progress schedule indicating the starting and completion dates of the various stages of the Work. No individual stage of work shall exceed fourteen (14) calendar days.

- 6.6.2 Within twenty-one (21) days after the date of the Notice to Proceed, the CONTRACTOR shall submit to the Contracting Officer for review an anticipated schedule of Shop Drawing submissions
- 6.6.3 Prior to submitting the CONTRACTOR's first Application for Payment, the CONTRACTOR shall submit for review and approval:

Anticipated Schedule of Values for all of the Work which will include quantities and prices of items aggregating the Contract Price and will subdivide the Work into component parts in sufficient detail to serve as the basis for progress payments during construction. Such prices will include an appropriate amount of overhead and profit applicable to each item of Work which will be confirmed in writing by the CONTRACTOR at the time of submission.

6.7 Finalizing Schedules:

Prior to processing the first Application for Payment the Contracting Officer and the CONTRACTOR will finalize schedules required by paragraph 6.6. The finalized progress schedule will be acceptable to the DEPARTMENT as providing information related to the orderly progression of the Work to completion within the Contract Time; but such acceptance will neither impose on the DEPARTMENT nor relieve the CONTRACTOR from full responsibility for the progress or scheduling of the Work. If accepted, the finalized schedule of Shop Drawing and other required submissions will be acknowledgment by the DEPARTMENT as providing a workable arrangement for processing the submissions. If accepted, the finalized Schedule of Values will be acknowledgment by the DEPARTMENT as an approximation of anticipated value of Work accomplished over the anticipated Contract Time. Receipt and acceptance of a schedule submitted by the CONTRACTOR shall not be construed to assign responsibility for performance or contingencies to the DEPARTMENT or relieve the CONTRACTOR of his responsibility to adjust his forces, equipment, and work schedules as may be necessary to insure completion of the Work within prescribed Contract Time. Should the prosecution of the Work be discontinued for any reason, the CONTRACTOR shall notify the Contracting Officer at least 24 hours in advance of resuming operations.

6.8 Adjusting Schedules:

Upon substantial changes to the schedule or upon request the CONTRACTOR shall submit to the Contracting Officer for acceptance (to the extent indicated in paragraph 6.7 and the General Requirements) adjustments in the schedules to reflect the actual present and anticipated progress of the Work.

6.9 Substitutes or "Or-Equal" Items:

- 6.9.1 Whenever materials or equipment are specified or described in the Contract Documents by using the name of a proprietary item or the name of a particular Supplier the naming of the item is intended to establish the type, function and quality required. Unless the name is followed by words indicating that substitution is limited or not permitted, materials or equipment of other Suppliers may be accepted by the Contracting Officer only if sufficient information is submitted by the CONTRACTOR which clearly demonstrates to the Contracting Officer that the material or equipment proposed is equivalent or equal in all aspects to that named. The procedure for review by the Contracting Officer will include the following as supplemented in the General Requirements.
- 6.9.2 Requests for review of substitute items of material and equipment will not be accepted by the Contracting Officer from anyone other than the CONTRACTOR.

00700-16 Revised: December 2011

- 6.9.3 If the CONTRACTOR wishes to furnish or use a substitute item of material or equipment, the CONTRACTOR shall make written application to the Contracting Officer for Approval thereof, certifying that the proposed substitute will perform adequately the functions and achieve the results called for by the general design, be similar and of equal substance to that specified and be suited to the same use as the specified. The application will state that the evaluation and Approval of the proposed substitute will not delay the CONTRACTOR's timely achievement of Substantial or Final Completion, whether or not acceptance of the substitute for use in the Work will require a change in any of the Contract Documents (or in the provisions of any other direct contract with the DEPARTMENT for Work on the Project) to adapt the design to the proposed substitute and whether or not incorporation or use of the substitute in connection with the Work is subject to payment of any license fee or royalty.
- 6.9.4 All variations of the proposed substitute from that specified will be identified in the application and available maintenance, repair and replacement service will be indicated. The application will also contain an itemized estimate of all costs that will result directly or indirectly from acceptance of such substitute, including costs of redesign and claims of other contractors affected by the resulting change, all of which shall be considered by the DEPARTMENT in evaluating the proposed substitute. The DEPARTMENT may require the CONTRACTOR to furnish at the CONTRACTOR's expense additional data about the proposed substitute. The Contracting Officer may reject any substitution request which the Contracting Officer determines is not in the best interest of the DEPARTMENT.
- 6.9.5 Substitutions shall be permitted during or after the bid period as allowed and in accordance with Document 00020- Invitation for Bids, Document 00700-General Conditions, and Document 01630- Product Options and Substitutions.

6.10 Substitute Means and Methods:

If a specific means, method, technique, sequence or procedure of construction is indicated in or required by the Contract Documents, the CONTRACTOR may furnish or utilize a substitute means, method, sequence, technique or procedure of construction acceptable to the Contracting Officer, if the CONTRACTOR submits sufficient information to allow the Contracting Officer to determine that the substitute proposed is equivalent to that indicated or required by the Contract Documents. The procedure for review by the Contracting Officer will be similar to that provided in paragraph 6.9 as applied by the Contracting Officer and as may be supplemented in the General Requirements.

6.11 Evaluation of Substitution:

The Contracting Officer will be allowed a reasonable time within which to evaluate each proposed substitute. The Contracting Officer will be the sole judge of acceptability, and no substitute will be ordered, installed or utilized without the Contracting Officer's prior written Approval which will be evidenced by either a Change Order or a Shop Drawing Approved in accordance with Sections 6.20 and 6.21. The Contracting Officer may require the CONTRACTOR to furnish at the CONTRACTOR's expense a special performance guarantee or other Surety with respect to any substitute.

6.12 Dividing the Work:

The divisions and sections of the Specifications and the identifications of any Drawings shall not control the CONTRACTOR in dividing the Work among Subcontractors or Suppliers or delineating the Work to be performed by any specific trade.

6.13 Subcontractors:

The CONTRACTOR may utilize the services of appropriately licensed Subcontractors on those parts of the Work which, under normal contracting practices, are performed by Subcontractors, in accordance with the following conditions:

- 6.13.1 The CONTRACTOR shall not award any Work to any Subcontractor without prior written Approval of the Contracting Officer. This Approval will not be given until the CONTRACTOR submits to the Contracting Officer a written statement concerning the proposed award to the Subcontractor which shall contain required Equal Employment Opportunity documents, evidence of insurance whose limits are acceptable to the CONTRACTOR, and an executed copy of the subcontract. All subcontracts shall contain provisions for prompt payment, release of retainage, and interest on late payment amounts and retainage as specified in A.S. 36.90.210. Contracts between subcontractors, regardless of tier, must also contain these provisions. No acceptance by the Contracting Officer of any such Subcontractor shall constitute a waiver of any right of the DEPARTMENT to reject Defective Work.
- 6.13.2 The CONTRACTOR shall be fully responsible to the DEPARTMENT for all acts and omissions of the Subcontractors, Suppliers and other persons and organizations performing or furnishing any of the Work under a direct or indirect contract with CONTRACTOR just as CONTRACTOR is responsible for CONTRACTOR's own acts and omissions.
- 6.13.3 All Work performed for CONTRACTOR by a Subcontractor will be pursuant to an appropriate written agreement between CONTRACTOR and the Subcontractor which specifically binds the Subcontractor to the applicable terms and conditions of the Contract Documents for the benefit of the DEPARTMENT and contains waiver provisions as required by paragraph 13.17 and termination provisions as required by Article 14.
- 6.13.4 Nothing in the Contract Documents shall create any contractual relationship between the DEPARTMENT and any such Subcontractor, Supplier or other person or organization, nor shall it create any obligation on the part of the DEPARTMENT to pay or to see to the payment of any moneys due any such Subcontractor, Supplier or other person or organization except as may otherwise be required by Regulatory Requirements. The DEPARTMENT will not undertake to settle any differences between or among the CONTRACTOR, Subcontractors, or Suppliers.
- 6.13.5 The CONTRACTOR and Subcontractors shall coordinate their work and cooperate with other trades so to facilitate general progress of Work. Each trade shall afford other trades every reasonable opportunity for installation of their work and storage of materials. If cooperative work of one trade must be altered due to lack of proper supervision or failure to make proper provisions in time by another trade, such conditions shall be remedied by the CONTRACTOR with no change in Contract Price or Contract Time.
- 6.13.6 The CONTRACTOR shall include on his own payrolls any person or persons working on this Contract who are not covered by written subcontract and shall ensure that all Subcontractors include on their payrolls all persons performing Work under the direction of the Subcontractor.

6.14 Use of Premises:

The CONTRACTOR shall confine construction equipment, the storage of materials and equipment and the operations of workers to the Project limits and approved remote storage sites and lands and areas identified in and permitted by Regulatory Requirements, rights-of-way, permits and easements, and shall not unreasonably encumber the premises with construction equipment or other materials or equipment. The CONTRACTOR shall assume full responsibility for any damage to any such land or area, or to the owner or occupant thereof or of any land or areas contiguous thereto, resulting from the performance of the Work. Should any claim be made against the DEPARTMENT by any such owner or occupant because of the performance of the Work, the CONTRACTOR shall hold the DEPARTMENT harmless.

6.15 Structural Loading:

The CONTRACTOR shall not load nor permit any part of any structure to be loaded in any manner that will endanger the structure, nor shall the CONTRACTOR subject any part of the Work or adjacent property to stresses or pressures that will endanger it.

00700-18 Revised: December 2011

6.16 Record Documents:

The CONTRACTOR shall maintain in a safe place at the site one record copy of all Drawings, Specifications, Addenda, Directives, Change Orders, Supplemental Agreements, and written interpretations and clarifications (issued pursuant to paragraph 3.6) in good order and annotated to show all changes made during construction. These record documents together with all Approved samples and a counterpart of all Approved Shop Drawings will be available to the Contracting Officer for reference and copying. Upon completion of the Work, the annotated record documents, samples, and Shop Drawings will be delivered to the Contracting Officer. Record documents shall accurately record variations in the Work which vary from requirements shown or indicated in the Contract Documents.

6.17 Safety and Protection:

The CONTRACTOR alone shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the Work. The CONTRACTOR shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent damage, injury, or loss to:

- 6.17.1 All employees on the Work and other persons and organizations who may be affected thereby;
- 6.17.2 All the Work and materials and equipment to be incorporated therein, whether in storage on or off the site; and
- 6.17.3 Other property at the site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures, and utilities not designated for removal, relocation, or replacement in the course of construction.

The CONTRACTOR shall comply with all applicable Regulatory Requirements of any public body having jurisdiction for the safety of persons or property or to protect them from damage, injury, or loss; and shall erect and maintain all necessary safeguards for such safety and protection. The CONTRACTOR shall notify owners of adjacent property and utility owners when prosecution of the Work may affect them, and shall cooperate with them in the protection, removal, relocation, and replacement of their property. Ali damage, injury or loss to any property caused, directly or indirectly, in whole or in part, by the CONTRACTOR, any Subcontractor, Supplier or any other person or organization directly or indirectly employed by any of them to perform or furnish any of the Work or anyone for whose acts any of them may be liable, shall be remedied by the CONTRACTOR with no change in Contract Price or Contract Time except as stated in 4.6, except damage or loss attributable to unforeseeable causes beyond the control of and without the fault or negligence of the CONTRACTOR, including but not restricted to acts of God, of the public enemy or governmental authorities. The CONTRACTOR's duties and responsibilities for the safety and protection of the Work shall continue until Final Acceptance (except as otherwise expressly provided in connection with Substantial Completion).

6.18 Safety Representative:

The CONTRACTOR shall designate a responsible safety representative at the site. This person shall be the CONTRACTOR's superintendent unless otherwise designated in writing by the CONTRACTOR to the Contracting Officer.

6.19 Emergencies:

In emergencies affecting the safety or protection of persons or the Work or property at the site or adjacent thereto, the CONTRACTOR, without special instruction or authorization from the DEPARTMENT, is obligated to act to prevent threatened damage, injury, or loss. The CONTRACTOR shall give the Contracting Officer prompt written notice if the CONTRACTOR believes that any significant changes in the Work or variations from the Contract Documents have been caused thereby. If the DEPARTMENT determines that a change in the Contract Documents is required because of the action taken in response to an emergency, a change will be authorized by one of the methods indicated in Paragraph 9.2, as determined appropriate by the Contracting Officer.

6.20 Shop Drawings and Samples:

- 6.20.1 After checking and verifying all field measurements and after complying with applicable procedures specified in the General Requirements, the CONTRACTOR shall submit to the Contracting Officer for review and Approval in accordance with the accepted schedule of Shop Drawing submissions the required number of all Shop Drawings, which will bear a stamp or specific written indication that the CONTRACTOR has satisfied CONTRACTOR's responsibilities under the Contract Documents with respect to the review of the submission. All submissions will be identified as the Contracting Officer may require. The data shown on the Shop Drawings will be complete with respect to quantities, dimensions, specified performance and design criteria, materials and similar data to enable the Contracting Officer to review the information as required.
- 6.20.2 The CONTRACTOR shall also submit to the Contracting Officer for review and Approval with such promptness as to cause no delay in Work, all samples required by the Contract Documents. All samples will have been checked by and accompanied by a specific written indication that the CONTRACTOR has satisfied CONTRACTOR's responsibilities under the Contract Documents with respect to the review of the submission and will be identified clearly as to material, Supplier, pertinent data such as catalog numbers and the use for which intended.
- 6.20.3 Before submission of each Shop Drawing or sample the CONTRACTOR shall have determined and verified all quantities, dimensions, specified performance criteria, installation requirements, materials, catalog numbers and similar data with respect thereto and reviewed or coordinated each Shop Drawing or sample with other Shop Drawings and samples and with the requirements of the Work and the Contract Documents.
- 6.20.4 At the time of each submission the CONTRACTOR shall give the Contracting Officer specific written notice of each variation that the Shop Drawings or samples may have from the requirements of the Contract Documents, and, in addition, shall cause a specific notation to be made on each Shop Drawing submitted to the Contracting Officer for review and Approval of each such variation. All variations of the proposed Shop Drawing from that specified will be identified in the submission and available maintenance, repair and replacement service will be indicated. The submittal will also contain an itemized estimate of all costs that will result directly or indirectly from acceptance of such variation, including costs of redesign and claims of other Contractors affected by the resulting change, all of which shall be considered by the DEPARTMENT in evaluating the proposed variation. If the variation may result in a change of Contract Time or Price, or Contract responsibility, and is not minor in nature; the CONTRACTOR must submit a written request for Change Order with the variation to notify the DEPARTMENT of his intent. The DEPARTMENT may require the CONTRACTOR to furnish at the CONTRACTOR's expense additional data about the proposed variation. The Contracting Officer may reject any variation request which the Contracting Officer determines is not in the best interest of the DEPARTMENT.

6.21 Shop Drawing and Sample Review:

- 6.21.1 The Contracting Officer will review with reasonable promptness Shop Drawings and samples, but the Contracting Officer's review will be only for conformance with the design concept of the Project and for compliance with the information given in the Contract Documents and shall not extend to means, methods, techniques, sequences or procedures of construction (except where a specific means, method, technique, sequence or procedure of construction is indicated in or required by the Contract Documents) or to safety precautions or programs incident thereto. The review of a separate item as such will not indicate acceptance of the assembly in which the item functions. The CONTRACTOR shall make corrections required by the Contracting Officer and shall return the required number of corrected copies of Shop Drawings and submit as required new samples for review. The CONTRACTOR shall direct specific attention in writing to revisions other than the corrections called for by the Contracting Officer on previous submittals.
- 6.21.2 The Contracting Officer's review of Shop Drawings or samples shall not relieve CONTRACTOR from responsibility for any variation from the requirements of the Contract Documents unless the CONTRACTOR has in writing advised the Contracting Officer of each such variation at the time of submission as required by paragraph 6.20.4. The Contracting Officer if he so determines, may give written Approval of each such variation by Change Order, except that, if the variation is minor and no Change Order has been requested a

00700-20 Revised: December 2011

specific written notation thereof incorporated in or accompanying the Shop Drawing or sample review comments shall suffice as a modification. Approval by the Contracting Officer will not relieve the CONTRACTOR from responsibility for errors or omissions in the Shop Drawings or from responsibility for having complied with the provisions of paragraph 6.20.3.

- 6.21.3 The DEPARTMENT shall be responsible for all DEPARTMENT review costs resulting from the initial submission and the forms resubmittal. The CONTRACTOR shall, at the discretion of the Contracting Agency, pay all review costs incurred by the DEPARTMENT as a result of any additional re-submittals.
- 6.21.4 Where a Shop Drawing or ample is required by the Specifications, any related Work performed prior to the Contracting Officer's review and Approval of the pertinent submission will be the sole expense and responsibility of the CONTRACTOR.

6.22 Maintenance During Construction:

The CONTRACTOR shall maintain the Work during construction and until Substantial Completion, at which time the responsibility for maintenance shall be established in accordance with paragraph 13.10.

6.23 Continuing the Work:

The CONTRACTOR shall carry on the Work and adhere to the progress schedule during all disputes or disagreements with the DEPARTMENT. No Work shall be delayed or postponed pending resolution of any disputes, disagreements, or claims except as the CONTRACTOR and the Contracting Officer may otherwise agree in writing.

6.24 Consent to Assignment:

The CONTRACTOR shall obtain the prior written consent of the Contracting Officer to any proposed assignment of any interest in, or part of this Contract. The consent to any assignment or transfer shall not operate to relieve the CONTRACTOR or his Sureties of any of his or its obligations under this Contract or the Performance Bonds. Nothing herein contained shall be construed to hinder, prevent, or affect an assignment of monies due, or to become due hereunder, made for the benefit of the CONTRACTOR's creditors pursuant to law.

6.25 Use of Explosives:

- 6.25.1 When the use of explosives is necessary for the prosecution of the Work, the CONTRACTOR shall exercise the utmost care not to endanger life or property, including new Work and shall follow all Regulatory Requirements applicable to the use of explosives. The CONTRACTOR shall be responsible for all damage resulting from the use of explosives.
- 6.25.2 All explosives shall be stored in a secure manner in compliance with all Regulatory Requirements, and all such storage places shall be clearly marked. Where no Regulatory Requirements apply, safe storage shall be provided not closer than 1,000 feet from any building, camping area, or place of human occupancy.
- 6.25.3 The CONTRACTOR shall notify each public utility owner having structures in proximity to the site of his intention to use explosives. Such notice shall be given sufficiently in advance to enable utility owners to take such steps as they may deem necessary to protect their property from injury. However, the CONTRACTOR shall be responsible for all damage resulting from the use of the explosives, whether or not, utility owners act to protect their property.

6.26 CONTRACTOR's Records:

6.26.1 Records of the CONTRACTOR and Subcontractors relating to personnel, payrolls, invoices of materials, and any and all other data relevant to the performance of this Contract, must be kept on a generally recognized accounting system. Such records must be available during normal work hours to the Contracting Officer for purposes of investigation to ascertain compliance with Regulatory Requirements and provisions of the Contract Documents.

- 6.26.2 Payroll records must contain the name and address of each employee, his correct classification, rate of pay, daily and weekly number of hours of work, deductions made, and actual wages paid. The CONTRACTOR and Subcontractors shall make employment records available for inspection by the Contracting Officer and representatives of the U.S. and/or State Department of Labor and will permit such representatives to interview employees during working hours on the Project.
- 6.26.3 Records of all communications between the DEPARTMENT and the CONTRACTOR and other parties, where such communications affected performance of this Contract, must be kept by the CONTRACTOR, and maintained for a period of three years from Final Acceptance. The DEPARTMENT or its assigned representative may perform an audit of these records during normal work hours after written notice to the CONTRACTOR.

6.27 Load Restrictions

The CONTRACTOR shall comply with all load restrictions as set forth in the "Administrative Permit Manual", and Title 17, Chapter 25, of the Alaska Administrative Code in the hauling of materials on public roads, beyond the limits of the project, and on all public roads within the project limits that are scheduled to remain in use upon completion of the project.

Overload permits may, at the discretion of the State, be issued for travel beyond the project limits for purposes of mobilization and/or demobilization. Issuance of such a permit will not relieve the CONTRACTOR of liability for damage which may result from the moving of equipment.

The operation of equipment of such weight or so loaded as to cause damage to any type of construction will not be permitted. No overloads will be permitted on the base course or surface course under construction. No loads will be permitted on a concrete pavement, base or structure before the expiration of the curing period. The CONTRACTOR shall be responsible for ail damage done by his equipment.

00700-22 Revised: December 2011

ARTICLE 7- LAWS AND REGULATIONS

7.1 Laws to be Observed

The CONTRACTOR shall keep fully informed of all federal and state Regulatory Requirements and all orders and decrees of bodies or tribunals having any jurisdiction or authority, which in any manner affect those engaged or employed on the Work, or which in any way affect the conduct of the Work. The CONTRACTOR shall at all times observe and comply with all such Regulatory Requirements, orders and decrees; and shall protect and indemnify the DEPARTMENT and its representatives against claim or liability arising from or based on the violation of any such Regulatory Requirement, order, or decree whether by the CONTRACTOR, Subcontractor, or any employee of either. Except where otherwise expressly required by applicable Regulatory Requirements, the DEPARTMENT shall not be responsible for monitoring CONTRACTOR's compliance with any Regulatory Requirements.

7.2 Permits, Licenses, and Taxes

- 7.2.1 The CONTRACTOR shall procure all permits and licenses, pay all charges, fees, and taxes, and give all notices necessary and incidental to the due and lawful prosecution of the Work. As a condition of performance of this Contract, the CONTRACTOR shall pay all federal, state, and local taxes incurred by the CONTRACTOR, in the performance of this Contract. Proof of payment of these taxes is a condition precedent to final payment by the DEPARTMENT under this Contract.
- 7.2.2 The CONTRACTOR's certification that taxes have been paid (as contained in the *Release of Contract*) will be verified with the Department of Revenue and Department of Labor, prior to final payment.
- 7.2.3 If any federal, state, or local tax is imposed, charged, or repealed after the date of bid opening and is made applicable to and paid by the CONTRACTOR on the articles or supplies herein contracted for, then the Contract shall be increased or decreased accordingly by a Change Order.

7.3 Patented Devices, Materials and Processes

If the CONTRACTOR employs any design, device, material, or process covered by letters of patent, trademark or copyright, the CONTRACTOR shall provide for such use by suitable legal agreement with the patentee or owner. The CONTRACTOR and the Surety shall indemnify and save harmless the DEPARTMENT, any affected third party, or political subdivision from any and all claims for infringement by reason of the use of any such patented design, device, material or process, or any trademark or copyright, and shall indemnify the DEPARTMENT for any costs, expenses, and damages which it may be obliged to pay by reason of any infringement, at any time during the prosecution or after the completion of the Work.

7.4 Compliance of Specifications and Drawings:

If the CONTRACTOR observes that the Specifications and Drawings supplied by the DEPARTMENT are at variance with any Regulatory Requirements, CONTRACTOR shall give the Contracting Officer prompt written notice thereof, and any necessary changes will be authorized by one of the methods indicated in paragraph 9.2. as determined appropriate by the Contracting Officer. If the CONTRACTOR performs any Work knowing or having reason to know that it is contrary to such Regulatory Requirements, and without such notice to the Contracting Officer, the CONTRACTOR shall bear all costs arising therefrom; however, it shall not be the CONTRACTOR's primary responsibility to make certain that the Specifications and Drawings supplied by the DEPARTMENT are in accordance with such Regulatory Requirements.

7.5 Accident Prevention:

The CONTRACTOR shall comply with AS 18.60.075 and all pertinent provisions of the Construction Code Occupational Safety and Health Standards issued by the Alaska Department of Labor.

7.6 Sanitary Provisions:

The CONTRACTOR shall provide and maintain in a neat and sanitary condition such accommodations for the use of his employees and DEPARTMENT representatives as may be necessary to comply with the requirements of the State and local Boards of Health, or of other bodies or tribunals having jurisdiction.

7.7 Business Registration:

Comply with AS 08.18.011, as follows: "it is unlawful for a person to submit a bid or work as a contractor until he has been issued a certificate of registration by the Department of Commerce. A partnership or joint venture shall be considered registered if one of the general partners or venturers whose name appears in the name under which the partnership or venture does business is registered."

7.8 Professional Registration and Certification:

All craft trades, architects, engineers and land surveyors, electrical administrators, and explosive handlers employed under the Contract shall specifically comply with applicable provisions of AS 08.18, 08.48,-08.40, and 08.52. Provide copies of individual licenses within seven days following a request from the Contracting Officer.

7.9 Local Building Codes:

The CONTRACTOR shall comply with AS 35.10.025 which requires construction in accordance with applicable local building odes to include the obtaining of required permits.

7.10 Air Quality Control:

The CONTRACTOR shall comply with all applicable provisions of AS 46.03.04 as pertains to Air Pollution Control.

7.11 Archaeological or Paleontological Discoveries:

When the CONTRACTOR's operation encounters prehistoric artifacts, burials, remains of dwelling sites, or paleontological remains, such as shell heaps, land or sea mammal bones or tusks, the CONTRACTOR shall cease operations immediately and notify the Contracting Officer. No artifacts or specimens shall be further disturbed or removed from the ground and no further operations shall be performed at the site until so directed. Should the Contracting Officer order suspension of the CONTRACTOR's operations in order to protect an archaeological or historical finding, or order the CONTRACTOR to perform extra Work, such shall be covered by an appropriate Contract change document.

7.12 Applicable Alaska Preferences:

- 7.12.1 In determining the low bidder for State funded projects, a 5% bid preference has been given to "Alaska bidders", as required under AS 36.30.170. "Alaska bidder" means a person who:
 - (1) holds a current Alaska business license;
 - (2) submits a bid for goods, services, or construction under the name as appearing on the person's current Alaska business license
 - (3) has maintained a place of business within the state staffed by the bidder or an employee of the bidder for a period of six months immediately preceding the date of the bid;
 - (4) is incorporated or qualified to do business under the laws of the state, is a sole proprietorship, and the proprietor is a resident of the state or is a partnership, and all partners are residents of the state; and
 - (5) if a joint venture, is composed entirely of ventures that qualify under (1) through (4), above.
- 7.12.2 In determining the low bidder for State funded projects, an "Alaska products" preference has been given as required under AS 36.30.326 36.30.332, when the bidder designates the use of Alaska products. The Bidder shall complete the Alaska Products Preference Worksheet per its instructions and submit it with the Bid

00700-24 Revised: December 2011

Proposal. If the successful Bidder/CONTRACTOR proposes to use an Alaska product and does not do so, a penalty will be assessed against the successful Bidder/CONTRACTOR in an amount equal to the product preference percentage granted to the successful Bidder/CONTRACTOR plus one percent multiplied by the total declared value of the Alaska products proposed but not used.

- 7.12.3 Pursuant to AS 36.15.050 and AS 36.30.322, "agricultural/wood" products harvested in Alaska shall be used in State funded projects whenever they are priced no more than seven percent above agricultural/wood products harvested outside the state and are of a like quality as compared with agricultural/wood products harvested outside the state, when such products are not utilized, the CONTRACTOR shall document the efforts he made towards obtaining agricultural/wood products harvested in Alaska and include in this documentation a written statement that he contacted the manufacturers and suppliers identified on the Department of Commerce and Economic Development's list of suppliers of Alaska forest products concerning the availability of agricultural/wood products harvested in Alaska and, if available, the product prices. The CONTRACTOR's use of agricultural/wood products that fail to meet the requirements of this section shall be subject to the provisions of paragraphs 12.6 through 12.9 relating to Defective Work.
- 7.12.4 The CONTRACTOR shall maintain records, in a format acceptable to the Contracting Officer, which establish the type and extent of "agricultural/wood" and "Alaska" products utilized. All record keeping and documentation associated with the requirements 7.12.2 and 7.12.3 of this paragraph must be provided to the DEPARTMENT upon written request or as otherwise provided within the Contract Documents.

7.13 Wages and Hours of Labor:

- 7.13.1 One certified copy of all payrolls shall be submitted weekly to the State Department of Labor and, upon request, to the Contracting Officer to assure to assure compliance with AS 36.05.040, Filing Schedule of Employees Wages Paid and Other Information. The CONTRACTOR shall be responsible for the submission of certified copies of payrolls of all Subcontractors. The certification shall affirm that the payrolls are current and complete, that the wage rates contained therein are not less than the applicable rates referenced in these Contract Documents, and that the classification set forth for each laborer or mechanic conforms with the Work he performed. The CONTRACTOR and his Subcontractors shall attend all hearings and conferences and produce such books, papers, and documents all as requested by the Department of Labor. Should federal funds be involved, the appropriate federal agency shall also receive a copy of the CONTRACTOR's certified payrolls. Regardless of project funding source, copies of all certified payrolls supplied to the State Department of Labor by the CONTRACTOR shall be supplied also to the Project Manager upon request, including submittals made by, or on behalf of, subcontractors.
- 7.13.2 The following labor provisions shall also apply to this Contract:
 - a. The CONTRACTOR and his Subcontractors shall pay all employees unconditionally and not less than once a week;
 - b. wages may not be less than those stated under AS 36.05.010, regardless of the contractual relationship between the CONTRACTOR or Subcontractors and laborers, mechanics, or field surveyors;
 - c. the scale of wages to be paid shall be posted by the CONTRACTOR in a prominent and easily accessible place at the site of the Work;
 - d. the DEPARTMENT shall withhold so much of the accrued payments as is necessary to pay to laborers, mechanics, or field surveyors employed by the CONTRACTOR or Subcontractors the difference between
 - the rates of wages required by the Contract to be paid laborers, mechanics, or field surveyors on the Work, and
 - 2. the rates of wages in fact received by laborers, mechanics or field surveyors.

7.13.3 Within three calendar days of award of a construction contract, the CONTRACTOR shall file a "Notice of Work" with the Department of Labor and shall pay all related fees. The Contracting Officer will not issue Notice to Proceed to the CONTRACTOR until such notice and fees have been paid to the State Department of Labor. Failure of the CONTRACTOR to file the Notice of Work and pay fees within this timeframe shall not constitute grounds for an extension of contract time or adjustment of contract price.

7.14 Overtime Work Hours and Compensation:

Pursuant to 40 *U.S.C.* 327-330 and AS 23.10.060-.110, the CONTRACTOR shall not require nor permit any laborer or mechanic in any workweek in which he is employed on any Work under this Contract to work in excess of eight hours in any Calendar Day or in excess of forty hours in such workweek on Work subject to the provisions of the *Contract Work Hours and Safety Standards Act* unless such laborer or mechanic receives compensation at a rate not less than one and one half times his basic rate of pay for all such hours worked in excess of eight hours in any Calendar Day or in excess of forty hours in such workweek whichever is the greater number of overtime hours. In the event of any violation of this provision, the CONTRACTOR shall be liable to any affected employee for any amounts due and penalties and to the DEPARTMENT for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic employed in violation of this provision in the sum of \$10.00 for each Calendar Day on which such employee was required or permitted to be employed on such Work in excess of eight hours or in excess of the standard workweek of forty hours without payment of the overtime wages required by this paragraph.

00700-26 Revised: December 2011

ARTICLE 8 - OTHER WORK

8.1 Related Work at Site:

- 8.1.1 The DEPARTMENT reserves the right at any time to contract for and perform other or additional work on or near the Work covered by the Contract.
- 8.1.2 When separate contracts are let within the limits of the Project, the CONTRACTOR shall conduct his Work so as not to interfere with or hinder the Work being performed by other contractors. The CONTRACTOR when working on the same Project with other contractors shall cooperate with such other contractors. The CONTRACTOR shall join his Work with that of the others in an acceptable manner and shall perform it in proper sequence to that of others.
- 8.1.3 If the fact that other such work is to be performed is identified or shown in the Contract Documents the CONTRACTOR shall assume all liability, financial or otherwise, in connection with this Contract and indemnify and save harmless the DEPARTMENT from any and all damages or claims that may arise because of inconvenience, delay, or loss experienced by the CONTRACTOR because of the presence and operations of other contractors.
- 8.1.4 If the fact that such other work is to be performed was not identified or shown in the Contract Documents, written notice thereof will be given to the CONTRACTOR prior to starting any such other work. If the CONTRACTOR believes that such performance will require an increase in Contract Price or Contract Time, the CONTRACTOR shall notify the Contracting Officer of such required increase within fifteen (15) calendar days following receipt of the Contracting Officer's notice. Should the Contracting Officer find such increase(s) to be justified, a Change Order will be executed.

8.2 Access, Cutting, and Patching:

The CONTRACTOR shall afford each utility owner and any other contractor who is a party to such a direct contract with the DEPARTMENT (or the DEPARTMENT, if the DEPARTMENT is performing the additional work with the DEPARTMENT's employees) proper and safe access to the site and a reasonable opportunity for the introduction and storage of materials and equipment and the execution of such work, and shall properly connect and coordinate the Work with the Work of others. The CONTRACTOR shall do all cutting, fitting and patching of the Work that may be required to make its several parts come together properly and integrate with such other work, the CONTRACTOR shall not endanger any work of others by cutting, excavating or otherwise altering their work and will only cut or alter such other work with the written consent of the Contracting Officer. The duties and responsibilities of the CONTRACTOR under this paragraph are for the benefit of other contractors to the extent that there are comparable provisions for the benefit of the CONTRACTOR in said direct contracts between the DEPARTMENT and other contractors.

8.3 Defective Work by Others:

If any part of the CONTRACTOR's Work depends for proper execution or results upon the Work of any such other contractor, utility owner, or the DEPARTMENT, the CONTRACTOR shall inspect and promptly report to the Contracting Officer in writing any delays, defects or deficiencies in such work that render it unavailable or unsuitable for such proper execution and results. The CONTRACTOR's failure to so report will constitute an acceptance of the other work as fit and proper for integration with CONTRACTOR's Work except for latent or nonapparent defects and deficiencies in the other work.

8.4 Coordination:

If the DEPARTMENT contracts with others for the performance of other work at the site, Contracting Officer will have authority and responsibility for coordination of the activities among the various prime contractors.

ARTICLE 9- CHANGES

9.1 DEPARTMENT's Right to Change:

Without invalidating the Contract and without notice to any Surety, the DEPARTMENT may, at any time or from time to time, order additions, deletions or revisions in the Work within the general scope of the Contract, including but not limited to changes:

- 9.1.1 In the Contract Documents;
- 9.1.2 In the method or manner of performance of the Work;
- 9.1.3 In State-furnished facilities, equipment, materials, services, or site;
- 9.1.4 Directing acceleration in the performance of the Work

9.2 Authorization of Changes within the General Scope:

Additions, deletions, or revisions in the Work within the general scope of the Contract as specified in 9.1 shall be authorized by one or more of following ways:

- 9.2.1 Directive (pursuant to paragraph 9.3)
- 9.2.2 A Change Order (pursuant to paragraph 9.4)
- 9.2.3 DEPARTMENT's acceptance of Shop Drawing variations from the Contract Documents as specifically identified by the CONTRACTOR as required by paragraph 6.20.4.

9.3 Directive:

- 9.3.1 The Contracting Officer shall provide written clarification or interpretation of the Contract Documents (Pursuant to paragraph 3.6).
- 9.3.2 The Contracting Officer may authorize minor variations in the Work from the requirements of the Contract Documents which do not involve an adjustment in the Contract Price or the Contract Time and are consistent with the overall intent of the Contract Documents.
- 9.3.3 The Contracting Officer may order the Contractor to correct Defective Work or methods which are not in conformance with the Contract Documents.
- 9.3.4 The Contracting Officer may direct the commencement or suspension of Work or emergency related Work (as provided in paragraph 6.19).
- 9.3.5 Upon the issuance of a Directive to the CONTRACTOR by the Contracting Officer, the CONTRACTOR shall proceed with the performance of the Work as prescribed by such Directive.
- 9.3.6 If the CONTRACTOR believes that the changes noted in a Directive may cause an increase in the Contract Price or an extension of Contract Time, the CONTRACTOR shall immediately provide written notice to the Contracting Officer depicting such increases before proceeding with the Directive, except in the case of an emergency. If the Contracting Officer finds the increase in Contract Price or the extension of Contract Time justified, a Change Order will be issued. If however, the Contracting Officer does not find that a Change Order is justified, the Contracting Officer may direct the CONTRACTOR to proceed with the Work. The CONTRACTOR shall cooperate with the Contracting Officer in keeping complete daily records of the cost of such Work If a Change Order is ultimately determined to be justified, in the absence of agreed prices and unit prices, payment for such Work will be made on a "cost of the Work basis" as provided in 10.4

00700-28 Revised: December 2011

9.4 Change Order:

A change in Contract Time, Contract Price, or responsibility may be made for changes within the scope of the Work by Change Order. Upon receipt of an executed Change Order, the CONTRACTOR shall promptly proceed with the Work involved which will be performed under the applicable conditions of the Contract Documents except as otherwise specifically provided. Changes in Contract Price and Contract Time shall be made in accordance with Articles 10 and 11. A Change Order shall be considered executed when it is signed by the DEPARTMENT.

9.5 Shop Drawing Variations:

Variations by shop drawings shall only be eligible for consideration under 9.4 when the conditions affecting the price, time, or responsibility are identified by the CONTRACTOR in writing and a request for a Change Order is submitted as per 6.20.4.

9.6 Changes Outside the General Scope; Supplemental Agreement:

Any change which is outside the general scope of the Contract, as determined by the Contracting Officer, must be authorized by a Supplemental Agreement signed by the appropriate representatives of the DEPARTMENT and the CONTRACTOR.

9.7 Unauthorized Work:

The CONTRACTOR shall not be entitled to an increase in the Contract Price or an extension of the Contract Time with respect to any work performed that is not required by the Contract Documents as amended, modified and supplemented as provided in this Article 9, except in the case of an emergency as provided in paragraph 6.19 and except in the case of uncovering Work as provided in paragraph 12.4.2.

9.8 Notification of Surety:

If notice of any change affecting the general scope of the Work or the provisions of the Contract Documents (including, but not limited to, Contract Price or Contract Time) is required by the provisions of any bond to be given to a Surety, the giving of any such notice will be the CONTRACTOR's responsibility, and the amount of each applicable bond will be adjusted accordingly.

9.9 Differing Site Conditions:

- 9.9.1 The CONTRACTOR shall promptly, and before such conditions are disturbed (except in an emergency as permitted by paragraph 6.19), notify the Contracting Officer in writing of: (1) subsurface or latent physical conditions at the site differing materially from those indicated in the Contract, and which could not have been discovered by a careful examination of the site, or (2) unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in this Contract. The Contracting Officer shall promptly investigate the conditions, and if the Contracting Officer finds that such conditions do materially so differ and cause an increase or decrease in the CONTRACTOR's cost of, or time required for, performance of this Contract, an adjustment shall be made and the Contract modified in writing accordingly. An adjustment in compensation shall be computed under Article 10.
- 9.9.2 Any claim for additional compensation by the CONTRACTOR under this clause shall be made in accordance with Article 15. In the event that the Contracting Officer and the CONTRACTOR are unable to reach an agreement concerning an alleged differing site condition, the CONTRACTOR will be required to keep an accurate and detailed record which will indicate the actual "cost of the Work" done under the alleged differing site condition. Failure to keep such a record shall be a bar to any recovery by reason of such alleged differing site conditions. The Contracting Officer shall be given the opportunity to supervise and check the keeping of such records.

9.10 Interim Work Authorization:

An Interim Work Authorization may be used to establish a change within the scope of the Work; however, only a Change Order shall establish associated changes in Contract Time and Price. Work authorized by Interim Work Authorization shall be converted to a Change Order. The basis of payment shall be as stated in the Interim Work Authorization, unless it states that the basis of payment has not been established and is to be negotiated, in which case the Cost of the Work shall be documented pursuant to Article 10.4, to establish a basis for negotiating a lump sum price for the Change Order.

00700-30 Revised: December 2011

ARTICLE 10- CONTRACT PRICE; COMPUTATION AND CHANGE

10.1 Contract Price:

The Contract Price constitutes the total compensation (subject to authorized adjustments) payable to the CONTRACTOR for performing the Work. All duties, responsibilities and obligations assigned to or undertaken by the CONTRACTOR shall be at his expense without change in the Contract Price. The Contract Price may only be changed by a Change Order or Supplemental Agreement.

10.2 Claim for Price Change:

Any claim for an increase or decrease in the Contract Price shall be submitted in accordance with the terms of Article 15, and shall not be allowed unless notice requirements of this Contract have been met.

10.3 Change Order Price Determination:

The value of any Work covered by a Change Order for an increase or decrease in the Contract Price shall be determined in one of the following ways:

- 10.3.1 Where the Work involved is covered by unit prices contained in the Contract Documents, by application of unit prices to the quantities of the items involved (subject to the provisions of subparagraphs 10.9.1 through 10.9.3, inclusive).
- 10.3.2 By mutual acceptance of a lump sum (fixed price) which includes overhead and profit. The lump sum (fixed price) shall be negotiated based on the estimated "cost of the Work" in accordance with Articles 10.4 and 10.5. The following maximum rates of cost markup (to cover both overhead and profit of the CONTRACTOR) shall be used in the negotiation of a Lump Sum Change Order:
 - a. For costs incurred under paragraphs 10.4.1 and 10.4.2, the CONTRACTOR's fee shall be twenty percent;
 - b. For costs incurred under paragraph 10.4.3, the CONTRACTOR's fee shall be ten percent; and if a subcontract is on the basis of "cost of the work" plus a fee, the maximum allowable to CONTRACTOR on account of overhead and profit for itself and all Subcontractors and multiple tiers thereof shall be fifteen percent of the cost incurred by the subcontractor actually performing the Work;
 - c. No fee shall be payable on the basis of costs itemized under paragraphs 10.4.4, 10.4.5 and 10.5;
 - d. The amount of credit to be allowed by the CONTRACTOR to the DEPARTMENT for any such change which results in a net decrease in cost will be the amount of the actual net decrease plus a deduction in CONTRACTOR's fee by an amount equal to twenty percent of the net decrease; and
 - e. When both additions and credits are involved in any one change, the adjustment in CONTRACTOR's fee shall be computed on the basis of the net change in accordance with paragraphs 10.3.2.a through 10.3.2.d, inclusive
- 10.3.3 When 10.3.1 and 10.3.2 are inapplicable, on the basis of the "cost of the Work" (determined as provided in paragraphs 10.4 and 10.5) plus a CONTRACTOR's fee for overhead and profit (determined as provided in paragraph 10.6).
- 10.3.4 Before a Change Order or Supplemental Agreement is Approved, the CONTRACTOR shall submit cost or pricing data regarding the changed or extra Work. The CONTRACTOR shall certify that the data submitted is, to his best knowledge and belief, accurate, complete and current as of a mutually determined specified date and that such data will continue to be accurate and complete during the performance of the changed or extra Work.

10.4 Cost of the Work:

The term "cost of the Work" means the sum of all costs necessarily incurred and paid by the CONTRACTOR in the proper performance of the Work. Except as otherwise may be agreed to in writing by the DEPARTMENT, such costs shall be in amount no higher than those prevailing in the locality of the Project, shall include only the following items and shall not include any of the costs itemized in subparagraph 10.5:

- 10.4.1 Payroll costs for employees in the direct employ of the CONTRACTOR in the performance of the Work under schedules of job classifications agreed upon by the DEPARTMENT and the CONTRACTOR. Payroll costs for employees not employed full time on the Work shall be apportioned on the basis of their time spent on the Work. Payroll costs shall be limited to, salaries and wages plus the cost of fringe benefits which shall include social security contributions, unemployment, excise and payroll taxes, workers' or workmen's compensation, health and retirement benefits, bonuses, sick leave, vacation and holiday pay applicable thereto. Such employees shall include manual workers up through the level of foreman but shall not include general foremen, superintendents, and non-manual employees. The expenses of performing Work after regular working hours, on Saturday, Sunday or legal holidays shall be included in the above to the extent authorized by the DEPARTMENT.
- 10.4.2 Cost of all materials and equipment furnished and incorporated or consumed in the Work, including costs of transportation and storage thereof, and Suppliers' field services required in connection therewith. All cash discounts shall accrue to the CONTRACTOR unless the DEPARTMENT deposits funds with the CONTRACTOR with which to make payments, in which case the cash discounts shall accrue to the DEPARTMENT. All trade discounts, rebates and refunds and all returns from sale of surplus materials and equipment shall accrue to the DEPARTMENT, and the CONTRACTOR shall make provisions so that they may be obtained.
- 10.4.3 Payments made by the CONTRACTOR to Subcontractors for Work performed by Subcontractors. If required by the DEPARTMENT, CONTRACTOR shall obtain competitive quotes from Subcontractors or Suppliers acceptable to the CONTRACTOR and shall deliver such quotes to the DEPARTMENT who will then determine which quotes will be accepted. If a subcontract provides that the Subcontractor is to be paid on the basis of "cost of the Work" plus a fee, the Subcontractor' "cost of the Work" shall be determined in the same manner as the CONTRACTOR's "cost of work" as described in paragraphs 10.4 through 10.5; and the Subcontractor's fee shall be established as provided for under subparagraph 10.6.2 clause b. All subcontracts shall be subject to the other provisions of the Contract Documents insofar as applicable.
- 10.4.4 Costs of special consultants (including but not limited to engineers, architects, testing laboratories, and surveyors) employed for services necessary for the completion of the Work.
- 10.4.5 Supplemental costs including the following:
 - a. The proportion of necessary transportation, travel and subsistence expenses of the CONTRACTOR's employees incurred in discharge of duties connected with the Work.
 - b. Cost, including transportation and maintenance, of all materials, supplies, equipment, machinery, appliances, office and temporary facilities at the site and hand tools not owned by the Workers, which are consumed in the performance of the Work, and cost less market value of such items used but not consumed which remain the property of the CONTRACTOR.
 - c. Rentals of all construction equipment and machinery and the parts thereof whether rented from the CONTRACTOR or others in accordance with rental agreements Approved by the DEPARTMENT and the costs of transportation, loading, unloading, installation, dismantling and removal thereof- all in accordance with terms of said rental agreements. The rental of any such equipment, machinery or parts shall cease when the use thereof is no longer necessary for the Work.

For any machinery or special equipment (other than small tools) which has been authorized by the Project

00700-32 Revised: December 2011

Manager, the CONTRACTOR shall receive the rental rates in the current edition and appropriate volume of the "Rental Rate Blue Book for Construction Equipment", published by Dataquest, Inc., 1290 Ridder Park Drive, San Jose, CA 95131. Hourly rental rates shall be determined as follows:

The established hourly rental rate shall be equal to the adjusted monthly rate for the basic equipment plus the adjusted monthly rate for applicable attachments, both divided by 176, and multiplied by the area adjustment factor, plus the estimated hourly operating cost.

The adjusted monthly rate is that resulting from application of the rate adjustment formula in order to eliminate replacement cost allowances in machine depreciation and contingency cost allowances.

Attachments shall not be included unless required for the time and materials work.

For equipment not listed in The Blue Book, the CONTRACTOR shall receive a rental rate as agreed upon before such work is begun. If agreement cannot be reached, the DEPARTMENT reserves the right to establish a rate based on similar equipment in the Blue Book or prevailing commercial rates in the area.

These rates shall apply for equipment used during the CONTRACTOR's regular shift of 10 hours per day. Where the equipment is used more than 10 hours per day, either on the CONTRACTOR's normal work or on time and materials, and either on single or multiple shifts, an overtime rate, computed as follows, shall apply:

The hourly overtime rate shall be equal to the adjusted monthly rate for the basic equipment plus the adjusted monthly rate for applicable attachments, both divided by 352, and multiplied by the area adjustment factor, plus the estimated hourly operating cost.

Equipment which must be rented or leased specifically for work required under this section shall be authorized in writing by the Project Manager. The CONTRACTOR shall be paid invoice price plus 15%.

When it is necessary to obtain equipment from sources beyond the project limits exclusively for time and materials, work, the actual cost of transferring the equipment to the site of the Work and return will be allowed as an additional item of expense. Where the move is made by common carrier, the move-in allowance will be limited to the amount of the freight bill or invoice. If the CONTRACTOR hauls the equipment with his own forces, the allowance will be limited to the rental rate for the hauling unit plus operator wages. In the event that the equipment is transferred under its own power, the moving allowance will be limited to one-half of the normal hourly rental rate plus operator's wages. In the event that the move-out is to a different location, payment will in no instance exceed the amount of the move-in. Move-in allowance shall not be made for equipment brought to the project for time and materials work which is subsequently retained on the project and utilized for completion of contract items, camp maintenance, or related work.

Equipment ordered to be on a stand-by basis shall be paid for at the stand-by rental rate for the number of hours in the CONTRACTOR'S normal work shift, but not to exceed 8 hours per day. The stand-by rental rate shall be computed as follows:

The hourly stand-by rate shall be equal to the adjusted monthly rate for the basic equipment plus the adjusted monthly rate for applicable attachments, both divided by 352, all multiplied by the area adjustment factor.

Time will be recorded to the nearest one-quarter hour for purposes of computing compensation to the CONTRACTOR for equipment utilized under these rates.

The equipment rates as determined above shall be full compensation, including overhead and profit, for providing the required equipment and no additional compensation will be made for other costs such as, but not limited to, fuels, lubricants, replacement parts or maintenance costs. Cost of repairs, both major and minor, as well as charges for mechanic's time utilized in servicing equipment to ready it for use prior to moving to the project and similar charges will not be allowed.

- d. Sales, consumer, use or similar taxes related to the Work, and for which the CONTRACTOR is liable, imposed by Regulatory Requirements.
- e. Deposits lost for causes other than negligence of the CONTRACTOR, any Subcontractor or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable, and royalty payments and fees for permits and licenses.
- f. Losses and damages (and related expenses), not compensated by insurance or otherwise, to the Work or otherwise sustained by the CONTRACTOR in connection with the performance and furnishing of the Work provided they have resulted from causes other than the negligence of the CONTRACTOR, any Subcontractor, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable. Such losses shall include settlements made with the written consent and Approval of the DEPARTMENT. No such losses, damages and expenses shall be included in the "cost of the Work" for the purpose of determining the CONTRACTOR's fee. If, however, any such loss or damage requires reconstruction and the CONTRACTOR is placed in charge thereof, the CONTRACTOR shall be paid for services a fee proportionate to that stated in paragraphs 10.6.2.a and 10.6.2.b.
- g. The cost of utilities, fuel and sanitary facilities at the site.
- h. Minor expenses such as telegrams, long distance telephone calls, telephone service at the site, expressage and similar petty cash items in connection with the Work.
- i. Cost of premiums for additional bonds and insurance required because of changes in the Work and premiums for property insurance coverage within the limits of the deductible amounts established by the DEPARTMENT in accordance with Article 5.

10.5 Excluded Costs:

The term "cost of the Work" shall not include any of the following:

- 10.5.1 Payroll costs and other compensation of CONTRACTOR's officers, executives, principals (of partnership and sole proprietorships), general managers, engineers, architects, estimators, attorneys, auditors, accountants, purchasing and contracting agency, expeditors, timekeepers, clerks and other personnel employed by CONTRACTOR whether at the site or in CONTRACTOR's principal or a branch office for general administration of the Work and not specifically included in the agreed upon schedule of job classifications referred to in paragraph 10.4.1 or specifically covered by paragraph 10.4.4 all of which are to be considered administrative costs covered by the CONTRACTOR's fee.
- 10.5.2 Expenses of CONTRACTOR's principal and branch offices other than CONTRACTOR's office at the site.
- 10.5.3 Any part of CONTRACTOR's capital expenses including interest on CONTRACTOR's capital employed for the Work and charges against CONTRACTOR for delinquent payments.
- 10.5.4 Cost of premiums for all bonds and for all insurance whether or not CONTRACTOR is required by the Contract Documents to purchase and maintain the same (except for the cost of premiums covered by subparagraph 10.4.5. 1 above).
- 10.5.5 Costs due to the negligence of CONTRACTOR, any Subcontractor, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable, including but not limited to, the correction of Defective Work, disposal of materials or equipment wrongly supplied and making good any damage to property.
- 10.5.6 Other overhead or general expense costs of any kind and the costs of any item not specifically and expressly included in paragraph 10.4.

00700-34 Revised: December 2011

10.6 CONTRACTOR's Fee:

The CONTRACTOR's fee allowed to CONTRACTOR for overhead and profit shall be determined as follows.

- 10.6.1 A mutually acceptable fixed fee; or if none can be agreed upon.
- 10.6.2 A fee based on the following percentages of the various portions of the "cost of the Work":
 - a. For costs incurred under paragraphs 10.4.1 and 10.4.2, the CONTRACTOR's fee shall be fifteen percent;
 - b. For costs incurred under paragraph 10.4.3, the CONTRACTOR's fee shall be ten percent; and if a subcontract is on the basis of "cost of the Work" plus a fee, the maximum allowable to CONTRACTOR on account of overhead and profit for itself and all Subcontractors and multiple tiers thereof shall be fifteen percent of the cost incurred by the subcontractor actually performing the Work;
 - c. No fee shall be payable on the basis of costs itemized under paragraphs 10.4.4, 10.4.5 and 10.5;
 - d. The amount of credit to be allowed by the CONTRACTOR to the DEPARTMENT for any such change which results in a net decrease in cost will be the amount of the actual net decrease plus a deduction in CONTRACTOR's fee by an amount equal to fifteen percent of the net decrease; and
 - e. When both additions and credits are involved in any one change, the adjustment in CONTRACTOR's fee shall be computed on the basis of the net change in accordance with paragraphs 10.6.2.a through 10.6.2.d, inclusive.

10.7 Cost Breakdown:

Whenever the cost of any Work is to be determined pursuant to paragraphs 10.4 and 10.5, the CONTRACTOR will submit in a form acceptable to the DEPARTMENT an itemized cost breakdown together with supporting data.

10.8 Cash Allowances:

It is understood that CONTRACTOR has included in the Contract Price all allowances so named in the Contract Documents and shall cause the Work so covered to be done by such Subcontractors or Suppliers and for such sums within the limit of the allowances as may be acceptable to the Contracting Officer. CONTRACTOR agrees that:

- 10.8.1 The allowances include the cost to CONTRACTOR (less any applicable trade discounts) of materials and equipment required by the allowances to be delivered at the site, and all applicable taxes; and
- 10.8.2 CONTRACTOR's cost for unloading and handling on the site, labor, installation costs, overhead, profit and other expenses contemplated for the allowances have been included in the Contract Price and not in the allowances. No demand for additional payment on account of any thereof will be valid.

Prior to final payment, an appropriate Change Order will be issued to reflect actual amounts due the CONTRACTOR on account of Work covered by allowances, and the Contract Price shall be correspondingly adjusted.

10.9 Unit Price Work:

10.9.1 Where the Contract Documents provide that all or part of the Work is to be Unit Price Work, initially the Contract Price will be deemed to include for all Unit Price Work an amount equal to the sum of the established unit prices for each separately identified item of Unit Price Work times the estimated quantity of each item as indicated in the Contract. The estimated quantities of items of Unit Price Work are not guaranteed and are solely for the purpose of comparison of bids and determining an initial Contract Price. Determinations of the actual quantities and classifications of Unit Price Work performed by the CONTRACTOR will be made by the

- DEPARTMENT in accordance with paragraph 10.10.
- 10.9.2 Each unit price will be deemed to include an amount considered by the CONTRACTOR to be adequate to cover the CONTRACTOR's overhead and profit for each separately identified item. If the "Basis of Payment" clause in the Contract Documents relating to any unit price in the bid schedule requires that the said unit price cover and be considered compensation for certain work or material essential to the item, this same work or material will not also be measured or paid for under any other pay item which may appear elsewhere in the Contract Documents.
- 10.9.3 Payment to the CONTRACTOR shall be made only for the actual quantities of Work performed and accepted or materials furnished, in conformance with the Contract Documents. When the accepted quantities of Work or materials vary from the quantities stated in the bid schedule, or change documents, the CONTRACTOR shall accept as payment in full, payment at the stated unit prices for the accepted quantities of Work and materials furnished, completed and accepted; except as provided below:
 - a. When the quantity of Work to be done or material to be furnished under any item, for which the total cost of the item exceeds 10% of the total Contract Price, is increased by more than 25 percent of the quantity stated in the bid schedule, or change documents, either party to the Contract, upon demand, shall be entitled to an equitable unit price adjustment on that portion of the Work above 125 percent of the quantity stated in the bid schedule.
 - b. When the quantity of Work to be done or material to be furnished under any major item, for which the total cost of the item exceeds 10% of the total Contract Price, is decreased by more than 25 percent of the quantity stated in the bid schedule, or change documents either party to the Contract, upon demand, shall be entitled to an equitable price adjustment for the quantity of Work performed or material furnished, limited to a total payment of not more than 75 percent of the amount originally bid for the item.

10.10 Determinations for Unit Prices:

The Contracting Officer will determine the actual quantities and classifications of Unit Price Work performed by the CONTRACTOR. The Contracting Officer will review with the CONTRACTOR preliminary determinations on such matters before finalizing the costs and quantities on the Schedule of Values. The Contracting Officer's acknowledgment thereof will be final and binding on the CONTRACTOR, unless, within 10 days after the date of any such decisions, the CONTRACTOR delivers to the Contracting Officer written notice of intention to appeal from such a decision.

00700-36 Revised: December 2011

ARTICLE 11- CONTRACT TIME; COMPUTATION AND CHANGE

11.1 Commencement of Contract Time; Notice to Proceed:

The Contract Time will commence to run on the day indicated in the Notice to Proceed.

11.2 Starting the Work:

No Work on Contract items shall be performed before the effective date of the Notice to Proceed. The CONTRACTOR shall notify the Contracting Officer at least 24 hours in advance of the time actual construction operations will begin. The CONTRACTOR may request a limited Notice to Proceed after Award has been made, to permit them to order long lead materials which could cause delays in Project completion. However, granting is within the sole discretion of the Contracting Officer, and refusal or failure to grant a limited Notice to Proceed shall not be a basis for claiming for delay, extension of time, or alteration of price.

11.3 Computation of Contract Time:

11.3.1 When the Contract Time is specified on a Calendar Day basis, all Work under the Contract shall be completed within the number of Calendar Days specified. The count of Contract Time begins on the day following receipt of the Notice to Proceed by the CONTRACTOR, if no starting day is stipulated therein.

Calendar Days shall continue to be counted against Contract Time until and including the date of Substantial Completion of the Work.

- 11.3.2 When the Contract completion time is specified as a fixed calendar date, it shall be the date of Substantial Completion.
- 11.3.3 The Contract Time shall be as stated on form 25D-9, Proposal.

11.4 Time Change:

The Contract Time may only be changed by a Change Order or Supplemental Agreement.

11.5 Extension Due to Delays:

The right of the CONTRACTOR to proceed shall not be terminated nor the CONTRACTOR charged with liquidated or actual damages because of delays to the completion of the Work due to unforeseeable causes beyond the control and without the fault or negligence of the CONTRACTOR, including, but not restricted to the following: acts of God or of the public enemy, acts of the DEPARTMENT in its contractual capacity, acts of another contractor in the performance of a contract with the DEPARTMENT, floods, fires, epidemics, quarantine restrictions, strikes, freight embargoes, unusually severe weather and delays of Subcontractors or Suppliers due to such causes. Any delay in receipt of materials on the site, caused by other than one of the specifically mentioned occurrences above, does not of itself justify a time extension, provided that the CONTRACTOR shall within twenty four (24) hours from the beginning of any such delay (unless the Contracting Officer shall grant a further period of the time prior to the date of final settlement of the Contract), notify the Contracting Officer in writing of the cause of delay. The Contracting Officer shall ascertain the facts and the extent of the delay and extend the time for completing the Work when the findings of fact justify such an extension.

11.6 Essence of Contract:

All time limits stated in the Contract Documents are of the essence of the Contract.

11.7 Reasonable Completion Time:

It is expressly understood and agreed by and between the CONTRACTOR and the DEPARTMENT that the date of

beginning and the time for Substantial Completion of the Work described herein are reasonable times for the completion of the Work.

11.8 Delay Damages:

Whether or not the CONTRACTOR's right to proceed with the Work is terminated, he and his Sureties shall be liable for damages resulting from his refusal or failure to complete the Work within the specified time.

Liquidated and actual damages for delay shall be paid by the CONTRACTOR or his Surety to the DEPARTMENT in the amount as specified in the Supplementary Conditions for each Calendar Day the completion of the Work or any part thereof is delayed beyond the time required by the Contract, or any extension thereof. If a listing of incidents resulting from a delay and expected to give rise to actual or liquidated damages is not established by the Contract Documents, then the CONTRACTOR and his Surety shall be liable to the DEPARTMENT for any actual damages occasioned by such delay. The CONTRACTOR acknowledges that the liquidated damages established herein are not a penalty but rather constitute an estimate of damages that the DEPARTMENT will sustain by reason of delayed completion. These liquidated and actual damages are intended as compensation for losses anticipated to arise, and include those items enumerated in the Supplementary Conditions.

These damages will continue to run both before and after termination in the event of default termination. These liquidated damages do not cover excess costs of completion or DEPARTMENT costs, fees, and charges related to reprocurement. If a default termination occurs, the CONTRACTOR or his Surety shall pay in addition to these damages, all excess costs and expenses related to completion as provided by Article 14.2.5.

00700-38 Revised: December 2011

ARTICLE 12 - QUALITY ASSURANCE

12.1 Warranty and Guaranty:

The CONTRACTOR warrants and guarantees to the DEPARTMENT that all Work will be in accordance with the Contract Documents and will not be Defective. Prompt notice of all defects shall be given to the CONTRACTOR. All Defective Work, whether or not in place, may be rejected, corrected or accepted as provided for in this article.

12.2 Access to Work:

The DEPARTMENT and the DEPARTMENT's representatives, testing agencies and governmental agencies with jurisdiction interests will have access to the Work at reasonable times for their observation, inspecting and testing. The CONTRACTOR shall provide proper and safe conditions for such access.

12.3 Tests and Inspections:

- 12.3.1 The CONTRACTOR shall give the Contracting Officer timely notice of readiness of the Work for all required inspections, tests or Approvals.
- 12.3.2 If Regulatory Requirements of any public body having jurisdiction require any Work (or part thereof) to specifically be inspected, tested or approved, the CONTRACTOR shall assume full responsibility therefor, pay all costs in connection therewith and furnish the Contracting Officer the required certificates of inspection, testing or approval. The CONTRACTOR shall also be responsible for and shall pay all costs in connection with any inspection or testing required in connection with DEPARTMENT's acceptance of a Supplier of materials or equipment proposed to be incorporated in the Work, or of materials or equipment submitted for Approval prior to the CONTRACTOR's purchase thereof for incorporation in the Work. The cost of all inspections, tests and approvals in addition to the above which are required by the Contract Documents shall be paid by the CONTRACTOR. The DEPARTMENT may perform additional tests and inspections which it deems necessary to insure quality control. All such failed tests or inspections shall be at the CONTRACTOR's expense.
- 12.3.4 If any Work (including the Work of others) that is to be inspected, tested or approved is covered without written concurrence of the Contracting Officer, it must, if requested by the Contracting Officer, be uncovered for observation. Such uncovering shall be at the CONTRACTOR's expense unless the CONTRACTOR has given the Contracting Officer timely notice of CONTRACTOR's intention to cover the same and the Contracting Officer has not acted with reasonable promptness in response to such notice.
- 12.3.5 Neither observations nor inspections, tests or Approvals by the DEPARTMENT or others shall relieve the CONTRACTOR from the CONTRACTOR's obligations to perform the Work in accordance with the Contract Documents.

12.4 Uncovering Work:

12.4.1 If any Work is covered contrary to the written request of the Contracting Officer, it must, if requested by the Contracting Officer, be uncovered for the Contracting Officer's observation and replaced at the CONTRACTOR's expense.

12.4.2 If the Contracting Officer considers it necessary or advisable that covered Work be observed inspected or tested, the CONTRACTOR, at the Contracting Officer's request, shall uncover, expose or otherwise make available for observation, inspection or testing as the Contracting Officer may require, that portion of the Work in question, furnishing all necessary labor, material and equipment. If it is found that such Work is Defective, the CONTRACTOR shall bear all direct, indirect and consequential costs of such uncovering, exposure, observation, inspection and testing and of satisfactory reconstruction, (including but not limited to fees and charges of engineers, architects, attorneys and other professionals) and the DEPARTMENT shall be entitled to an appropriate decrease in the Contract Price. If, however, such Work is not found to be Defective, the CONTRACTOR shall be allowed an increase in the Contract Price or an extension of the Contract Time, or both, directly attributable to such uncovering, exposure, observation, inspection, testing and reconstruction.

12.5 DEPARTMENT May Stop the Work:

If the Work is Defective, or the CONTRACTOR fails to supply suitable materials or equipment, or fails to furnish or perform the Work in such a way that the completed Work will conform to the Contract Documents, the Contracting Officer may order the CONTRACTOR to stop the Work, or any portion thereof, until the cause for such order has been eliminated; however, this right of the Contracting Officer to stop the Work shall not give rise to any duty on the part of the Contracting Officer to exercise this right for the benefit of the CONTRACTOR or any other party.

12.6 Correction or Removal of Defective Work:

If required by the Contracting Officer, the CONTRACTOR shall promptly, as directed, either correct all Defective Work, whether or not fabricated, installed or completed, or, if the Work has been rejected by the Contracting Officer, remove it from the site and replace it with Work which conforms to the requirements of the Contract Documents. The CONTRACTOR shall bear all direct, indirect and consequential costs of such correction or removal (including but not limited to fees and charges of engineers, architects, attorneys and other-professionals) made necessary thereby.

12.7 One Year Correction Period:

If within one year after the date of Substantial Completion of the relevant portion of the Work or such longer period of time as may be prescribed by Regulatory Requirements or by the terms of any applicable special guarantee required by the Contract Documents or by any specific provision of the Contract Documents, any Work is found to be Defective, the CONTRACTOR shall promptly, without cost to the DEPARTMENT and in accordance with the Contracting Officer's written instructions, either correct such Defective Work, or, if it has been rejected by the Contracting Officer, remove it from the site and replace it with conforming Work. If the CONTRACTOR does not promptly comply with the terms of such instructions, or in an emergency where delay would cause serious risk of loss or damage, the DEPARTMENT may have the Defective Work corrected or the rejected Work removed and replaced, and all direct, indirect and consequential costs of such removal and replacement (including but not limited to fees and charges of engineers, architects, attorneys and other professionals) will be paid by the CONTRACTOR. In special circumstances where a particular item of equipment is placed in continuous service for the benefit of the DEPARTMENT before Substantial Completion of all the Work, the correction period for that item may begin on an earlier date if so provided in the Specifications or by Change Order. Provisions of this paragraph are not intended to shorten the statute of limitations for bringing an action.

12.8 Acceptance of Defective Work:

Instead of requiring correction or removal and replacement of Defective Work, the Contracting Officer may accept Defective Work, the CONTRACTOR shall bear all direct, indirect and consequential costs attributable to the Contracting Officer's evaluation of and determination to accept such Defective Work (costs to include but not be limited to fees and charges of engineers, architects, attorneys and other professionals). If any such acceptance occurs prior to final payment, a Change Order will be issued incorporating the necessary revisions in the Contract Documents with respect to the Work; and the DEPARTMENT shall be entitled to an appropriate decrease in the Contract Price. If the DEPARTMENT has already made final payment to the CONTRACTOR, an appropriate amount shall be paid by the CONTRACTOR or his Surety to the DEPARTMENT.

00700-40 Revised: December 2011

12.9 DEPARTMENT May Correct Defective Work:

If the CONTRACTOR fails within a reasonable time after written notice from the Contracting Officer to proceed to correct Defective Work or to remove and replace rejected Work as required by the Contracting Officer in accordance with paragraph 12.6, or if the CONTRACTOR fails to perform the Work in accordance with the Contract Documents, or if the CONTRACTOR fails to comply with any other provision of the Contract Documents, the DEPARTMENT may, after 7 days' written notice to the CONTRACTOR, correct and remedy any such deficiency. In exercising the rights and remedies under this paragraph the DEPARTMENT shall proceed expeditiously. To the extent necessary to complete corrective and remedial action, the Contracting Officer may exclude the CONTRACTOR from all or part of the site, take possession of all or part of the Work, and suspend the CONTRACTOR's services related thereto, take possession of the CONTRACTOR's tools, appliances, construction equipment and machinery at the site and incorporate in the Work all materials-and equipment stored at the site or approved remote storage sites or for which the DEPARTMENT has paid the CONTRACTOR but which are stored elsewhere. The CONTRACTOR shall allow the Contracting Officer and his authorized representatives such access to the site as may be necessary to enable the Contracting Officer to exercise the rights and remedies under this paragraph. All direct, indirect and consequential costs of the DEPARTMENT in exercising such rights and remedies will be charged against the CONTRACTOR, and a Change Order will be issued incorporating the necessary revisions in the Contract Documents with respect to the Work; and the DEPARTMENT shall be entitled to an appropriate decrease in the Contract Price. Such direct, indirect and consequential costs will include but not be limited to fees and charges of engineers, architects, attorneys and other professionals, all court and arbitration costs and all costs of repair and replacement of work of others destroyed or damaged by correction, removal or replacement of the CONTRACTOR's Defective Work. The CONTRACTOR shall not be allowed an extension of time because of any delay in performance of the Work attributable to the exercise, by the Contracting Officer, of the DEPARTMENT's rights and remedies hereunder.

ARTICLE 13 -PAYMENTS TO CONTRACTOR AND COMPLETION

13.1 Schedule of Values:

The Schedule of Values established as provided in paragraph 6.6 will serve as the basis for progress payments and will be incorporated into a form of Application for Payment acceptable to the Contracting Officer. Progress payments on account of Unit Price Work will be based on the number of units completed.

13.2 Preliminary Payments:

Upon approval of the Schedule of Values the CONTRACTOR may be paid for direct costs substantiated by paid invoices and other prerequisite documents required by the General Requirements. Direct costs shall include the cost of bonds, insurance, approved materials stored on the site or at approved remote storage sites, deposits required by a Supplier prior to fabricating materials, and other approved direct mobilization costs substantiated as indicated above. These payments shall be included as a part of the total Contract Price as stated in the Contract.

13.3 Application for Progress Payment:

The CONTRACTOR shall submit to the Contracting Officer for review an Application for Payment filled out and signed by the CONTRACTOR covering the Work completed as of the date of the Application for Payment and accompanied by such supporting documentation as is required by the Contract Documents. Progress payments will be made as the Work progresses on a monthly basis.

13.4 Review of Applications for Progress Payment:

Contracting Officer will either indicate in writing a recommendation of payment or return the Application for Payment to the CONTRACTOR indicating in writing the Contracting Officer's reasons for refusing to recommend payment. In the latter case, the CONTRACTOR may make the necessary corrections and resubmit the Application for Payment.

13.5 Stored Materials and Equipment:

If payment is requested on the basis of materials and equipment not incorporated in the Work but delivered and suitably stored at the site or at another location agreed to in writing, the Application for Payment shall also be accompanied by a bill of sale, paid invoice or other documentation warranting that the DEPARTMENT has received the materials and equipment free and clear of all charges, security interests and encumbrances and evidence that the materials and equipment are covered by appropriate property insurance and other arrangements to protect the DEPARTMENT's interest therein, all of which will be Satisfactory to the Contracting Officer. No payment will be made for perishable materials that could be rendered useless because of long storage periods. No progress payment will be made for living plant materials until planted.

13.6 CONTRACTOR's Warranty of Title:

The CONTRACTOR warrants and guarantees that title to all Work, materials and equipment covered by any Application for Payment, whether incorporated in the Project or not, will pass to the DEPARTMENT no later than the time of payment free and clear of any claims, liens, security interests and further obligations.

13.7 Withholding of Payments:

The DEPARTMENT may withhold or refuse payment for any of the reasons listed below provided it gives written notice of its intent to withhold and of the basis for withholding:

13.7. 1 The Work is Defective, or completed Work has been damaged requiring correction or replacement, or has been installed without Approval of Shop Drawings, or by an unapproved Subcontractor, or for unsuitable storage of materials and equipment.

00700-42 Revised: December 2011

- 13.7.2 The Contract Price has been reduced by Change Order,
- 13.7.3 The DEPARTMENT has been required to correct Defective Work or complete Work in accordance with paragraph 12.9.
- 13.7.4 The DEPARTMENT's actual knowledge of the occurrence of any of the events enumerated in paragraphs 14.2.1. a through 14.2.1.k inclusive.
- 13.7.5 Claims have been made against the DEPARTMENT or against the funds held by the DEPARTMENT on account of the CONTRACTOR's actions or inactions in performing this Contract, or there are other items entitling the DEPARTMENT to a set off.
- 13.7.6 Subsequently discovered evidence or the results of subsequent inspections or test, nullify any previous payments for reasons stated in subparagraphs 13.7.1 through 13.7.5.
- 13.7.7 The CONTRACTOR has failed to fulfill or is in violation of any of his obligations under any provision of this Contract.

13.8 Retainage:

At any time the DEPARTMENT finds that satisfactory progress is not being made it may in addition to the amounts withheld under 13.7 retain a maximum amount equal to 10% of the total amount earned on all subsequent progress payments. This retainage may be released at such time as the Contracting Officer finds that satisfactory progress is being made.

13.9 Request for Release of Funds:

If the CONTRACTOR believes the basis for withholding is invalid or no longer exists, immediate written notice of the facts and Contract provisions on which the CONTRACTOR relies, shall be given to the DEPARTMENT, together with a request for release of funds and adequate documentary evidence proving that the problem has been cured. In the case of withholding which has occurred at the request of the Department of Labor, the CONTRACTOR shall provide a letter from the Department of Labor stating that withholding is no longer requested. Following such a submittal by the CONTRACTOR, the DEPARTMENT shall have a reasonable time to investigate and verify the facts and seek additional assurances before determining whether release of withheld payments is justified.

13.10 Substantial Completion:

When the CONTRACTOR considers the Work ready for its intended use the CONTRACTOR shall notify the Contracting Officer in writing that the Work or a portion of Work which has been specifically identified in the Contract Documents is substantially complete (except for items specifically listed by the CONTRACTOR as incomplete) and request that the DEPARTMENT issue a certificate of Substantial Completion. Within a reasonable time thereafter, the Contracting Officer, the CONTRACTOR and appropriate Consultant(s) shall make an inspection of the Work to determine the status of completion. If the Contracting Officer does not consider the Work substantially complete, the Contracting Officer will notify the CONTRACTOR in writing giving the reasons therefor. If the Contracting Officer considers the Work substantially complete, the Contracting Officer will within fourteen days execute and deliver to the CONTRACTOR a certificate of Substantial Completion with tentative list of items to be completed or corrected. At the time of delivery of the certificate of Substantial Completion the Contracting Officer will deliver to the CONTRACTOR a written division of responsibilities pending Final Completion with respect to security, operation, safety, maintenance, heat, utilities, insurance and warranties which shall be consistent with the terms of the Contract Documents.

The DEPARTMENT shall be responsible for all DEPARTMENT costs resulting from the initial inspection and the first re-inspection, the CONTRACTOR shall pay all costs incurred by the DEPARTMENT resulting from re-

inspections, thereafter.

13.11 Access Following Substantial Completion:

The DEPARTMENT shall have the right to exclude the CONTRACTOR from the Work after the date of Substantial Completion, but the DEPARTMENT shall allow CONTRACTOR reasonable access to complete or correct items on the tentative list.

13.12 Final Inspection:

Upon written notice from the CONTRACTOR that the entire Work or an agreed portion thereof is complete, the Contracting Officer will make a final inspection with the CONTRACTOR and appropriate Consultant(s) and will notify the CONTRACTOR in writing of all particulars in which this inspection reveals that the Work is incomplete or Defective. The CONTRACTOR shall immediately take such measures as are necessary to remedy such deficiencies. The CONTRACTOR shall pay for all costs incurred by the DEPARTMENT resulting from reinspections.

13.13 Final Completion and Application for Payment:

After the CONTRACTOR has completed all such corrections to the satisfaction of the Contracting Officer and delivered all schedules, guarantees, bonds, certificates of payment to all laborers, Subcontractors and Suppliers, and other documents - all as required by the Contract Documents; and after the Contracting Officer has indicated in writing that the Work has met the requirements for Final Completion, and subject to the provisions of paragraph 13.18, the CONTRACTOR may make application for final payment following the procedure for progress payments. The final Application for Payment shall be accompanied by all remaining certificates, warranties, guarantees, releases, affidavits, and other documentation required by the Contract Documents.

13.14 Final Payment:

- 13.14.1 If on the basis of the Contracting Officer's observation of the Work during construction and final inspection, and the Contracting Officer's review of the final Application for Payment and accompanying documentation-all as required by the Contract Documents; and the Contracting Officer is satisfied that the Work has been completed and the CONTRACTOR's other obligations under the Contract Documents have been fulfilled, the DEPARTMENT will process final Application for Payment. Otherwise, the Contracting Officer will return the Application for Payment to the CONTRACTOR, indicating in writing the reasons for refusing to process final payment, in which case the CONTRACTOR shall make the necessary corrections and resubmit the final Application for Payment.
- 13.14.2 If, through no fault of the CONTRACTOR, Final Completion of the Work is significantly delayed, the Contracting Officer shall, upon receipt of the CONTRACTOR's final Application for Payment, and without terminating the Contract, make payment of the balance due for that portion of the Work fully completed and accepted. If the remaining balance to be held by the DEPARTMENT for Work not fully completed or corrected is less than the retainage provided for in paragraph 13.9, and if bonds have been furnished as required in paragraph 5.1, the written consent of the Surety to the payment of the balance due for that portion of the Work fully completed and accepted shall be submitted by the CONTRACTOR to the DEPARTMENT with the application for such payment. Such payment shall be made under the terms and conditions governing fmal payment, except that it shall not constitute a waiver of claims.

13.15 Final Acceptance:

Following certification of payment of payroll and revenue taxes, and final payment to the CONTRACTOR, the DEPARTMENT will issue a letter of Final Acceptance, releasing the CONTRACTOR from further obligations under the Contract, except as provided in paragraph 13.17.

00700-44 Revised: December 2011

13.16 CONTRACTOR's Continuing Obligation:

The CONTRACTOR's obligation to perform and complete the Work and pay all laborers, Subcontractors, and materialmen in accordance with the Contract Documents shall be absolute. Neither any progress or final payment by the DEPARTMENT, nor the issuance of a certificate of Substantial Completion, nor any use or occupancy of the Work or any part thereof by the DEPARTMENT or Using Agency, nor any act of acceptance by the DEPARTMENT nor any failure to do so, nor any review and Approval of a Shop Drawing or sample submission, nor any correction of Defective Work by the DEPARTMENT will constitute an acceptance of Work not in accordance with the Contract Documents or a release of the CONTRACTOR's obligation to perform the Work in accordance with the Contract Documents.

When it is anticipated that restarting, testing, adjusting, or balancing of systems will be required following Final Acceptance and said requirements are noted in Section(s) 01650, such Work shall constitute a continuing obligation under the Contract.

13.17 Waiver of Claims by CONTRACTOR:

The making and acceptance of final payment will constitute a waiver of all claims by the CONTRACTOR against the DEPARTMENT other than those previously made in writing and still unsettled.

13.18 No Waiver of Legal Rights:

The DEPARTMENT shall not be precluded or be estopped by any payment, measurement, estimate, or certificate made either before or after the completion and acceptance of the Work and payment therefor, from showing the true amount and character of the Work performed and materials furnished by the CONTRACTOR, nor from showing that any payment, measurement, estimate or certificate is untrue or is incorrectly made, or that the Work or materials are Defective. The DEPARTMENT shall not be precluded or estopped, notwithstanding any such measurement, estimate, or certificate and payment in accordance therewith, from recovering from the CONTRACTOR or his Sureties, or both, such damages as it may sustain by reason of his failure to comply with requirements of the Contract Documents. Neither the acceptance by the DEPARTMENT, or any representative of the DEPARTMENT, nor any payment for or acceptance of the whole or any part of the Work, nor any extension of the Contract Time, nor any possession taken by the DEPARTMENT, shall operate as a waiver of any portion of the Contract or of any power herein reserved, or of any right to damages. A waiver by the DEPARTMENT of any breach of the Contract shall not be held to be a waiver of any other subsequent breach.

ARTICLE 14- SUSPENSION OF WORK, DEFAULT AND TERMINATION

14.1 DEPARTMENT May Suspend Work:

- 14.1.1 The DEPARTMENT may, at any time, suspend the Work or any portion thereof by notice in writing to the CONTRACTOR. If the Work is suspended without cause the CONTRACTOR shall be allowed an increase in the Contract Price or an extension of the Contract Time, or both, directly attributable to any suspension if the CONTRACTOR makes an Approved claim therefor as provided in Article 15. However, no adjustment shall be made under this clause for any suspension, delay, or interruption to the extent that suspension is due to the fault or negligence of the CONTRACTOR, or that suspension is necessary for Contract compliance, or that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the CONTRACTOR.
- 14.1.2 In case of suspension of Work, the CONTRACTOR shall be responsible for preventing damage to or loss of any of the Work already performed and of all materials whether stored on or off the site or Approved remote storage sites.

14.2 Default of Contract:

- 14.2.1 The Contracting Officer may give the CONTRACTOR and its surety a written Notice to Cure Default if the CONTRACTOR:
 - a. fails to begin work in the time specified,
 - b. fails to use sufficient resources to assure prompt completion of the Work,
 - c. performs the Work unsuitably or neglects or refuses to remove and replace rejected materials or work,
 - d. stops work,
 - e. fails to resume stopped work after receiving notice to do so,
 - f. becomes insolvent (except that if the CONTRACTOR declares bankruptcy, termination will be under Title 11 US Code 362 and/or 365. The CONTRACTOR'S bankruptcy does not relieve the surety of any obligations to assume the Contract and complete the Work in a timely manner.
 - g. Allows any final judgment to stand against him unsatisfied for period of 60 days, or
 - h. Makes an assignment for the benefit of creditors without the consent of the Contracting Officer, or
 - i. Disregards Regulatory Requirements of any public body having jurisdiction, or
 - j. Otherwise violates in any substantial way any provisions of the Contract Documents, or
 - k. fails to comply with Contract minimum wage payments or civil rights requirements, or
 - 1. is a party to fraud, deception, misrepresentation, or
 - m. for any cause whatsoever, fails to carry on the Work in an acceptable manner.
- 14.2.2 The Notice to Cure Default will detail the conditions determined to be in default, the time within which to cure the default and may, in the Contracting Officer's discretion, specify the actions necessary to cure the default. Failure to cure the delay, neglect or default within the time specified in the Contracting Officer's written notice to cure authorizes the DEPARTMENT to terminate the contract. The Contracting Officer may allow more time to cure than originally stated in the Notice to Cure Default if he deems it to be in the best interests of the DEPARTMENT. The DEPARTMENT will provide the CONTRACTOR or its surety with a written Notice of Default Termination that details the default and the failure to cure it.
- 14.2.3 If the CONTRACTOR or its Surety, within the time specified in the above notice of default, shall not proceed in accordance therewith, then the DEPARTMENT may, upon written notification from the Contracting Officer of the fact of such delay, neglect or default and the CONTRACTOR's failure to comply with such notice, have full power and authority without violating the Contract, to take the prosecution of the Work out of the hands of the CONTRACTOR. The DEPARTMENT may terminate the services of the CONTRACTOR, exclude the CONTRACTOR from the site and take possession of the Work and of all the CONTRACTOR's tools, appliances, construction equipment and machinery at the site and use the same to the full extent they could be

00700-46 Revised: December 2011

used by the CONTRACTOR (without liability to the CONTRACTOR for trespass or conversion), incorporate in the Work all materials and equipment stored at the site or for which the DEPARTMENT has paid the CONTRACTOR but which are stored elsewhere, and finish the Work as the DEPARTMENT may deem expedient. The DEPARTMENT may enter into an agreement for the completion of said Contract according to the terms and provisions thereof, or use such other methods that in the opinion of the Contracting Officer are required for the completion of said Contract in an acceptable manner.

- 14.2.4 The Contracting Officer may, by written notice to the CONTRACTOR and its Surety or its representative, transfer the employment of the Work from the CONTRACTOR to the Surety, or if the CONTRACTOR abandons the Work undertaken under the Contract, the Contracting Officer may, at its option with written notice to the Surety and without any written notice to the CONTRACTOR, transfer the employment for said Work directly to the Surety. The Surety shall submit its plan for completion of the Work, including any contracts or agreements with third parties for such completion, to the DEPARTMENT for approval prior to beginning completion of the Work. Approval of such contracts shall be in accordance with all applicable requirements and procedures for approval of subcontracts as stated in the Contract Documents.
- 14.2.5 After the notice of termination is issued, the DEPARTMENT may take over the Work and complete it by contract or otherwise and may take possession of and use materials, appliances, equipment or plant on the Work site necessary for completing the Work.
- 14.2.6 Rather than taking over the Work itself, the DEPARTMENT may transfer the obligation to perform the Work from the CONTRACTOR to its surety. The surety must submit its plan for completion of the Work, including any contracts or agreements with third parties for completion, to the DEPARTMENT for approval prior to beginning work. The surety must follow the Contract requirements for approval of subcontracts, except that the limitation on percent of work subcontracted will not apply.
- 14.2.7 On receipt of the transfer notice, the surety must take possession of all materials, tools, and appliances at the Work site, employ an appropriate work force, and complete the Contract work, as specified. The Contract specifications and requirements shall remain in effect. However the DEPARTMENT will make subsequent Contract payments directly to the Surety for work performed under the terms of the Contract. The CONTRACTOR shall forfeit any right to claim for the same work or any part thereof. The CONTRACTOR shall not be entitled to receive any further balance of the amount to be paid under the Contract.
- 14.2.8 Upon receipt of the notice terminating the services of the CONTRACTOR, the Surety shall enter upon the premises and take possession of all materials, tools, and appliances thereon for the purpose of completing the Work included under the Contract and employ by contract or otherwise any person or persons to finish the Work and provide the materials therefore, without termination of the continuing full force and effect of this Contract. In case of such transfer of employment to the Surety, the Surety shall be paid in its own name on estimates covering Work subsequently performed under the terms of the Contract and according to the terms thereof without any right of the CONTRACTOR to make any claim for the same or any part thereof.
- 14.2.9 If the Contract is terminated for default, the CONTRACTOR and the Surety shall be jointly and severally liable for damages for delay as provided by paragraph 11.8, and for the excess cost of completion, and all costs and expenses incurred by the DEPARTMENT in completing the Work or arranging for completion of the Work, including but not limited to costs of assessing the Work to be done, costs associated with advertising, soliciting or negotiating for bids or proposals for completion, and other reprocurement costs. Following termination the CONTRACTOR shall not be entitled to receive any further balance of the amount to be paid under the Contract until the Work is fully finished and accepted, at which time if the unpaid balance exceeds the amount due the DEPARTMENT and any amounts due to persons for whose benefit the DEPARTMENT has withheld funds, such excess shall be paid by the DEPARTMENT to the CONTRACTOR. If the damages, costs, and expenses due the DEPARTMENT exceed the unpaid balance, the CONTRACTOR and its Surety shall pay the difference.
- 14.2.10 If, after notice of termination of the CONTRACTOR's right to proceed under the provisions of this clause, it is determined for any reason that the CONTRACTOR was not in default under the provisions of this clause, or that the delay was excusable under the provisions of this clause, or that termination was wrongful, the rights and obligations of the parties shall be determined in accordance with the clause providing for convenience termination.

14.3 Rights or Remedies:

Where the CONTRACTOR's services have been so terminated by the DEPARTMENT, the termination will not affect any rights or remedies of the DEPARTMENT against the CONTRACTOR then existing or which may thereafter accrue. Any retention or payment of moneys due the CONTRACTOR by the DEPARTMENT will not release the CONTRACTOR from liability.

14.4 Convenience Termination:

- 14.4.1 The performance of the Work may be terminated by the DEPARTMENT in accordance with this section in whole or in part, whenever, for any reason the Contracting Officer shall determine that such termination is in the best interest of the DEPARTMENT. Any such termination shall be effected by-delivery to the CONTRACTOR of a Notice of Termination, specifying termination is for the convenience of the DEPARTMENT the extent to which performance of Work is terminated, and the date upon which such termination becomes effective.
- 14.4.2 Immediately upon receipt of a Notice of Termination and except as otherwise directed by the Contracting Officer, the CONTRACTOR shall:
 - a. Stop Work on the date and to the extent specified in the Notice of Termination;
 - b. Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the Work as is not terminated;
 - c. Terminate all orders and subcontracts to the extent that they relate to the performance of Work terminated by the Notice of Termination;
 - d. With the written Approval of the Contracting Officer, to the extent he may require, settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, the cost of which would be reimbursable, in whole, or in part, in accordance with the provisions of the Contract;
 - e. Submit to the Contracting Officer a list, certified as to quantity and quality, of any or all items of termination inventory exclusive of items the disposition of which had been directed or authorized by the Contracting Officer;
 - f. Transfer to the Contracting Officer the completed or partially completed record drawings, Shop Drawings, information, and other property which, if the Contract had been completed, would be required to be furnished to the DEPARTMENT;
 - g. Take such action as may be necessary, or as the Contracting Officer may direct, for the protection and preservation of the property related to the Contract which is in the possession of the CONTRACTOR and in which the DEPARTMENT has or may acquire any interest.

The CONTRACTOR shall proceed immediately with the performance of the above obligations.

- 14.4.3 When the DEPARTMENT orders termination of the Work effective on a certain date, all Work in place as of that date will be paid for in accordance with Article 13 of the Contract. Materials required for completion and on hand but not incorporated in the Work will be paid for at invoice cost plus 15% with materials becoming the property of the DEPARTMENT- or the CONTRACTOR may retain title to the materials and be paid an agreed upon lump sum. Materials on order shall be cancelled, and the DEPARTMENT shall pay reasonable factory cancellation charges with the option of taking delivery of the materials in lieu of payment of cancellation charges. The CONTRACTOR shall be paid 10% of the cost; freight not included, of materials cancelled, and direct expenses only for CONTRACTOR chartered freight transport which cannot be cancellation without charges, to the extent that the CONTRACTOR can establish them. The extra costs due to cancellation of bonds and insurance and that part of job start-up and phase-out costs not amortized by the amount of Work accomplished shall be paid by the DEPARTMENT. Charges for loss of profit or consequential damages shall not be recoverable except as provided above.
 - a. The following costs are not payable under a termination settlement agreement or Contracting Officer's determination of the termination claim:
 - 1. Loss of anticipated profits or consequential or compensatory damages

00700-48 Revised: December 2011

- Unabsorbed home office overhead (also termed "General & Administrative Expense") related to ongoing business operations
- 3. Bidding and project investigative costs
- 4. Direct costs of repairing equipment to render it operable for use on the terminated work
- 14.4.4 The termination claim shall be submitted promptly, but in no event later than 90 days from the effective date of termination, unless extensions in writing are granted by the Contracting Officer upon written request of the CONTRACTOR made within the 90-day period. Upon failure of the CONTRACTOR to submit his termination claim within the time allowed, the Contracting Officer may determine, on the basis of information available to him, the amount, if any, due to the CONTRACTOR by reason of the termination and shall thereupon pay to the CONTRACTOR the amount so determined.
- 14.4.5 The CONTRACTOR and the Contracting Officer may agree upon whole or any part of the amount or amounts to be paid to the CONTRACTOR by reason of the total or partial termination of Work pursuant to this section. The Contract shall be amended accordingly, and the CONTRACTOR shall be paid the agreed amount.
- 14.4.6 In the event of the failure of the CONTRACTOR and the Contracting Officer to agree in whole or in part, as provided heretofore, as to the amounts with respect to costs to be paid to the CONTRACTOR in connection with the termination of the Work the Contracting Officer shall determine, on the basis of information available to him, the amount, if any, due to the CONTRACTOR by reason of the termination and shall pay to the CONTRACTOR the amount determined as follows:
 - a. All costs and expenses reimbursable in accordance with the Contract not previously paid to the CONTRACTOR for the performance of the Work prior to the effective date of the Notice of Termination;
 - b. So far as not included under "a" above, the cost of settling and paying claims arising out of the termination of the Work under subcontracts or orders which are properly chargeable to the terminated portions of the Contract;
 - c. So far as practicable, claims by the CONTRACTOR for idled or stand-by equipment shall be made as follows: Equipment claims will be reimbursed as follows:
 - Contractor-owned equipment usage, based on the CONTRACTOR'S ownership and operating costs for each piece of equipment as determined from the CONTRACTOR'S accounting records. Under no circumstance, may the CONTRACTOR base equipment claims on published rental rates.
 - 2. Idle or stand-by time for Contractor-owned equipment, based on the CONTRACTOR'S internal ownership and depreciation costs. Idle or stand-by equipment time is limited to the actual period of time equipment is idle or on stand-by as a direct result of the termination, not to exceed 30 days. Operating expenses will not be included for payment of idle or stand-by equipment time.
 - 3. Rented equipment, based on reasonable, actual rental costs. Equipment leased under "capital leases" as defined in Financial Accounting Standard No. 13 will be considered Contractor-owned equipment. Equipment leased from an affiliate, division, subsidiary or other organization under common control with the CONTRACTOR will be considered Contractor-owned equipment, unless the lessor has an established record of leasing to unaffiliated lessees at competitive rates consistent with the rates the CONTRACTOR has agreed to pay and no more than forty percent of the lessor's leasing business, measured in dollars, is with organizations affiliated with the lessor.
- 14.4.7 The CONTRACTOR shall have the right of appeal under the DEPARTMENT's claim procedures, as defined in Article 15, for any determination made by the Contracting Officer, except if the CONTRACTOR has failed to submit his claim within the time provided and has failed to request extension of such time, CONTRACTOR shall have no such right of appeal. In arriving at the amount due the CONTRACTOR under this section, there shall be deducted:
 - a. All previous payments made to the CONTRACTOR for the performance of Work under the Contract prior to termination;
 - b. Any claim for which the DEPARTMENT may have against the CONTRACTOR;
 - c. The agreed price for, or the proceeds of sale of, any materials, supplies, or other things acquired by the

- CONTRACTOR or sold pursuant to the provisions of this section and not otherwise recovered by or credited to the DEPARTMENT; and,
- d. All progress payments made to the CONTRACTOR under the provisions of this section.
- 14.4.8 Where the Work has been terminated by the DEPARTMENT said termination shall not affect or terminate any of the rights of the DEPARTMENT against the CONTRACTOR or his Surety then existing or which may thereafter accrue because of such default. Any retention or payment of monies by the DEPARTMENT due to the CONTRACTOR under the terms of the Contract shall not release the CONTRACTOR or its Surety from liability.
- 14.4.9 The CONTRACTOR's termination claim may not include claims that pre dated the notice for termination for convenience. Those claims shall be prosecuted by the CONTRACTOR under Article 15.
- 14.4.10 The CONTRACTOR'S termination claim may not exceed the total dollar value of the contract as awarded plus agreed upon change orders less the amounts that have been paid for work completed.
 - a. Unless otherwise provided for in the Contract Documents, or by applicable statute, the CONTRACTOR, from the effective date of termination and for a period of three years after final settlement under this Contract, shall preserve and make available to the DEPARTMENT at all reasonable times at the office of the CONTRACTOR, all its books, records, documents, and other evidence bearing on the cost and expenses of the CONTRACTOR under his Contract and relating to the Work terminated hereunder.
 - b. <u>Definitions</u>. In this Subsection 108-1.09, the term "cost" and the term "expense" mean a monetary amount in U.S. Dollars actually incurred by the CONTRACTOR, actually reflected in its contemporaneously maintained accounting or other financial records and supported by original source documentation.
 - c. Cost Principles. The DEPARTMENT may use the federal cost principles at 48 CFR §§ 31.201-1 to 31.205-52 (or succeeding cost principles for fixed price contracts) as guidelines in determining allowable costs under this Subsection to the extent they are applicable to construction contracts and consistent with the specifications of this Contract. The provisions of this contract control where they are more restrictive than, or inconsistent with, these federal cost principles."

00700-50 Revised: December 2011

ARTICLE 15 - CLAIMS FOR ADJUSTMENT AND DISPUTES

15.1 Notification

- 15.1.1 The CONTRACTOR shall notify the DEPARTMENT in writing as soon as the CONTRACTOR becomes aware of any act or occurrence which may form the basis of a claim for additional compensation or an extension of Contract Time or of any dispute regarding a question of fact or interpretation of the Contract. The DEPARTMENT has no obligation to investigate any fact or occurrence that might form the basis of a claim or to provide any additional compensation or extension of Contract Time unless the CONTRACTOR has notified the DEPARTMENT in writing in a timely manner of all facts the CONTRACTOR believes form the basis for the claim.
- 15.1.2 If the CONTRACTOR believes that he is entitled to an extension of Contract Time, then the CONTRACTOR must state the contract section on which he basis his extension request, provide the DEPARTMENT with sufficient information to demonstrate that the CONTRACTOR has suffered excusable delay, and show the specific amount of time to which the CONTRACTOR is entitled. The DEPARTMENT will not grant an extension of Contract Time if the CONTRACTOR does not timely submit revised schedules under Section 13.10.
- 15.1.3 If the matter is not resolved by agreement within 7 days, the CONTRACTOR shall submit an Intent to Claim, in writing, to the DEPARTMENT within the next 14 days.
- 15.1.4 If the CONTRACTOR believes additional compensation or time is warranted, then he must immediately begin keeping complete, accurate, and specific daily records concerning every detail of the potential claim including actual costs incurred. The CONTRACTOR shall provide the DEPARTMENT access to any such records and furnish the DEPARTMENT copies, if requested. Equipment costs must be based on the CONTRACTOR's internal rates for ownership, depreciation, and operating expenses and not on published rental rates. In computing damages, or costs claimed for a change order, or for any other claim against the DEPARTMENT for additional time, compensation or both, the CONTRACTOR must prove actual damages based on internal costs for equipment, labor or efficiencies. Total cost, modified total cost or jury verdict forms of presentation of damage claims are not permissible to show damages. Labor inefficiencies must be shown to actually have occurred and can be proven solely based on job records. Theoretical studies are not a permissible means of showing labor inefficiencies. Home office overhead will not be allowed as a component of any claim against the DEPARTMENT.
- 15.1.5 If the claim or dispute is not resolved by the DEPARTMENT, then the CONTRACTOR shall submit a written Claim to the Contracting Officer within 90 days after the CONTRACTOR becomes aware of the basis of the claim or should have known the basis of the claim, whichever is earlier. The Contracting Officer will issue written acknowledge of the receipt of the Claim.
- 15.1.6 The CONTRACTOR waives any right to claim if the DEPARTMENT was not notified properly or afforded the opportunity to inspect conditions or monitor actual costs or if the Claim is not filed on the date required.

15.2 Presenting the Claim

- 15.2.1 The Claim must include all of the following:
 - a. The act, event, or condition the claim is based on
 - b. The Contract provisions which apply to the claim and provide relief
 - c. The item or items of Contract work affected and how they are affected
 - d. The specific relief requested, including Contract Time if applicable, and the basis upon which it was calculated
 - e. A statement certifying that the claim is made in good faith, that the supporting cost and pricing data are accurate and complete to the best of your knowledge and belief, and that the amount requested accurately reflects the Contract adjustment which the CONTRACTOR believes is due.

15.3 Claim Validity, Additional Information, and DEPARTMENT's Action

- 15.3.1 The Claim, in order to be valid, must not only show that the CONTRACTOR suffered damages or delay but that it was caused by the act, event, or condition complained of and that the Contract provides entitlement to relief for such act, event, or condition.
- 15.3.2 The DEPARTMENT can make written request to the CONTRACTOR at any time for additional information relative to the Claim. The CONTRACTOR shall provide the DEPARTMENT the additional information within 30 days of receipt of such a request. Failure to furnish the additional information may be regarded as a waiver of the Claim.

15.4 Contracting Officer's Decision

The CONTRACTOR will be furnished the Contracting Officer's Decision within 90 days, unless the Contracting Officer requests additional information or gives the CONTRACTOR notice that the time for issuing a decision is being extended for a specified period under AS 36.30.620. The Contracting Officer's decision is final and conclusive unless, within 14 days of receipt of the decision, the CONTRACTOR delivers a Notice of . Appeal to the Appeals Officer. Procedures for appeals are covered under AS 36.30.625 and AS 36.30.630.

15.5 Fraud and Misrepresentation in Making Claims

Criminal and Civil penalties authorized under AS 36.30.687 (including, but not limited to, forfeiture of all claimed amounts) may be imposed on the CONTRACTOR if the CONTRACTOR makes or uses a misrepresentation in support of a claim or defraud or attempt to defraud the DEPARTMENT at any stage of prosecuting a claim under this Contract.

00700-52 Revised: December 2011

INDEX TO GENERAL CONDITIONS

A	Article or Paragraph Number
Acceptance oflnsurance	5.4
Access to the Work	8.2; 13.11; 12.2
Actual Damages	11.8
Addenda-definition of	Article 1
Advertisement - definition of	Article 1
Alaska Agricultural/Wood Products	7.12.3
Alaska Bidder- definition of	7.12.1
Alaska Preferences	7.12
Alaska Products	7.12.2
Application for Payment-definition of	Article 1
Application for Payment, Final	13.13
Application for Progress Payment	13.3
Application for Progress Payment-review of	13.4
Approved or Approval definition of	Article 1
Authorized Minor Variations of Work	9.3.2
Availability of Lands	4.1
Award-defined	Article 1
В	
Before Starting Construction	11.2
Bid Bonds-definition of	Article 1
Bidder-definition of	Article 1
Bonds and insurances-in general	Article 5
Bonds, Delivery of	5.1
Bonds, Performance and Other	5.2

Builder's Risk Insurance ("ALL RISK")	5.4.2.d
c	
Cash Allowances	10.8
Change Order-definition of	Article 1
Change Orders-to be executed	.9.4
Changes in the Work	9.1
Claims, Waiver of Final Payment	. 13.17
Clarifications and Interpretations.	2.2.1.d; 3.6
Cleaning	6.5
Completion, Final	13.14
Completion, Substantia1	13.10
Conferences, Preconstruction – definition of	Article 1
Conflict, Error, Discrepancy-CONTRACTOR to Report	3.5
Construction Machinery, Equipment, etc.	6.4
Consultant-definition of	Article 1
Continuing the Work	6.23
Contract-definition of	Article 1
Contract Documents-amending and Supplementing	9.1; 9.4; 9.6
Contract Documents- definition of	Article 1
Contract Documents-Intent	. 3.4
Contract Documents-Reuse of	3.7
Contract Price, Change of	9.4; 9.7; 10.1
Contract Price-definition of	Article 1
Contracting Officer's Authorities and Limitations	2.1
Contracting Officer- definition of	. Article 1
Contracting Officer's Evaluations	2.2
Contract Time, Change of	9.4; 9.6; 11.4
Contract Time, Commencement of	11.1

Revised: December 2011

Contract Time-definition of	Article 1
CONTRACTOR-definition of	Article 1
CONTRACTOR May Stop Work or Terminate	3.5.1; 4.6; 14.4.1
CONTRACTOR'S Continuing Obligation	13.16
CONTRACTOR'S Duty to Report Discrepancy in Documents	3.5
CONTRACTOR'S Fee-Cost Plus	10.3.3
CONTRACTOR'S Liability Insurance	5.4.2
CONTRACTOR'S Records	6.26
CONTRACTOR'S Responsibilities-in general	Article 6
CONTRACTOR'S Warranty to Title	13.6
Contractors-other	8.1; 8.2
Contractual Liability Insurance	5.4.2.b
Coordination	6.13.5; 8.4
Copies of Contract Documents	3.2
Correction or Removal of Defective Work	12.6
Correction Period, One Year	12.7
Correction, Removal or Acceptance of Defective Work-in general	12.6; 12.8
Cost and Pricing Data	10.3.4
Cost-net decrease	10.6.2.d; 10.6.2.e
Cost of Work	10.4
Costs, Supplemental	10.4.5
D	
Day, Calendar-definition of	Article 1
Defective-definition of	Article 1
Defective Work, Acceptance of	12.8
Defective Work, Correction or Removal of	12.6; 12.9
Defective Work-in general	12.6; 12.8

Defective Work, Rejecting	12.4.2; 12.5
Definitions	Article 1
Delivery of Bonds	5.1
DEPARTMENT-definition of	Article 1
DEPARTMENT May Correct Defective Work	12.9
DEPARTMENT May Stop Work	12.5
DEPARTMENT May Suspend Work	14.1
DEPARTMENT'S Liability Insurance	5.4.2.d
DEPARTMENT'S Responsibilities-in general	2.1
DEPARTMENT'S Separate Representative at site	2.1.1; 2.1.3
Determination for Unit Prices	10.10
Differing Site Conditions	9.9
Directive-definition of	Article 1
Directive-to be executed	9.3
Directive-required performance	9.3.5
Disputes, Decisions by Contracting Officer	2.2.1; 15.4
Documents, Copies of Contract	3.2
Documents, Record	6.16
Documents, Reuse	3.7
Drawings-definition of	Article 1
E	
Easements	4.1
Emergencies	6.19
Equipment, Labor, Materials and	6.3; 6.4; 6.5
Equivalent Materials and Equipment	6.9
Explorations of physical conditions	4.3
Explosives	6.25

Fee, CONTRACTOR'S-Costs Plus	10.3.3
Final Acceptance	13.15
Final Acceptance- definition of	Article 1
Final Completion and Application for Payment	13.13
Final Completion- definition of	Article 1
Final Inspection	13.12
Final Payment	13.14
Final Payment, Processing of	
G	
General Requirements-definition of	Article 1
Giving Notice	
Guarantee of Work-by CONTRACTOR	12.1
1	
Indemnification	
Inspection, Final	13.12
Inspection, Tests and	12.3
Install-definition of	Article 1
Insurance, Bonds and- in general	Article 5
Insurance, Certification of	5.4.2
Insurance, Completed Operations	
Insurance, CONTRACTOR'S Liability	5.4.2.b
Insurance, Contractual Liability	5.4.2.b

Insurance, Owner's Liability	5.4.1
Insurance, Property Damage	5.4.2.b
Insurance, Waiver of Subrogation Rights	5.4.2.a.1, 5.4.3
Intent of Contract Documents	3.4
Interpretations and Clarifications	2.2.1.3; 3.6
Investigations of physical conditions	4.3
Invitation for Bids- definition of	Article 1
L	
Labor, Materials and Equipment	6.3; 6.4; 6.5
Laws and Regulations- general	Article 7
Liability Insurance- CONTRACTOR'S	5.4.1
Liability Insurance-Owner's	5.4.1
Liens, Resulting Judgements	14.2.1.g
Liquidated Damages	11.8
M	
Materials and equipment- furnished by CONTRACTOR	6.4
Materials and equipment- incorporated in Work	6.5
Materials or equipment- equivalent	6.9
Multi-prime contracts	8.1
Ν	
Notice, Giving of (See Giving Notice)	
Notice of Final Acceptance,	13.15
Notice of Intent to Award-definition of	Article 1
Notice to Proceed-definition of	Article 1
Notice to Proceed-giving of	11.1; 11.2; 11.3

00700-58 Revised: December 2011

O

"Or-Equal" Item	6.9
Other contractors	Article 8
Other work	8.1.1
Overtime Work-authorization of	7.14; 10.4.1
Owner-definition of (See DEPARTMENT)	Article 1
P	
Partial Utilization	13.10
Partial Utilization (See Substantial Completion)- definition of	Article 1
Partial Utilization- Property Indurance	13.10
Patent Fees and Royalties	7.3
Payment, Recommendation of	13.4
Payments to CONTRACTOR-in general	Article 13
Payments of CONTRACTOR- withholding	13.7
Performance and other Bonds	5.2
Permits	7.2
Physical Conditions-in general	Article 4
Physical Conditions- Contracting officer's review	9.9
Physical Conditions- existing structures	4.3
Physical Conditions- explorations and reports	4.3
Physical Conditions-possible document change	9.9
Physical Conditions-price and time adjustments	9.9
Physical Conditions-report of differing	4.6; 9.9
Physical Conditions- Underground Utilities	4.4
Preconstruction Conference-definition of	Article 1
Premises, Use of	6.14
Price, Change of Contract	10.1
Price, Contract-definition of	Article 1

Revised: December 2011

Progress Payment, Application for	13.3
Progress Payment-retainage	. 13.8
Progress schedule	6.6; 6.7; 6.8
Project-definition of	Article 1
Project Manager-definition of	Article 1
Project Representation- provision for	2.1.1
Project, Starting the	11.2
Property Insurance	5.4.3
Property Insurance- Partial Utilization	13.10
Protection, Safety and	6.17
R	
Recommendation of Progress Payment	13.4
Record Documents	. 6.16
Reference Points	4.7
Regulations, Laws and	Article 7
Rejecting Defective Work	12.4.2; 12.5
Related Work at Site	3.4.1
Removal or Correction of Defective Work	. 12.6; 12.9
Responsibilities, CONTRACTOR'S-in general	.Article 6
Retainage	13.8
Reuse of Documents	3.7
Review of Shop Drawings and Samples;	.6.21
Right of Ways	. 4.1
Royalties, Patent Fees and	7.3
S	
Safety and Protection	6.17
Samples	6.20; 6.21

Revised: December 2011

Schedule of Progress	6.6; 6.7; 6.8
Schedule of Shop Drawing submissions	6.6; 6.7; 6.8; 6.20.1
Schedule of Values- definition	Article!
Schedule of Values	6.6; 6.7; 6.8
Schedules, Finalizing	6.7
Shop Drawings and Samples	6.20; 6.21
Shop Drawings-definition of	Article 1
Shop Drawings, use to approve substitutions	6.9.4; 6.20.4
Site, Visits to-by Contracting Officer	2.4
Specifications-definition of	Article 1
Starting Construction, Before	6.6.1
Starting the Project	11.2
Stopping Work-by CONTRACTOR	3.5.1; 4.6; 14.4.2
Stopping Work-by Owner,	12.5; 14.1
Subcontractor-definition of	Article 1
Subcontractors-in general	6.13
Subcontracts-required provisions.	6.13.1; 6.13.3
Substantial Completion- certification of	13.10
Substantial Completion- definition of	Article 1
Substitute or "Or-Equal" Items	6.9
Subsurface Conditions	Article 4, 9.9
Supplemental Agreement-definition of	Article 1
Supplemental Agreement- general use	9.6
Supplemental costs	10.4.5
Supplementary Conditions- definition of	Article 1
Supplementary Conditions- principal references to	3.5; 4.3; 5.4; 11.8
Supplier-definition of	Article 1
Supplier-principal references	2.1.3; 3.7; 6.9; 6.12; 6.13.2; 6.20; 6.21

Surety-consent to payment	. 13.14.2
Surety-Consultant has no duty to	.2.1.3
Surety-notice to	. 9.8; 14.2
Surety-qualification of	5.2; 5.3
Surety Replacement	5.3
Suspending Work, by Owner	14.1
Suspension of Work and Termination-in general	.Article 14
Superintendent-CONTRACTOR's	. 6.2
Supervision and Superintendence	.6.1; 6.2
T	
Taxes-Payment by CONTRACTOR	. 7.2
Termination-by Owner	.14.4.1
Termination, Suspension of Work and-in general	Article 14
Tests and Inspections	.12.3
Time, Change of Contract	9.4; 11.4
Time, Computations of	.11.3
Time, Contract-definition of	. Article 1
U	
Uncovering Work	.12.4
Underground Utilities- general	.4.4
Underground Utilities-not shown or indicated	4.6
Underground Utilities- protection of	4.4.2.d
Underground Utilities- shown or indicated	.4.4.1
Unit Price Work-definition of	.Article 1
Unit Price Work-general	10.9
Unit Prices	.10.9.1

Unit Prices, Determination for	10.10
Use of Premises	6.14
Utility Owner's Notification	4.4.2.c; 4.4.3; 4.4.4; 4.5; 4.6
Utility, Damaged.	4.5
${f v}$	
Values, Schedule of	6.6; 6.7; 6.8
Variations in Work- Authorized	9.2
Visits to Site-by Contracting Officer	2.4
W	
Waiver of Claims-on Final Payment.	13.17
Waiver of Rights by insured parties	13.18
Warranty and Guarantee-by CONTRACTOR	12.1
Warranty of Title, CONTRACTOR'S	13.6
Work, Access to	8.2; 13.11; 12.2
Work-by others-general	Article 8
Work Continuing During Disputes	6.23
Work, Cost of	10.4
Work-definition of	Article 1
Work, Neglected by CONTRACTOR	14.2.1.c
Work, Stopping by CONTRACTOR	3.5.1; 4.6
Work, Stopping by Owner	12.5; 14.1

00700-63

SECTION 00800-SUPPLEMENTARY CONDITIONS MODIFICATIONS TO THE GENERAL CONDITIONS

(CONSTRUCTION)

The following supplements modify, change, delete from, or add to Section 00700 "General Conditions of the Construction Contract for Buildings", revised December 2011. Where any article of the General Conditions is modified, or a Paragraph, Subparagraph, or Clause thereof is modified or deleted by these Supplementary Conditions, the unaltered provisions of that Article, Paragraph, Subparagraph, or Clause shall remain in effect.

SC-1- DEFINITIONS

- A. At General Conditions Article 1, definition of:
 - 1. Final Completion: Add the following sentence:

"This is the date that all punch list items on the Final Inspection Punch List are completed. If there are no punch list items, then this date is the same as the Final Inspection Date."

2. **QUALITY ASSURANCE (QA):** Delete the text of this definition in it's entirely and replace with the following:

"The control measures taken by the Owner, the Consultant, and the DEPARTMENT to verify that Quality Control measures, materials, workmanship, etc., complies with Contract Documents and the related CONTRACTOR'S Quality Control Program. The Technical Specifications Divisions 2 through 16) lists these control measures (indicated in the Quality Assurance paragraphs in the Individual Specification Sections). The CONTRACTOR, Subcontractor, and/or Supplier provide and pay for these control measures."

- B. Add the following definitions:
 - 1. **CFR** Initials that stand for the Code of Federal Regulations.
 - 2. **OWNER-**The State of Alaska, Department of Corrections.
 - 3. **QUALITY ASSURANCE ACCEPTANCE TESTING-** This is all sampling and testing performed by the DEPARTMENT to determine at what level the product or service will be accepted for payment. Qualified personnel and laboratories will perform sampling and testing. The DEPARTMENT pays for this testing.
 - 4. **QUALITY ASSURANCE PROGRAM (QA PROGRAM)**-An FHWA required program developed by the DEPARTMENT (see Section 01400). The QA program assures that materials and workmanship incorporated into each Federal-aid highway construction project conforms to the Contract Plans and Specifications, including changes. This QA Program consists of all those planned and systematic actions necessary to provide adequate confidence that the product or service will satisfy given requirements for quality. The QA Program includes the CONTRACTOR'S Quality Control Plan, acceptance testing, verification testing, independent assurance testing, and quality level analysis.
 - 5. **QUALITY CONTROL PROGRAM (QC PROGRAM)** The CONTRACTOR'S, Subcontractor's or Supplier's operational techniques and activities that maintain control of the manufacturing process to fulfill the Contract requirements. This may include materials handling, construction procedures, calibration and maintenance of equipment, production process control, material sampling, testing and inspection, and data analysis.

6. **RESIDENT ENGINEER OR INSPECTOR-**The Engineer's authorized representative assigned to make detailed observations relating to contract performance.

SC-2.4 - VISITS TO SITE/PLACE OF BUSINESS

At General Conditions Article 2.4, delete the first four words of the first sentence ("The Contracting Officer will ...") and replace with the following words "The Contracting Officer has the right to, but is not obligated to..."

SC-4.2 - VISIT TO SITE

At General Conditions Article 4.2, delete this article in its entirety and replace with the following article:

- 4.2.1. Pre-bid site visit is scheduled for October 20, 2025, at 10:00 AM local time.
- 4.2.2. The submission of a bid by the CONTRACTOR is considered a representation that the CONTRACTOR has reviewed and carefully examined the site and is satisfied as to the conditions to be encountered in performing the Work and as to the requirements of the Contract Documents."

SC-4.3 - EXPLORATIONS AND REPORTS

At General Conditions Article 4.3, add the following paragraph:

"All reports and other records (if available) are provided for informational purposes only to all plan holders listed with the DEPARTMENT as General Contractors and are available to other planholder's upon request. They are made available, so Bidders have access to the same information available to the DEPARTMENT. The reports and other records are not intended as a substitute for independent investigation, interpretation, or judgment of the Bidder. The DEPARTMENT is not responsible for any interpretation or conclusion drawn from its records by the Bidder. While referenced by or provided with the Contract Documents; the recommendations, engineering details, and other information contained in these reports of explorations shall not be construed to supersede or constitute conditions of the Contract Documents."

SC-5.4.1 - INSURANCE REQUIREMENTS

At General Condition Article 5.4.1, delete the second to the last sentence and replace with the following: "The delivery to the DEPARTMENT of a written notice in accordance with the policy provisions is required before cancellation of any coverage or reduction in any limits of liability."

SC-5.4.2a-WORKERS COMPENSATION INSURANCE

At General Condition Article 5.4.2a, delete paragraph "a" in its entirety and replace with the following:

- a. <u>Workers' Compensation Insurance</u>: The Contractor shall provide and maintain, for all employees of the Contractor engaged in work under this contract, Workers' Compensation Insurance as required by AS 23.30.045. The Contractor shall be responsible for Workers' Compensation Insurance for any subcontractor who provides services under this contract. Coverage shall include:
 - 1. Waiver of subrogation against the State.
 - 2. Employer's Liability Protection in the amount of \$500,000 each accident *I* \$500,000 each disease.

- If the Contractor directly utilizes labor outside of the State of Alaska in the prosecution of the work, "Other States" endorsement shall be required as a condition of the contract.
- 4. Whenever the work involves activity on or about navigable waters, the Workers' Compensation policy shall contain a United States Longshoreman's and Harbor Worker's Act endorsement, and when appropriate, a Maritime Employer's Liability (Jones Act) endorsement with a minimum limit of \$1,000,000."

SC-5.4.2d - BUILDERS RISK INSURANCE (SUBCONTRACTORS)

At General Conditions Article 5.4.2d, **delete** the subsection in its entirety.

SC-6.13 - SUBCONTRACTORS

- A. Add the following paragraph:
 - 6.13.7 The CONTRACTOR may, without penalty, replace a Subcontractor who:
 - 1. Fails to comply with the licensing and registration requirements of AS 08.18;
 - 2. Fails to obtain or maintain a valid Alaska Business License;
 - 3. Files for bankruptcy or becomes insolvent;
 - 4. Fails to execute a subcontract or performance of the work for which the Subcontractor was listed, and the CONTRACTOR has acted in good faith;
 - 5. Fails to obtain bonding acceptable to the DEPARTMENT;
 - 6. Fails to obtain insurance acceptable to the DEPARTMENT;
 - 7. Fails to perform subcontract work for which the Subcontractor was listed;
 - 8. Must be replaced to meet the CONTRACTOR'S required state or federal affirmative action requirements.
 - 9. Refuses to agree to abide by the CONTRACTOR'S labor agreement; or
 - 10. Is determined by the DEPARTMENT to be not responsible.

In addition to the circumstances described above, a Contractor may in writing request permission from the Department to add a new Subcontractor or replace a listed Subcontractor. The DEPARTMENT will approve the request if it determines in writing that allowing the addition or replacement is in the best interest of the state.

The contractor shall submit a written request to add a new Subcontractor or replace a listed Subcontractor to the Contracting Officer a minimum of five working days prior to the date the new Subcontractor is scheduled to begin work on the construction site. The request must state the basis for the request and include supporting documentation acceptable to the Contracting Officer.

If a CONTRACTOR violates this article, the Contracting Officer may:

- 1. Cancel the Contract after Award without any damages accruing to the DEPARTMENT;
 - Or
- 2. After notice and hearing, assess a penalty on the bidder in an amount not exceeding 10 percent of the value of the subcontract at issue."

SC-7.2 - PERMITS, LICENSES, AND TAXES

A. In Paragraph 7.2.1, add the following subparagraphs:

The terms, conditions, and stipulations in permits obtained either by the DEPARTMENT or by the CONTRACTOR is made part of this Contract.

- 1. The CONTRACTOR shall procure all other permits and licenses required to complete the project, pay all charges, fees and taxes, and give all notices necessary and incidental to the due and lawful prosecution of the Work.
- 2. The CONTRACTOR shall obtain the State of Alaska Fire Marshal plan review.

SC-7.12-APPLICABLE ALASKA PREFERENCES

A. Remove this section in its entirety. Alaska Preferences cannot be used in Federal Aid Projects.

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

SC-7.13-WAGES AND HOURS OF LABOR (Federal Wages/Hours not required)

A. In paragraph 7.13.3, delete this paragraph in its entirety and replace with the following paragraphs: 7.13.3 Notice of Work and Completion; Withholding of Payment

- A. Within three calendar days of award of a construction contract, the CONTRACTOR Shall file a "Notice of Work" with the Department of Labor and Workforce Development (DOLWD) fees per AS 36.08.045. The CONTRACTOR lists all their Subcontractors who will perform any portion of work on the contract and the contract price being paid to each subcontractor. The primary contractor shall pay all filing fees for each subcontractor performing work on the contract, including a filing fee based on the contract price being paid for work performed by the primary contractor's employees. The filing fee payable shall be the sum of all fees calculated for each subcontractor. The filing fee shall be one percent of each contractor's contract price. The total filing fee payable by the primary contractor under this subsection may not exceed \$5,000. The "Notice of Work" is available at http://www.labor.state.ak.us/lss/forms/notice-of-work.pdf
- B. The Contracting Officer will not issue Notice to Proceed to the CONTRACTOR until such notice and fees have been paid to DOLWD. Failure of the CONTRACTOR to file the Notice of Work and pay fees within this timeframe shall not constitute grounds for an extension of contract time or adjustment of contract price.
- C. Upon completion of all work, the primary contractor shall file with DOLWD a "Notice of Completion" together with payment of any additional filing fees owed due to increased contract amounts. Within 30 days after DOLWD's receipt of the primary contractor's notice of completion, DOLWD shall inform the DEPARTMENT of the amount, if any, to be withheld from the final payment. The "Notice of Completion Form" is available at; http://www.labor.state.ak.us/lss/forms/not-comp-pub-wrks.pdf"

At General Condition Article 9.1, ADD THE FOLLOWING SENTENCE;

Without invalidating the Contract and without notice to any Surety, the DEPARTMENT may, at any time or from time to time, order additions, deletions or revisions in the Work within the general scope of the Contract, including but not limited to changes:

SC-9.4 – CHANGE ORDER

Changes in scope of work or cost must be pre-approved by Shawn Ratliff, Project Manager

SC-10.3 – CHANGE ORDER PRICE DETERMINATION

Remove 10.6

SC-10.6- CONTRACTORS FEE

Remove 10.6.2.

SC-10.9.3 - UNIT PRICE WORK

Remove paragraphs a. & b.

SC-12.1-WARRANTY AND GUARANTEE

At General Condition Article 12.1, add the following sentence:

"The failure of the DEPARTMENT to strictly enforce the Contract in one or more instances does not waive its right to do so in other or future instances."

END OF SECTION 00800

NOTICE TO BIDDERS

In an attempt to save money and paper the department will no longer send hard copies out with solicitations on construction projects of the PAM 600. Instead, we have provided web links and contact information below. If you are unable to view this links and would like a hard copy of these documents, please contact the Procurement Officer for this project and request a copy.

Pamphlet 600: Laborers' & Mechanics' Minimum Rates of Pay

http://labor.state.ak.gov/lss/pamp600.htm

Pamphlet 400: Title 36 Public Contracts & 8 AAC Chapter 30

http://labor.state.ak.gov/lss/forms/Pam400.pdf

Notice of Work / Notice of Completion (Required On All Projects Over \$25K)

You must submit these through "My Alaska" web link at https://my.alaska.gov/ you must register if not already.

Once you have logged in, return to the home page under "Services for Businesses", click on "LSS-Online Filing Services".

https://certpay.dol.alaska.gov/portal.aspx

Employment Preference Determination (July 1, 2017)

http://labor.alaska.gov/lss/forms/2017-employment-pref-determination.pdf

DOL Alaska Employment Preference Information

http://labor.alaska.gov/lss/forms/2015-employment-info-sheet.pdf

Alaska Wage and Hour Administration

Offices / Hours and Web links:

Anchorage: Anchorage.lss-wh@alaska.gov

Phone: 907-269-4909 Fax: 907-269-4915

Juneau.lss-wh@alaska.gov

Phone: 907-465-4842 Fax: 907-465-3584

Fairbanks: Fairbanks.lss-wh@alaska.gov

Phone: 907-451-2886 Fax: 907-451-2885

If you have questions or need further assistance, please contact the Procurement Officer.

SECTION 01000 GENERAL REQUIREMENTS

PART 1 GENERAL

1.01 REQUIREMENTS INCLUDED

- 1.02 Related Documents
- 1.03 Work Covered by Contract Documents
- 1.04 Contract Method
- 1.05 Building Permits and Inspections
- 1.06 Substantial/Final Completion
- 1.07 Contractor Use of Premises
- 1.08 Department of Corrections Occupancy
- 1.09 Department Furnished Products
- 1.10 Alternates
- 1.11 Applications for Payment
- 1.12 Reference Standards
- 1.13 Pre-Bid Site Visit
- 1.14 Progress Meetings
- 1.15 Submittals
- 1.16 Shop Drawings
- 1.17 Product Data
- 1.18 Electricity, Lighting
- 1.19 Heat, Ventilation
- 1.20 Water
- 1.21 Sanitary Facilities
- 1.22 Enclosures/Barriers
- 1.23 Protection of Installed Work
- 1.24 Cleaning During Construction
- 1.25 Removal
- 1.26 Contract Closeout Procedures
- 1.27 Project Record Documents
- 1.28 Operation and Maintenance Data
- 1.29 Warranties
- 1.30 Spare Parts and Maintenance Materials

1.02 RELATED DOCUMENTS

A. Drawings and general provisions of the contract, including General and Supplementary conditions and all requirements in Appendix A.

1.03 WORK COVERED BY CONTRACT DOCUMENTS

A. This project will include all labor, materials, equipment, and any applicable travel to Anchorage, Alaska to remove and replace two (2) pairs of exterior institutional security doors located at the Anchorage Correctional Complex (West). Contractor is to refer to the Scope of Work as described below. Work is located at Anchorage Correctional Complex (West), 1400 E. 4th Avenue, Anchorage, Alaska, 99501.

SCOPE OF WORK

The Alaska Department of Corrections is seeking contractor services for the removal and replacement of two (2) pairs of exterior institutional security doors, including hardware, at the Anchorage Correctional Complex (ACC). The existing doors serve as primary access points to the West outdoor recreation yards and are critical to both operational and security functions.

Background

During a site visit and evaluation on 2/14/25, it was identified that the existing door assemblies, which are each comprised of paired 4'0" wide by 8'0" high security hollow metal doors, have deteriorated significantly. Several units are no longer serviceable and present operational and security concerns. These doors serve as the only access point for equipment entry into the West recreation yards and are part of the institution's primary security line.

Existing Conditions

- Door openings are framed by in-place structural steel frames, blind-fastened to the concrete exterior walls.
- Fastening is presumed to be via expansion anchors or embedded concrete inserts.
- Doors have been in service for over 45 years.

Major Deliverables

- 1. Demolition and Removal:
- Remove existing door leafs and associated hardware for both pairs of doors D-3 and D-4 (See Drawing A0.6).
- Salvage and protect surrounding surfaces and existing structural frames.
- Doors shall be removed and replaced on a unit-by-unit basis to maintain security and minimize exposure.
- 2. Door Replacement:
- Furnish and install two (2) pairs of institutional-grade, exterior security hollow metal doors, 4'0" x 8'0" per leaf.
- Doors must be designed for exterior use in a correctional environment, matching or exceeding the original in durability and security.
- New doors are to be compatible with existing frames; adjustments such as oversizing hinge holes and re-tapping shall be performed as necessary.
- 3. Hardware Installation:
- Provide and install all new institutional-grade door hardware, including:
 - Heavy-duty hinges (welded or surface mounted as applicable)
 - Institutional mortise locks or secure locking mechanisms
 - o Surface-mounted closers rated for exterior security use
 - All associated fasteners and accessories necessary for complete function

- 4. Finish and Performance:
- All door components and hardware must be primed and finished with highperformance, corrosion-resistant coatings suitable for Alaska's climate.
- Hardware shall be commercial-grade and meet all institutional and ADA requirements.
- 5. Schedule and Lead Time:
- Contractor shall account for a projected 8 10-month lead time from advertisement to door delivery.
- Installation shall be completed within 2 3 weeks from delivery, coordinated with ACC staff to ensure uninterrupted security coverage.
- 6. Coordination and Security:
- All work must be coordinated with the ACC Facility Manager.
- Contractor shall comply with institutional tool control, personnel clearance, and all Department of Corrections security protocols.

Deliverables

- Product data sheets and shop drawings for all door and hardware assemblies.
- Installation schedule, coordinated with DOC staff.
- Warranty documents for doors and hardware.
- Written notification of any required field modifications to existing frames.
- All Work to be performed in accordance with the provided Architectural specifications.

Added Alternates – Additional Pairs of Doors

The following Added Alternates are included for three (3) additional pairs of exterior institutional security doors, labeled D-1, D-2, and D-5, to be the same specifications as doors D-3 and D-4 outlined above.

B. Added Alternate 1: Door Pair D-1

- <u>Demolition and Removal</u>: Remove existing door leafs and associated hardware for door pair D-1, following the same procedures as specified for D-3 and D-4.
- <u>Door Replacement</u>: Furnish and install one (1) pair of institutional-grade, exterior security hollow metal doors, 4'0" x 8'0" per leaf, matching the specifications for D-3 and D-4.
- <u>Hardware Installation</u>: Provide and install institutional-grade door hardware as specified for D-3 and D-4.
- <u>Finish and Performance</u>: Apply the same high-performance, corrosion-resistant coatings and ensure compliance with institutional and ADA requirements.
- <u>Schedule and Coordination</u>: Follow the same lead time, installation schedule, and security coordination requirements as specified.

C. Added Alternate 2: Door Pair D-2

- <u>Demolition and Removal</u>: Remove existing door leafs and associated hardware for door pair D-2, following the same procedures as specified for D-3 and D-4.
- <u>Door Replacement</u>: Furnish and install one (1) pair of institutional-grade, exterior security hollow metal doors, 4'0" x 8'0" per leaf, matching the specifications for D-3 and D-4.
- <u>Hardware Installation</u>: Provide and install institutional-grade door hardware as specified for D-3 and D-4.
- <u>Finish and Performance</u>: Apply the same high-performance, corrosion-resistant coatings and ensure compliance with institutional and ADA requirements.
- <u>Schedule and Coordination</u>: Follow the same lead time, installation schedule, and security coordination requirements as specified.

D. Added Alternate 3: Door Pair D-5

- <u>Demolition and Removal</u>: Remove existing door leafs and associated hardware for door pair D-3, following the same procedures as specified for D-3 and D-4.
- <u>Door Replacement</u>: Furnish and install one (1) pair of institutional-grade, exterior security hollow metal doors, 4'0" x 8'0" per leaf, matching the specifications for D-3 and D-4.
- <u>Hardware Installation</u>: Provide and install institutional-grade door hardware as specified for D-3 and D-4.
- <u>Finish and Performance</u>: Apply the same high-performance, corrosion-resistant coatings and ensure compliance with institutional and ADA requirements.
- <u>Schedule and Coordination</u>: Follow the same lead time, installation schedule, and security coordination requirements as specified.

Compliance and Safety

- 1. Adhere to all relevant OSHA safety regulations and standards.
- 2. Ensure minimal disruption to the facility's operations during the project.
- 3. Contractor onsite supervisor shall be OSHA 30-hour certified and must be present all times work is being performed.

<u>Authorization</u>

No deviation from this scope of work is permitted without prior written approval from the Facility Manager. All scope changes must be documented and authorized in accordance with DOC procedures.

1.04 CONTRACT METHOD

A. All work shall be performed under a single fixed-price contract.

1.05 BUILDING PERMITS AND INSPECTIONS

A. Contractor is responsible for all fees and permits to include inspections through the proper state and local governing authorities.

1.06 SUBSTANTIAL/FINAL COMPLETION

Project work will be accepted upon completion of all requirements specified within the construction contract. Project will be considered substantially complete when the work is ready to be used for its intended purpose. Final completion will occur when all punch list work, closeout documents, and all other remaining items are accepted as complete.

- A. Project shall be substantially completed by **April 30**, **2027**, after Award of Contract or Notice to Proceed is issued. Substantial Completion defined by "work ready for its intended use by the owner."
- B. Final Completion date is **June 30, 2027**.

1.07 CONTRACTOR USE OF PREMISES

- A. Limit use of premises for Work and for construction operations, to allow for DOC occupancy and security.
- B. Site availability to Contractor is to be coordinated through the On-Site Project Manager.
- C. Contractor is hereby advised that there is no equipment, there are no tools, and there are no materials at the facility available for the use of the Contractor.
 - 1. Project Manager is Shawn Ratliff, 907-269-7035.
 - 2. ACC Administrative Officer is Oscar Zapata, 907-269-4204.

1.08 DEPARTMENT OF CORRECTIONS OCCUPANCY

A. DOC will continue to occupy the facility, and inmates and staff will require limited access in and around the construction area during the entire period of construction. Coordinate with the DOC on-site Project Manager to minimize conflict when needing to access construction area.

1.09 DEPARTMENT FURNISHED PRODUCTS – Not Used

1.10 ALTERNATES – See Scope of Work for Alternates.

1.11 APPLICATIONS FOR PAYMENT

- A. Submit two copies of application on Application for Payment form provided by the Department or on contractor form acceptable to the Department.
- B. Content & Format: Include contract number, period covered by the project. Identify portion of contract the invoice is for, i.e., Basic Bid and/or Change Order (if applicable).

1.12 REFERENCE STANDARDS

- A. For products specified by association or trade standards, comply with requirements of the standard, except when more rigid requirements are specified or are required by applicable codes.
- B. The date of the standard is that in effect as of the Project Advertisement date, or Effective Date of the Contract when there was no advertisement, except when a specific date is specified.
- C. Specific Required Reference Standards will be listed in each Specification Section.

1.13 PRE-BID SITE VISIT

A. A pre-bid site visit is scheduled for <u>October 20, 2025, at 10:00 AM</u> (local time). The pre-bid site visit for this project is highly recommended.

1.14 PROGRESS MEETINGS

A. Contractor to allow time each week to meet with the Project Manager or his representative to review the work in progress and his proposed schedule. This will be an informal meeting on a day and time convenient to both parties.

1.15 SUBMITTALS (If applicable)

- A. Deliver one (1) copy plus the number required for the Contractor's use of Project submittals as directed. Transmit each item under Department accepted format. Apply contractor's review stamp, signed or initialed certifying that review, verification of products required, field dimensions, adjacent construction work, and coordination of information is in accordance with the contract documents. Identify variations from contract documents and products or system limitations.
- B. After DOC review of submittal, revise and resubmit as required.

1.16 SHOP DRAWINGS

A. When required by the Contract Documents, submit the number of opaque reproductions that Contractor requires, plus four copies, which will be retained by DOC.

1.17 PRODUCT DATA

- A. Where required by the Contract Documents, mark each copy to identify applicable products, models, options, and other data; supplement manufacturers' standard data to provide information unique to the Work.
- B. Submit the number of copies that the Contractor requires, plus four copies that will be retained by the DOC.

1.18 ELECTRICITY, LIGHTING

A. Connect to existing service; provide branch wiring and distribution

boxes located to allow service and lighting by means of constructiontype power cords. Department will pay costs of energy used. Take measures to conserve energy.

- B. Provide lighting for construction operations.
- C. Existing and permanent lighting may be used during construction. Maintain lighting and make routine repairs.

1.19 HEAT, VENTILATION

- A. Coordinate use of existing facilities with Department; extend and supplement with temporary units as required to maintain specified conditions for construction operations, to protect materials and finishes from damage due to temperature or humidity. Department will pay costs of energy used.
- B. Prior to operation of permanent facilities for temporary purposes, verify that installation is approved for operation, and that filters are in place. Provide and pay for operation and maintenance.
- C. Provide ventilation of enclosed areas to cure materials, to disperse humidity, and to prevent accumulations of dust, fumes, vapors, or gases.

1.20 WATER

A. Provided by the facility, coordinate with the point of contact.

1.21 SANITARY FACILITIES

A. Coordinate with the facility.

1.22 ENCLOSURES/BARRIERS

- A. Provide as required to prevent public entry to construction areas to provide for Department and Using Agency's use of site, and to protect existing facilities and adjacent properties from damage from construction operations.
- B. Provide barricades as required by governing authorities for public rights-of-way and for public access to existing building.
- C. Protect against vehicular traffic, stored materials, dumping, chemically injurious materials, and puddling or continuous running water, as required.

1.23 PROTECTION OF INSTALLED WORK

- A. Provide temporary protection for installed products. Control traffic, as required, in immediate area to minimize damage
- B. Provide protective coverings at walls, projections, jambs, sills, and soffits of openings. Protect finished floors and stairs from traffic, movement of heavy objects, and storage.
- C. Prohibit traffic and storage on waterproofed and roofed surfaces, on lawn and landscaped area.

1.24 CLEANING DURING CONSTRUCTION

- A. Control accumulation of waste materials and rubbish, clean area and dispose of off-site.
- B. Clean interior areas prior to start of finish work, maintain areas free of dust and other contaminants during finishing operations.

1.25 REMOVAL

- A. Remove temporary materials, equipment, services, and construction prior to substantial Completion inspection.
- B. Clean and repair damage caused by installation or use of temporary facilities.

1.26 CONTRACT CLOSEOUT PROCEDURES

- A. Comply with procedure stated in the General Conditions of the Contract for issuance of Certificate of Substantial Completion.
- B. Using Agency will occupy Project for the purpose of conduct of business under provision stated in certificate of Substantial Completion.
- C. When Contractor considers work has reached Final Completion, submit written certification that Contract Documents have been reviewed, work has been inspected, and that work is complete in accordance with Contract Documents and requesting Department inspection.
- D. In addition to submittals required by the conditions of the Contract, provide submittals required by governing authorities, and submit a final statement of accounting giving total adjusted Contract Price and sum due.
- E. Department will issue a summary Change Order reflecting final adjustments to Contract price not previously made by Change Order.

1.27 PROJECT RECORD DOCUMENTS - Not Used.

1.28 OPERATION AND MAINTENANCE DATA

- A. Provide data for:
 - 1. Mechanical/Plumbing equipment and controls.
 - 2. Electrical equipment, controls, and visual / audible alarms.
- B. Operation and maintenance instructions. For each system, give names, addresses, and phone numbers of Subcontractors and Suppliers.
 - 1. Appropriate design criteria.
 - 2. List of equipment.
 - 3. Parts list.
 - 4. Operating instructions.
 - 5. Maintenance instructions, equipment.
 - 6. Maintenance instructions, finishes.
 - 7. Shop drawings and product data.
 - 8. Warranties.

1.29 WARRANTIES

- A. Contractor shall guarantee / warranty the work, material, and labor for one (1) year from the date of project acceptance. Provide duplicate, notarized copies.
- B. Submit material prior to final application for payment. For equipment put into use with Department permission during construction, submit within 10 days after first operation. For items of work delayed materially beyond date of Substantial Completion, provide updated submittal within 10 days after acceptance, listing date of acceptance as start of warranty period.

1.30 SPARE PARTS AND MAINTENANCE MATERIALS

A. Provide products, spare parts, and maintenance materials from excess materials remaining from that used from construction of work. Coordinate with Department deliver to Project site and obtain receipt prior to final payment.

END OF SECTION

PART 1 GENERAL

1.01 SUMMARY

A. This document outlines security provisions that the CONTRACTOR working at the Anchorage Correctional Complex (ACC) will be required to follow. The facility is an occupied institution housing unsentenced, sentenced, and Federal male inmates. As the performance of the Work could impact the operation of the institution, the Department of Corrections (DOC) is concerned that the CONTRACTOR understands and complies with its security requirements. The intent of this Section is to prevent: any escape, sabotage, or assault attempt; any disturbance, or the importation of contraband.

1.02 REQUIREMENTS INCLUDED

- A. Security Check
- B. Project Manager
- C. Personnel Access
- D. Vehicle Access
- E. Tool Control
- F. Contraband

1.03 RELATED REQUIREMENTS

A. Section 01000 – General Requirements

PART 2 PRODUCTS

Not Used

PART 3 EXECUTION

3.01 SECURITY CHECK

- A. All personnel (CONTRACTOR and Subcontractor staff) will be required to undergo a security check prior to commencement of work. A mandatory security briefing will be provided to CONTRACTOR's forces by ACC prior to start of on-site work.
- B. The CONTRACTOR will submit a list of personnel and a completed "Request for Clearance and PREA" form for each individual to the Facilities Manager (Shawn Ratliff) assigned and forwarded to the security officer for review at least 72 hours prior to commencement of work. A clearance form will be provided to the Contractor upon award of the contract. In general, the following information is required for each person:
 - 1. Full name.
 - 2. Residence address.
 - 3. Telephone Number.
 - 4. Date of birth.
 - 5. Social Security Number.

- 6. Valid driver's license and state of issue, or other photo identification bearing social security number.
- C. The security check will look for recent or frequent past convictions or for outstanding warrants. ACC reserves the right to disqualify anyone from access to the work site. A past conviction will not automatically disqualify.

3.02 PROJECT MANAGER

- A. **Shawn Ratliff, Project Manager**, or designee will be the liaison between the CONTRACTOR and the facilities.
- B. In the event of an emergency affecting the secure operation of ACC, the Project Manager is authorized to direct the CONTRACTOR to take appropriate action. The directions of the Project Manager will be followed immediately.
- C. The Project Manager shall be briefed each week by the CONTRACTOR regarding the CONTRACTOR's work requirements and weekly work plan for the subsequent week. This briefing may be performed concurrently with the progress meetings that may be required under the contract.

3.03 PERSONNEL ACCESS

- A. Access to the Work site, which is within a correctional facility, will be monitored and controlled by the Department of Corrections to prevent importation of contraband and escape of inmates.
- B. Construction crews will report to the front desk at the beginning of each shift to obtain their identification badge or visitors badge and sign in on the Contractor's log. At the end of each shift, workmen will return their badges to this office and sign out on the Contractor's log. If workers leave the compound at lunch, they will leave as a group. Contractor should encourage workmen to bring lunch rather than leave.
- C. Contractors, Subcontractors, Employees may be denied access or be removed from the facility for the following reasons:
 - 1. Contractors or workers that are incompetent, careless, or otherwise detrimental to the work or the security of the facility.
 - 2. Security requirements.
 - 3. Disruptive, abrasive, and/or argumentative conduct.
 - 4. Being under the influence of Alcohol, Drugs and/or any substance that is considered contraband by the Facility.
 - 5. Refusal to submit to search of personal property/belongings or themselves.
 - 6. Health problems.
 - 7. Failure to show proper identification.
 - 8. Failure to follow the direction of Correctional Officers and/or staff members
 - 9. Having any contact or interaction with inmates.
 - 10. Failure to pass security check.

11. Failure to secure tools and work areas. (Contractor is required to provide personnel to secure his work area and tools. This means that there will be a member of the Contractor's staff in the active work area. If no personnel are physically present in the work area, the work area and/or tools will be secured.)

3.04 VEHICLE ACCESS

- A. No privately-owned vehicles may enter inside the security fence without approval of the DOC on-site Security Officer. Employee vehicles can be parked in the employee/visitor parking lot outside the security fence.
- B. Authorized work vehicles, i.e. job site trailers and trucks may be left inside the fence in a location if they can be secured and upon the approval of the facilities on-site Security Officer.

3.05 TOOL CONTROL

- A. Do not leave prisoner-accessible work areas unattended without first removing or securing all tools and objects that would be considered contraband.
- B. At the end of each workday, remove all tools and equipment from inmateaccessible work areas and store within locked cabinets, locked containers, or locked storage trailers.
- C. Maintain written inventory of tools and equipment daily. Tools and equipment that cannot be accounted for at the end of each workday shall be brought to the immediate attention of the Security Officer.

3.06 CONTRABAND

A. The mailing, bartering, introducing, exchanging, or buying of items between inmates and contractors or their employees is strictly prohibited without the written consent of the Superintendent of the institution.

The following quotes are from Alaska Statutes and are provided herein to inform the CONTRACTOR:

Title 11 - Alaska Statutes

Section 11.56.375, Promoting contraband in the first degree.

- 1. A person commits the crime of promoting contraband in the first degree if the person violates AS 11.56.380 and the contraband is:
 - a. a deadly weapon;
 - b. an article that is intended by the defendant to be used as a means of facilitating an escape;
 - c. a controlled substance; or
- 2. Promoting contraband in the first degree is a class C felony.

Section 11.56.380, Promoting contraband in the second degree.

- 1. A person commits the crime of promoting contraband in the second degree if the person:
 - a. Introduces, takes, conveys, or attempts to introduce, take, or convey contraband into a correctional facility; or
 - b. Makes, obtains, possesses, or attempts to make, obtain, or possess anything that person knows to be contraband while under official detention within a correctional facility.
- 2. Promoting contraband in the second degree is a Class A misdemeanor.
 - a. Effective August 26, 1999, contraband includes tobacco products.

Sec. 11.56.390, definition:

In AS 11.56.300-11.56.390, "contraband" means any article or thing which persons confined in a correctional facility are prohibited by law from obtaining, making, or possessing in that correctional facility."

END OF SECTION

SECTION 01560 - CLEANING

PART 1 - GENERAL

1.1 DESCRIPTION

A. Execute cleaning during progress of the Work and at completion of the Work.

1.2 DISPOSAL REQUIREMENTS

A. Conduct cleaning and disposal operations to comply with codes, ordinances, regulations, and anti-pollution laws.

PART 2 - PRODUCTS

2.1 MATERIALS

A. Use only those cleaning materials which will not create hazards to health or property, and which will not damage surfaces.

PART - EXECUTION

3.1 DURING CONSTRUCTION

- A. Execute periodic cleaning to keep the Work, the site, and adjacent properties free from accumulations of waste materials, rubbish, and wind-blown debris resulting from construction operations.
- B. Provide on-site containers for the collection of waste materials, debris, and rubbish.
- C. Properly remove waste materials, debris and rubbish from the site and legally dispose of.

3.2 DUST CONTROL

A. Schedule operations so that dust and other contaminants resulting from cleaning process will not fall on wet or newly coated surfaces.

3.3 FINAL CLEANING

- A. Employ skilled workmen for final cleaning.
- B. Remove grease, adhesives, dust, dirt, stains, fingerprints, labels, and other foreign materials from sight-exposed interior and exterior surfaces.
- C. Prior to final completion or Using Agency occupancy, the Contractor shall conduct an inspection of sight-exposed interior surfaces and all Work areas to verify that the entire Work is clean.

END OF SECTION

02 41 19 - SELECTIVE DEMOLITION

PART 1 – GENERAL

1.1 DESCRIPTION

A. Description of Work: The work involves the removal of existing oversized detention doors and the installation of new doors. The ACC West Pre-Trial facility is an occupied prison and the work involved will require workers to access the Rec Yards from the exterior. It is currently expected the contractor will be required to focus on one set of doors at a time to minimize and localize facility disruption. For the duration of the work in each yard the prisoners will be restricted from using the yards until the doors are fully secured and functional. This will be a hardship for the inmates and staff and every effort for expediency will be appreciated. The new doors and their installation will be nearly identical to the existing 40 year old doors. It is expected the 4' W x 8' T x 2" thick detention doors will weigh approximately 500 pounds. Framing/hanging accommodations have been designed to support these large, heavy doors.

1.2 ASBESTOS AND OTHER HAZARDOUS MATERIALS

A. The work does not include asbestos or lead paint removal. Should the contractor discover asbestos/lead paint or suspect the presence of asbestos/lead containing materials, the Project Manager shall be notified immediately and stop work in that area until authorized to resume.

PART 2 - PRODUCTS - Not Used.

PART 3 - EXECUTION

3.1 DEMOLITION

A. Use methods as required to complete work indicated on Drawings governing regulations.

1. Carefully remove doors and set aside allowing installation of new doors to begin as soon as possible. There are currently 4 hinges on each door leaf. The new hinges on each door may be reinstalled in the same location as the existing door hinges. However, the new installation requires 5 hinges on each door leaf with two of the hinges side by side near the top of the door. The fifth hinge on each door leaf will require new tapping for screws. Particular care must be taken when removing existing screws to retain the integrity of the existing threads. Existing screw holes may be tapped to the next size larger to support the doors. If existing screw holes are not used they are to be filled and painted.

3.2 SALVAGE MATERIALS

A. Salvage all door locksets and turn over to the owner for refurbishment and reuse. Salvage those hinges that are serviceable and in good working condition. Turn the salvaged hinges over to the owner for refurbishment and reuse.

3.3 DISPOSAL OF DEMOLISHED MATERIALS

A. Remove debris, rubbish and other materials resulting from demolition operations from building site. Transport and legally dispose of materials off site.

3.4 CLEAN-UP AND REPAIR

A. Repair demolition performed in excess of that required. Repair surfaces, which are to remain but have become soiled or damaged by demolition work, to new condition.

06 10 00 - ROUGH CARPENTRY

PART 1 – GENERAL

1.1 DESCRIPTION

A. Description of Work: The extent of work includes furnishing materials and performing rough carpentry work to construct a relocatable security barrier that encapsulates the work area with a secure barrier between the Rec Yard and the doors being replaced.

1.2 QUALITY ASSURANCE

A. Allowable Moisture Content: The moisture content of lumber, when incorporated into the work, must not exceed the following units:

1. Kiln dried lumber: 19%; Wood preservative treated lumber: 19%; All other framing lumber: 19%.

PART 2 – PRODUCTS

2.1 MATERIALS

A. Lumber: "Hem-Fir" No. 2 surfaced four sides (S4S) to standard dimensions. Furnish kiln dried lumber.

- B. Plywood Floor Sheathing: C-D INT-APA T&G plywood with exterior glue (CDX), 1-1/8 inch thick.
- C. Plywood Roof Sheathing: C-D INT-APA T&G plywood with exterior glue (CDX), 1-1/8 inch thick.
- D. Anchors and Fasteners:
- 1. General: Provide all nails, staples, tacks, screws, bolts, washers, nuts and other rough hardware in quantities and varieties required for the general construction of the building. Provide hot-dip galvanized anchors and fasteners where exposed to the weather or in contact with the ground and in other locations indicated on the Drawings.

STWD Doors – ACC Rec Yard Doors Project 240000077-2 PART 3 – EXECUTION

3.1 ERECTION

A. Framing:

1. General: Install framing members in strict accordance with requirements of the International Building Code except where those requirements are exceeded by the Drawings or these Specifications.

B. Secure Barrier:

1. Before construction can begin on any unit a secure barrier shall be constructed projecting into the existing Recreation Yard a minimum of 4 feet and be the entire width of the 8 foot door plus a minimum of 6 inches on each side beyond the steel rough opening. Dimensions are to facilitate the contractor and it may be desirable to modify these dimensions for constructability. The secure barrier is expected to be three (3) sided with a secure roof. The primary material forming the secure barrier is expected to be 1-1/8" thick CDX plywood. Attachment on the inmate side shall be by way of security fasteners that can be removed with the aid of the correct drivers. Fasteners on the free side of the barrier are to be security fasteners, or commercial fasteners as preferred by the contractor. The walls are to be backed on the free side with 2x4 framing at 12" oc. Plywood corners are to be dado to frame into each other with butt surfaces. Backing nailers may be screwed into the concrete walls of the yard, but screws will need to be removed and the holes patched and painted when the barrier is relocated. The contractor is expected to work with the architect to develop a framing system that is acceptable to the Department prior to construction. Once the work is finished in one yard, it is expected the barrier will be reconstructed in the next yard planned for construction.

08 34 53 - SECURITY DOORS

PART 1 – GENERAL

1.1 DESCRIPTION

A. Description of Work: The Section includes the purchase, transporting and installation of security doors. Work will take place in a fully inhabited prison.

1.2 QUALITY ASSURANCE

A. ASTM A1008/A1008M-03-20, Specification for Steel, Sheet, Cold-Rolled, Carbon, Structural, High-Strength Low-Alloy and High-Strength Low-Alloy with Improved Formability.

B. ASTM A1011/A1011M-18, Specification for Steel, Sheet and Strip, Hot-Rolled, Carbon, Structural, High-Strength Low-Alloy and High-Strength Low-Alloy with Improved Formability.

C. ASTM A653/A653M-20, Specification for Steel Sheet, Zinc-Coated (Galvanized) or Zinc-Iron Alloy-Coated (Galvannealed) by the Hot Dipped Process, (Commercial Steel).

D. ANSI A250.10 – 1998, Standard Test Procedure and Acceptance Criteria for Prime Painted Steel Surfaces for Steel Doors and Frames.

E. ASTM F1450-12a (2019), Standard Test methods for Hollow Metal Swinging Door Assemblies for Detention and Correctional Facilities.

F. ANSI / NAAMM HMMA 801-12, Glossary of Terms for Hollow Metal Doors and Frames.

- G. NAAMM HMMA 803-08, Steel Tables.
- H. NAAMM HMMA 840-17, Installation and Storage of Hollow Metal Doors and Frames.

1.3 TESTING AND PERFORMANCE

A. Performance grades for each opening shall be as indicated on the contract documents. Performance test requirements for each opening shall be as indicated for individual grade number designations shown in the tables in ASTM F1450 and ASTM F1592. Test procedures shall be performed on door and frame designs as described in Paragraphs A, B, C, D and E. B. Door Assembly Impact Test:

1. Two 3-foot by 7-foot doors shall be constructed in accordance with Article 2.1, each with 100 square inch vision panel, 4 inch by 25 inch clear opening positioned generally

as shown in ASTM F1450, Figure 1. Doors shall have a maximum weight for Grades 1 and 2 of 230 lbs and for Grades 3 and 4 of 190 lbs. Two accompanying frames shall be constructed in accordance with Article 2.3. One door and frame assembly shall be equipped with hardware in accordance with ASTM F1450, Section 6.1.1.3. The other assembly shall be equipped with hardware in accordance with ASTM F1450, Section 6.1.1.4. Test doors and frames shall be installed and tested in accordance with ASTM F1450, Section 6, "Specimen Preparation" and Section 7.2, "Door Assembly Impact Test." The test assemblies shall meet the acceptance criteria in Section 7.2 in order to qualify under this Specification.

C. Door Static Load Test

1. Two (2) doors constructed identically to each of the test doors required for Article 1.5, Paragraph A, "Door Assembly Impact Test," 3 feet by 7 feet, with 4 inch by 25 inch vision panel, and with hardware preparations, shall be tested in accordance with ASTM F1450, Section 7.3, "Door Static Load Test." The test doors shall meet the acceptance criteria in Section 7.3 in order to qualify under this Specification.

D. Door Rack Test

1. Two (2) doors constructed identically to each of the test doors required in Article 1.05, Paragraph A, "Door Assembly Impact Test," 3 feet by 7 feet, with 4 inch by 25 inch vision panel, and with hardware preparations shall be tested in accordance with ASTM F1450, Section 7.4, "Door Rack Test." The test doors shall meet the acceptance criteria in Section 7.4 in order to qualify under this Specification.

E. Door Edge Crush Test

1. One (1) door constructed identically to either of the test doors required in Article 1.5, Paragraph A, "Door Assembly Impact Test," 3 feet by 7 feet, with 4 inch by 25 inch vision panel, and with hardware preparations, shall be tested in accordance with ASTM F1450, Section 7.7 "Door Edge Crush Test."

F. Test Reports: The manufacturer shall provide test reports and documentation by an independent testing laboratory in accordance with the reporting requirements of ASTM F1450 and ASTM F1592 certifying compliance with ANSI/NAAMM/HMMA 863, Article 1.5.

1.4 MANUFACTURER'S QUALIFICATIONS

A. Manufacturer shall provide evidence of having personnel and plant equipment capable of fabricating hollow metal door assemblies of the type specified herein. Manufacturer shall provide current documentation of the number of employees, a listing of their production equipment, and a description of their manufacturing facility.

- B. Manufacturers shall be ISO 9001:2000 certified and shall be required to present their Certificate of Registration upon request. The manufacturer's registrar shall be nationally recognized and shall provide the manufacturer with periodic factory follow up audits reaffirming the manufacturer's continuing compliance with their written quality program.
- C. Manufacturer's production welders shall be qualified under AWS D1.3 and upon request shall provide copies of Welders Certifications in accordance with AWS D1.3.
- D. Manufacturers shall have a minimum of ten (10) years experience successfully producing detention hollow metal of the types and sizes required in the contract documents. Upon request the manufacturer shall provide a list of successfully completed projects and the dates they were completed.

E. Quality Criteria

- 1. All door construction shall be in accordance with construction of assemblies.
- 2. Fabrication methods and product quality shall meet standards set by the Hollow Metal Manufacturers Association, HMMA, a Division of the National Association of Architectural Metal Manufacturers, NAAMM, as set forth in these Specifications.
- 3. Job Site Door Check
- a. At the owner's option, a door at the job site shall be selected at random and sawed in half or otherwise taken apart as deemed necessary for verification that construction is in accordance with these Specifications. The manufacturer shall include the cost of the replacement door in their quotation. If the door construction does not conform to these Specifications the non-conforming doors shall be repaired or replaced at the manufacturer's expense.

1.5 INSTALLER QUALIFICATIONS

- A. Security door installation company shall have previously installed security doors in no fewer than five detention projects within the past five years.
- B. Security door installation company is to employ a minimum of one (1) installer who has received training by the door manufacturer whose doors are to be installed. This certified installer is to be on site installing doors.

1.6 SUBMITTALS

A. Certificate of Acceptance by security door manufacturer that supplier is trained and endorsed by the manufacturer and that the installer is certified to install that manufacturer's doors.

- B. Reference for a minimum of five door installation projects in which door installer has completed work. List facility, name of reference, individual, and contact information. C. Certificates of Training for installer from door manufacturer that the individual was trained and authorized to install security doors manufactured by door manufacturer.
- D. Submittal Drawings
- 1. Show door elevations and sections.
- 2. Show listing of opening descriptions including locations, material thicknesses, and anchors.
- 3. Show location and details of all openings.
- 4. Indicate performance grade levels on the submittal as they are shown on the contract drawings and schedules.
- E. Test Report.
- 1. Manufacturer shall submit an independent testing laboratory report certifying that door assemblies meet the performance requirements of this Specification.
- F. Qualifications
- 1. Manufacturer shall submit qualifications as required by this Specification.

1.7 WARRANTY

A. All hollow metal work shall be warranted from defects in workmanship and quality for a period of one (1) year from the date of substantial completion.

PART 2 - PRODUCTS

2.1 DETENTION SECURITY HOLLOW METAL DOORS

A. Materials:

- 1. Doors shall be manufactured of commercial quality, level, cold-rolled steel conforming to ASTM A1008/A1008M CS type B or hot-rolled, pickled and oiled steel conforming to ASTM A1011/A1011M CS type B. the steel shall be free of scale, pitting, coil breaks, buckles, waves or other surface blemishes or defects.
- 2. Exterior Doors: Face sheets shall be 0.093 inch minimum thickness and shall have a zinc coating applied by the hot-dip process conforming to ASTM A653/A653M

Commercial Steel (CS type B), coating designation A60 (ZF180).

B. Construction:

- 1. All doors shall be the types and sizes shown on the approved submittal drawings, shall be constructed in accordance with the Specifications and shall meet the performance requirements of this Specification. Alternate materials and methods of construction, which meet the aforementioned performance criteria, shall be permitted.
- 2. Door face sheets shall be joined at their vertical edges by a continuous tungsten inert gas (TIG) weld extending the full height of the door. This edge seam weld shall be sanded smooth and be neat in appearance. The door vertical edges shall not be covered with auto body putty or metallic fillers.
- 3. Door thickness shall be 2 inch nominal unless noted otherwise to accommodate detention hardware. Doors shall be neat in appearance and free from warpage or buckle. Edge bends shall be true and straight and of minimum radius for the thickness of material used.
- 4. Doors shall be stiffened by one of the following systems:
- a. Continuous steel truss design core material, 0.015 inch minimum, having truncated triangular roll formed sections extending continuously from one door face to the other, spot welded to each face sheet 2-3/4 inches o.c. horizontally and 3 inches o.c. vertically. Core material shall extend full height and width of door.
- b. Rolled or formed 1/8 inch steel channels extending from top to bottom of door and continuous from one face to the other, spaced not more than 4 inches o.c. and spot welded to door faces not more than 3 inches o.c. vertically.
- c. Continuous vertical hat sections, one such hat section welded to each face of the door, 0.053 inch, with vertical webs no more than 4 inches apart. Hat sections shall be welded to each other at least 6 inches o.c. both sides in order to prevent separation.
- 5. The vertical edges shall be reinforced by a continuous steel channel extending the full height of the door.
- 6. and welded to both face sheets. The channels' thickness shall be not less than the thickness of the door face sheet. The top and bottom edges shall be closed with a continuous channel, the same thickness as the vertical edge channels and shall be spot-welded to the face sheet a maximum of 3 inches o.c. The closing end channel shall be continuously welded to the vertical reinforcing channel at all four corners producing

a fully welded perimeter reinforcing channel.

- 7. The top end channel shall be fitted with an additional flush closing channel of the same material thickness. The flush closing channel shall be welded in place at the corners and at the center. Tops of exterior doors shall be made weather tight.
- 8. Edge profiles shall be provided on both vertical edges of doors and panels as follows:
- a. Single acting (swinging) doors beveled 1/8 inch in 2 inch profile.
- 9. Hardware Reinforcements:
- a. Doors shall be mortised, reinforced, drilled and tapped at the factory for completely templated mortised hardware only, in accordance with the final approved hardware schedule and templates provided by the hardware supplier. Where surface mounted hardware or non-templated mortised hardware is to be applied, doors shall be reinforced, and drilling and tapping shall be done by others in the field.
- b. Minimum thicknesses for hardware reinforcements shall be as follows:
- 1) Full Mortise Hinges and Pivots: 0.167 inch.
- 2) Surface Applied Maximum Security Hinges: 0.214 inch.
- 3) Strikes: 0.167 inch.
- 4) Lock Fronts: 0.093 inch.
- 5) All Other Surface Applied Hardware: 0.093 inch.
- 10. Product Identification: Doors shall have the Architect's mark number permanently stamped on the center hinge reinforcement for swing doors and on the horizontal Z for sliding door types.

2.2 FINISH

A. After fabrication, all tool marks and surface imperfections shall be filled and sanded as required to make face sheets, vertical edges and weld joints free from irregularities. After appropriate metal preparation, all exposed surfaces of doors and frames shall receive a rust inhibitive primer which meets or exceeds ANSI A 250.10, "Test Procedures and Acceptance Criteria for Prime Painting Steel Surfaces for Steel Doors and Frames". Doors are to be factory painted and when completely cured, the doors shall be wrapped and protected for shipment.

PART 3 - EXECUTION

3.1 SITE STORAGE AND PROTECTION OF MATERIALS

A. The contractor responsible for installation shall remove wraps or covers from doors upon delivery at the building site. The contractor responsible for installation shall ensure that any scratches or disfigurement caused in shipping or handling are promptly sanded smooth, cleaned and touched up with factory-supplied touch-up paint.

B. The contractor responsible for installation shall ensure that materials are properly stored on planks or dunnage in a dry location. Doors shall be stored in a vertical position and spaced by blocking. Materials shall be covered to protect them from damage but in such a manner as to permit air circulation.

3.2 ADJUSTMENT OF EXISTING DOORS AND FRAMES

A. Where indicated on the drawings, clean, adjust and lubricate doors to travel freely, to operate without binding and to latch when in the closed position. In some cases, reassembly of the door/frame assembly may be required to meet manufacturer's intentions. Cleaning and lubricating components includes doors, frames and hardware including locksets. If component replacement is required such issues will be addressed on a case by case basis.

3.3 INSTALLATION OF DOORS, FRAMES AND WALL PANELS

A. Prior to installation, all cased openings shall be checked for physical rigidity and connection to adjacent wall. Once assured of opening rigidly, contractor shall check for correct size and swing, and be corrected for squareness, alignment, twist and plumb. Permissible installation tolerances shall not exceed 1/16 inch:

- 1. Squareness: Measured at rabbet on a line from jamb, perpendicular to opening head.
- 2. Alignment: Measured at jambs on a horizontal line parallel to the plane of the opening.
- 3. Twist: Measured at opposite face corners of jambs on parallel lines, perpendicular to the plane of the door rabbet.
- 4. Plumbness: Measured at jambs on a perpendicular line from the head to the floor.
- 5. During the setting of the frames, check and maintain these tolerances for squareness, alignment, twist and plumbness.
- B. Jambs on this project are structural steel channels at door openings.

C. Hardware shall be applied in accordance with hardware manufacturer's templates and instructions.

D. Any bonding material shall be cleaned off doors immediately following installation. Exposed hollow metal surfaces shall be kept free of grout, tar, or other bonding material or sealer.

E. Exposed field welds shall be finished smooth and touched up with a rust inhibitive primer.

F. Primed or painted surfaces which have been scratched or otherwise marred during installation, cleaning, and/or field welding, including marks caused by spreader removal, shall promptly be finished smooth, cleaned, treated for maximum paint adhesion and touched up with a rust inhibitive Direct to Metal primer.

3.4 CLEARANCES

A. Edge clearances for swinging doors shall provide for the functional operation of the assembly and shall not exceed the following:

- 1. Between doors and frames at head and jambs: 3/16 inch maximum.
- 2. Between edges of pairs of doors: 3/16 inch maximum.
- 3. At doorsills where no threshold is used: 3/4 inch maximum.

08 71 63 - DETENTION DOOR HARDWARE

PART 1 – GENERAL

1.1 DESCRIPTION

A. Description of Work: The extent of the work is shown on the drawings and specified in this document and includes providing new detention door hardware to be installed in new doors. Hardware includes mechanical activated devices.

1.2 QUALITY OF ASSURANCE

A. Installer Qualifications: An employer of workers trained and approved by manufacturer and an authorized representative of detention door hardware manufacturer for installation and maintenance of units required for this Project. One installer on the site at any time shall have successfully completed not less than three years or five projects that are similar to this project.

- B. Source Limitations for Detention Door Hardware: Obtain each type of detention door hardware from single source from single manufacturer.
- C. Regulatory Requirements: Comply with provisions of the following:
- 1. Where indicated to comply with accessibility requirements, comply with ICC/ANSI A117.1 as follows:
- a. Handles, Pulls, Latches, Locks, and other Operating Devices: Shape that is easy to grasp with one hand and does not require tight grasping, tight pinching, or twisting of the wrist.
- D. Preinstallation Conference: Conduct conference at Project site.
- 1. Inspect and discuss roughing-in and other preparatory work performed by other trades.
- 2. Review and finalize a construction schedule and verify availability of materials, Installer's personnel, equipment, and facilities needed to make progress and avoid Delays.
- 3. Certifying procedures.

1.3 PERFORMANCE REQUIREMENTS

A. Swinging Detention Door Assemblies: Provide detention door hardware as part of a detention door assembly that complies with security grade indicated, when tested according to ASTM F 1450, based on testing manufacturer's standard units in assemblies similar to those indicated for this Project.

1. Tool-Attack Resistance: Comply with small-tool-attack-resistance rating when tested according to UL 1034 and UL 437.

1.4 SUBMITTALS

A. Product Data: For each type of product indicated. Include construction details, material descriptions, dimensions of individual components and profiles, and finishes for each type of detention door hardware.

- B. Shop Drawings: For each type of detention door hardware. Include plans, elevations, sections, details, and attachments to other work.
- C. Other Action Submittals:
- 1. Door Hardware Schedule: Prepared by or under the supervision of supplier, detailing fabrication and assembly of door hardware, as well as procedures and diagrams. Coordinate the final Door Hardware Schedule with detention doors and related work to ensure proper size, thickness, hand, function, and finish of door hardware.
- a. Hardware Schedule Content: Based on hardware indicated, organize schedule into "hardware sets" indicating complete designations of every item required for each door or opening. Include the following information:
- 1) Type, style, function, size, and finish of each hardware item.
- 2) Name and manufacturer of each item.
- 3) Fastenings and other pertinent information.
- 4) Location of each hardware set cross-referenced to indications on Drawings both on floor plans and in door and frame schedule.
- a) Door numbers in schedule to match door numbers shown on Drawings.
- 5) Explanation of all abbreviations, symbols, and codes contained in schedule.

- 6) Mounting locations for hardware.
- 7) Door sizes and materials.
- b. Submittal Sequence: Submit schedule at earliest possible date, particularly where acceptance of Hardware Schedule must precede fabrication of other work that is critical in the Project construction schedule. Include with schedule the product data, shop drawings of other work affected by door hardware, and other information essential to the coordinated review of schedule.
- 2. Keying Schedule: Develop key schedule with Owner at the project site. Coordinate detention keying with existing doors.
- a. Key new locks to match existing paracentric keyway.
- D. Qualification Data: For qualified Installer, supplier and Architectural Hardware Consultant.
- 1. Installer Experience: List hardware installations by workers who will be on site at all times work is underway. List projects, locations and owner reference phone number.
- E. Operating/Maintenance Manuals: Furnish O&M Manuals for all security hardware and all security locking devices. These manuals shall include instructions for the care of the materials, parts list to aid the Owner in ordering replacement parts, as well as instructions for contacting the appropriate personnel not only during the warranty period, but beyond. The Contractor must have full time employees trained in the maintenance and repair of this equipment. Manuals shall also include "as built" shop drawings of all components.
- F. Warranties: Sample of special warranties.

1.5 DELIVERY, STORAGE, AND HANDLING

- A. Packing and Marking: Each piece of security hardware furnished under this Section shall be packaged and marked according to the hardware set and door number listed in the approved hardware schedule.
- B. Deliver all components cartoned or crated to provide protection during transit and job storage.
- C. Inspect all components upon delivery for damage. Damages may be repaired, provided the repaired items are equal in all respects to new work and acceptable to the Architect-Engineer; otherwise, remove and replace damaged items as directed.

D. Store all components in a locked storage area for all components deemed necessary by the Detention Equipment Contractor. Do not store any materials directly on the ground or concrete. Provide adequate ventilation and protection to ensure materials are kept dry, clean and secure. Store all materials in the manner and order as prescribed by the Detention Equipment Contractor and/or manufacturer.

1.6 COORDINATION

A. Examine the drawings and specifications of other trades whose work may influence the installation and/or operation of the detention hardware. Prior to the start of work, review the project drawings and specifications and coordinate work with all other trades and Divisions of the Specifications affecting Work of this Section.

1.7 WARRANTY

A. Special Warranty: Manufacturer's standard form in which manufacturer agrees to repair or replace components of detention door hardware that fail in materials or workmanship within specified warranty period.

- 1. Failures include, but are not limited to, the following:
- a. Structural failures including excessive deflection, cracking, or breakage.
- b. Faulty operation of operators and detention door hardware.
- c. Deterioration of metals, metal finishes, and other materials beyond normal weathering or detention use.
- B. Warranty Period: Three years from date of Substantial Completion.

1.8 MAINTENANCE SERVICE

A. Maintenance Tools and Instructions: Furnish a complete set of specialized tools and maintenance instructions as needed for Owner's continued adjustment, maintenance, and removal and replacement of detention door hardware.

B. Maintenance Service: Beginning at Substantial Completion, provide 12 months maintenance assistance by skilled employees of detention door hardware Installer. Include monthly discussions with DOC maintenance staff on preventive maintenance, repair or replacement of worn or defective components, lubrication, cleaning, and adjusting as required for proper detention door hardware operation. Provide parts and supplies the same as those used in the manufacture and installation of original equipment. At the end of the first year following substantial completion, the hardware installer is to visit the project site and adjust, lubricate and inspect each installed hardware component.

PART 2 - PRODUCTS

2.1 GENERAL

A. Security design criteria is based upon the requirements and features of the products listed herein which form the "Basis of Design". The use of one manufacturer's numeric designation does not imply other manufacturer's products will not be accepted. Better or equal substitutions are welcome.

2.2 DETENTION HINGES, GENERAL

- A. Full Mortise Detention Hinges shall be 4-1/2" x 4-1/2" x 0.188" thick investment cast 304 stainless steel with hospital tips and integral studs on both leaves. Pins shall be hardened stainless or alloy steel, concealed and non-removable. Each hinge shall be supplied with flat head machine screws. All hinges shall be US32D finished.
- B. Furnish five hinges for doors 96-inches in height. Two hinges shall be stacked at the top of the door and the remaining three (3) hinges spaced normally.
- C. Except where otherwise indicated, hinges shall be mortised, 4-1/2" x 4-1/2", stainless steel, ball bearing, with pins made non-removable by a concealed hardened roll pin. All hinges shall be furnished with specified security fasteners.
- D. Hinges shall be certified, by an independent testing lab, to meet or exceed the cycle requirements of ASTM 1758, Grade 1A.
- E. Detention Doors: Unless otherwise indicated, provide antifriction-bearing detention hinges.
- F. Detention Hinge Base Metal: Unless otherwise indicated, provide the following:
- 1. Exterior Detention Hinges: Stainless steel, with stainless-steel pin.
- G. Fastening: Comply with the following:
- 1. Security Fasteners: Provide security head machine screws; finish screw heads to match surface of detention hinges. Install into drilled and tapped holes.

2.3 DETENTION HINGES

A. Hinges: Extra heavy weight; two heavy-duty thrust bearings with hardened-steel ball bearings; fabricated from stainless steel plate; 1/2-inch-diameter, case-hardened, fully welded, steel hinge pin with security stud.

1. Basis-of-Design Product: Subject to compliance with requirements, provide Southern Folger Model No. 204 FMSS or equal. Hinges shall be mounted to allow doors to swing full 180 degrees.

2.4 STRIKES

A. All locks and latches shall be furnished with manufacturer's standard strikes complete with dust boxes.

2.5 FASTENERS

- A. Manufacturer hardware to conform to published template, generally prepared for machine screw installation. Do not provide hardware, which has been prepared for self-tapping of sheet metal screws.
- B. Furnish screws for installation with each hardware item. All exposed screw heads, whether door is open or closed, shall be Torx (with security stud) flat-head or oval head screws except as otherwise indicated. Screws shall be finished to match the applied hardware item. See Section 11 98 16 Tamper Resistant Fasteners.

2.6 BOLLARD MOUNTED DOOR STOPS (BOLLARD MOUNT ONLY)

A. Basis of Design: (Rockwood 467 Heavy Duty Door Stop) Shall be a tamper resistant device that is welded into the bollard. Bumper shall be 2" diameter x 3-1/2" long and made from a non-hazardous silicone elastomer, 80 durometer. Provide with bolting or welding connection plate for attachment to steel bollard.

2.7 SURFACE BOLT

A. Provide high security surface bolts at the top and bottom of active and inactive door leaf. Basis of Design: Ives SB 360 12" US2C series. Provide bolts with US32D finish. Attach surface bolt with through door fasteners. Surface bolt shall include opening for 3/8 inch diameter Owner provided padlock shackle. Provide bolt keeper for head and sill bolts.

2.8 DETENTION LOCKS AND LATCHES, GENERAL

- A. Swinging Detention Door Lock and Latch Performance: Provide detention door locks and latches that comply with security grade indicated, when tested according to ASTM F 1577, based on testing manufacturer's standard units in assemblies similar to those indicated for this Project.
- B. Detention Lock Construction: Fabricate detention lock case and cover plate from steel plate. Fabricate bolts from solid sections; laminated construction unacceptable.

- C. Detention Lock Trim:
- 1. Levers: Solid stainless steel.
- 2. Escutcheons for Paracentric Locks: 1/8-inch-thick, 3-inch-diameter stainless steel. Attach with security fasteners.
- 3. Cylinder Shields for Paracentric Locks: 1/8-inch-thick, 3-inch-diameter stainless steel with swinging cover to protect keyhole. Attach with security fasteners.
- D. Acceptable Manufacturers
- 1. Basis of Design: Southern Folger Detention Equipment Company (SOUTHERN), San Antonio, TX .
- E. Mechanical Locks and Accessories for Swinging Doors
- 1. Standard Features
- a. Lock case to be high tensile strength alloy steel with cold rolled steel cover
- b. All locks to operate by inserting a key into matching cylinder and rotating key to unlock the lock.
- c. All lock steel parts shall be zinc plated for corrosion protection and are suitable for exterior applications.
- d. Keyed One Side (K1).
- F. Products
- 1. Mechanical Cremone Bolt Set with Deadbolt, Basis of Design: Southern Folger 10380A.
- a. Lock size, approximately 16" long x 9" High x 2-1/8" thick. Deadbolt to be 2" x $\frac{3}{4}$ " with $\frac{3}{4}$ " throw. Deadbolt locking and unlocking by key on outside of door only.
- b. Lock shall be supplied with a six tumbler paracentric key cylinder.
- c. Provide locking rod for door head only. Note this door is an 8' tall door, rod is to be non-standard length.

2.9 KEYING AND KEYS

A. Keying and Keys

- 1. The Contractor is responsible for scheduling and meeting with the Owner, Architect/Consultant and other involved parties to determine keying requirements. A complete keying schedule shall be submitted for review and approval. During the submittal review the key schedule may be modified as desired by the Owner.
- 2. Paracentric prison locks shall be keyed in sets matching existing.
- B. Key Control System:
- 1. Keying: Provide key system as directed by the Owner.
- 2. The Contractor shall be responsible for all keys and in the unlikely event any key is lost, the Contractor shall bear all costs incurred in having locks re-keyed. The Contractor shall turn all keys over to the Owner as directed by the Owner for inclusion into the key cabinet.
- 3. When requested by the Owner, in writing, the Contractor shall surrender any or all keys assigned to him.
- 4. All keys shall be stamped with a maximum of six (6) characters, as directed by Owner.

2.10 FABRICATION

- A. Manufacturer's Nameplate: Do not provide products that have manufacturer's name or trade name displayed in a visible location (omit removable nameplates) except in conjunction with required fire-rated labels and as otherwise approved by Architect.
- B. Base Metals: Produce detention door hardware units of base metal, fabricated by forming method indicated, using manufacturer's standard metal alloy, composition, temper, and hardness. Furnish metals of a quality equal to or greater than that of specified detention door hardware units and BHMA A156.18 finishes. Do not furnish manufacturer's standard materials or forming methods if different from specified standard.
- C. Fasteners: Provide flat-head security fasteners with finished heads to match surface of detention door hardware unless otherwise indicated.
- 1. Security Fasteners: Fabricate detention door hardware using security fasteners with head style appropriate for fabrication requirements, strength, and finish of adjacent materials. Provide stainless-steel security fasteners in stainless-steel materials.

- 2. Concealed Fasteners: For detention door hardware units that are exposed when detention door is closed except for units already specified with concealed fasteners. Do not use through bolts for installation where bolt head or nut on opposite face is exposed unless it is the only means of securely attaching detention door hardware. Where through bolts are used on hollow-metal detention door and frame construction, provide sleeves for each through bolt.
- 3. Steel Machine Screws: For the following fire-rated applications:
- a. Mortise detention hinges to detention doors.
- b. Strike plates to detention frames.

2.11 FINISHES

- A. Standard: Comply with BHMA A156.18.
- B. Protect mechanical finishes on exposed surfaces from damage by applying a strippable, temporary protective covering before shipping.
- C. BHMA Designations: Comply with base material and finish requirements indicated by the following:
- 1. BHMA 630: Stainless steel, satin, over stainless-steel base metal.

PART 3 – EXECUTION

3.1 GENERAL REQUIREMENTS

A. Examine and inspect all surfaces, anchors, and grounds that are to receive materials, fixtures, assemblies, and equipment specified herein. Check location, "rough in", and field dimensions prior to beginning work. Report all unsatisfactory conditions in writing to the Architect-Engineer and general contractor.

- 1. Do not begin installation until all unsatisfactory conditions have been corrected.
- B. Verify all dimensions and be responsible for their correctness. No extra compensation will be allowed for differences between actual measurements and the dimensions indicated on the drawings.

3.2 INSTALLATION

A. Install security materials and accessories in accordance with the final shop drawings, manufacturer's data, and as herein specified.

- 1. Provide manufacturer's supervision of installation, including testing and interfacing of systems.
- B. Install all components and complete system as indicated and in accordance with manufacturer's recommendations and instructions.
- C. Nuts of all bolted work shall be drawn tight and threads battered or welded. Bolting may be used in the installation of detention equipment provided that the nuts are not accessible to inmates or exposed to view. Bolts shall be special oval head or flat head Torx security type. Other types of security bolts are unacceptable unless specifically approved by the Architect-Engineer. Provide two sets of wrenches for each size bolt used.

3.3 ADJUSTING

- A. Final Adjustments: Prior to final inspection check and re-adjust all components to operate within their designed capacity. All components shall be adjusted and tested to verify correct operation prior to final inspection.
- B. All devices shall be tested for specified and manufacturer described operation.
- C. All tests required by local agencies shall be performed.
- D. All tests required by Owner and Owner's representative shall be performed.
- E. Systems not meeting the minimum level of acceptability as defined in the test procedures shall be repaired and retested.
- F. Provide documentation of test procedures and results.
- G. Equipment manufacturer's representative shall certify that the systems are installed and operate as specified.
- H. All costs to test and retest systems shall be the responsibility of the Detention Equipment Contractor.

3.4 SECURITY HARDWARE SCHEDULE

A. GENERAL NOTES:

- 1. Provide a doorstop at all door openings unless otherwise noted.
- 2. All doors shall receive five (5) hinges.

HARDWARE SET NO. 1

DOORS: EXTERIOR REC YARD DOORS

UNIT	PART	CATALOG NO.	FINISH	MANUFACTURER
10 EA	HINGE	204FMSS	US32D	SOUTHERN FOLGER
1 EA	LOCK	10380AA-1 (HEAD BOLT ONLY)	US26D	SOUTHERN FOLGER
1 EA	HEAD BOLT KEEPER	10105BXUSB		SOUTHERN FOLGER
2 EA	ESCUTCHEON	218	US32D	SOUTHERN FOLGER
1 EA	STRIKE	500CL	US26D	SOUTHERN FOLGER
1 EA	CYLINDER	PARACENTRIC	US26D	SOUTHERN FOLGER
1 EA	CYLINDER SHIELD	219	US26D	SOUTHERN FOLGER
2 EA	HEAD/FOOT BOLT	SB360 US2C	US32D	IVES
1 EA	ASTRAGAL	183SP		REESE
2 EA	DOOR STOP	467		ROCKWOOD

NOTE: SUBMITTAL MUST CLEARLY DEFINE BY ROOM NAME WHICH SIDE OF DOOR ACTIVE

LEVER IS APPLIED.

<u>09 91 00 – PAINTING</u>

PART 1 – GENERAL

1.1 DESCRIPTION

A. Description of Work: The extent of the work includes furnishing materials and preparing and painting exterior doors, frames and surrounding surfaces Surface preparation, prime coats and finish coats specified are in addition to surface treatments and prime coats specified in other Sections of the Specification. The number of coats specified is to be interpreted as the minimum number required. Apply additional coats if required to achieve complete coverage and concealment of surface receiving finish or to achieve uniformity of color, sheen and texture.

B. Items Requiring No Finish:

- 1. Finished Metal Surfaces: Do not paint anodized aluminum, stainless steel, chromium plate, brass, bronze, copper or other similar metals.
- 2. Finished Plastic Surfaces: Do not paint acrylic fiberglass, polycarbonate, polyethylene, vinyl or other similar plastic surfaces.
- 3. Pre-Finished Materials: Do not paint such items as (but not limited to) pre-finished metal doors, pre-finished metal roofing and siding, except where indicated on the Drawings.
- 4. Labels: Do not paint over code-required labels or equipment name, identification, performance or nomenclature plates.

1.2 SUBMITTALS

- A. Materials List: Submit a complete materials list showing the intended use of each item listed. Include certificates from suppliers of painting materials stating that each material is the best of its respective kind and suitable for the intended purpose.
- B. Manufacturer's Data: With the materials list, submit manufacturer's specifications and printed instructions for preparation of surfaces and for mixing and thinning and application of each material used. Include data substantiating with specified requirements.
- C. Samples: Prepare 12 x 12 inch samples of selected colors. Allow ample time for review. Obtain approval from the Architect before applying paint to finished surfaces.

PART 2 – PRODUCTS

2.1 COLORS AND FINISHES

A. Prior to beginning work, the Architect will furnish color selections for surfaces to be painted. Selections will be derived from submitted color wheel.

B. Color Pigments: Pure, non-fading, applicable types to suit the substrates and service intended.

- 1. Lead content in the pigment, if any, is limited to contain not more than 0.06% lead, as lead metal based on the total non-volatile (dry-film) of the paint by weight. This limitation is extended to all interior and exterior surfaces.
- C. Paint Coordination: Provide finish coats which are compatible with prime paints used. Review other sections of these specifications in which prime paints are to be provided to ensure compatibility of total coatings system for various substrates. Upon request from other trades, furnish information on characteristics of finish materials proposed for use, to ensure compatible prime coats are used. Provide barrier coats over incompatible primers or remove and reprime as required.

2.2 MATERIAL QUALITY

A. Provide the best quality grade of the various types of coatings as regularly manufactured by acceptable paint material manufacturers. Materials not displaying the manufacturer's identification as a standard, best-grade product will not be acceptable. Design Standard is Sherwin Williams.

B. Provide undercoat paint produced by the same manufacturer as the finish coats. Use only thinners approved by the paint manufacturer and use only within recommended limits.

2.3 EXTERIOR PAINT SYSTEMS

A. General: Unless trade name is listed below, the product numbers refer to materials as manufactured by Sherwin Williams, which shall establish a minimum standard of quality, limited to those manufacturers listed above, may be substituted.

- 1. EPS-1 Acrylic Block Filler: For exterior concrete walls. Two coats. Basis of Design: Sherwin Williams Heavy Duty Block Filler 342W46.
- 2. EPS-2 Concrete Paint: Gloss Level 2. Basis of Design: EPS-1 plus 2 coats Sherwin Williams All Surface Enamel.
- 3. EPS-3: Semi-Gloss Level 5 for metal doors and frames and other metal surfaces. One

coat PRO-CRYL Primer B66 W01310. Two coats. Basis of Design: Sherwin Williams All Surface Enamel.

PART 3 - EXECUTION

3.1 INSPECTION

A. Applicator must examine the areas and conditions under which painting work is to be applied. Do not proceed with the work until unsatisfactory conditions have been corrected.

- B. Starting of painting work will be construed as the applicator's acceptance of the surfaces and conditions within any particular area.
- C. Do not paint over dirt, rust, scale, grease, moisture, scuffed surfaces or conditions otherwise detrimental to the formation of a durable paint film.

3.2 SURFACE PREPARATION

- A. General: Perform preparation and cleaning procedures in strict accordance with the paint manufacturer's instructions as herein specified, for each particular substrate condition.
- 1. Remove all hardware, hardware accessories, machined surfaces, plates, lighting fixtures and similar items in place and not to be finish-painted or provide surface-applied protection prior to surface preparation and painting operations. Remove, if necessary, for the complete painting of the items and adjacent surfaces. Following completion of painting of each space or area, reinstall the removed items by workmen skilled in the trades involved.

B. Ferrous Metals:

- 1. Existing steel frames are peeling and will require complete stripping to base metal. Sand and clean ferrous surfaces, which are currently painted and scheduled to be repainted, not galvanized or shop-coated, of oil, grease, dirt, loose mill scale and other foreign substances by solvent or mechanical cleaning.
- 2. Rough up shop-applied prime coats wherever damaged or bare, where required by other sections of these Specifications. Clean and touch up with the same type shop primer.

3.3 APPLICATION

A. General:

- 1. All materials shall be applied and cut in neatly so as to dry uniformly to the color and sheen specified, free from any runs, sags, crinkles, shiners, streaks, holidays and brush marks.
- 2. Basic Application Procedures: The following is intended as a general guide for application of painting materials and is to be followed unless it is in conflict with the recommendations of the manufacturer:
- a. Exterior Finished Surfaces: Sand lightly between each succeeding coat. Back roll as required by manufacturer.
- b. Apply additional coats when undercoats, stains or other conditions show through the final coat of paint, until the paint film is of uniform finish, color and appearance. Give special attention to ensure that all surfaces including edges, corners, crevices, welds and exposed fasteners receive a dry-film thickness equivalent to that of flat surfaces.
- c. Sand lightly between each succeeding coat.
- B. Scheduling Painting
- 1. Apply the first coat material to surfaces that have been cleaned, pretreated or otherwise prepared for painting as soon as practicable after preparation and before subsequent surface deterioration.
- 2. Allow sufficient time between successive coating to permit proper drying. Do not recoat until paint has dried to where it feels firm, does not deform or feel sticky under moderate thumb pressure, and the application of another coat of paint does not cause lifting or loss of adhesion of the undercoat.
- C. Minimum Coating Thickness: Apply each material at not less than the manufacturer's recommended spreading rate to establish a total dry-film thickness as recommended by coating manufacturer.

3.4 CLEAN UP AND PROTECTION

A. Clean Up: During the progress of the work, remove from the site all discarded paint materials, rubbish, cans and rags at the end of each workday.

- B. Upon completion of painting work, clean paint-spattered surfaces. Remove spattered paint by proper methods of washing and scraping, using care not to scratch or otherwise damage finished surfaces.
- C. Protection: Protect work of other trades, whether to be painted or not, against damage by painting and finishing work. Correct any damage by cleaning, repairing or replacing, and repainting, as acceptable to Owner's Representative.
- D. Provide "Wet Paint" signs as required to protect newly painted finishes. Remove temporary protective wrappings provided by others for protection of their work, after completion of painting operations.
- E. At the completion of work of other trades, touch up and restore all damaged or defaced painted surfaces. Should touch up paint be visually noticeable, repaint entire surface.
- F. Repairs: The Contractor is responsible for defective work, whatever the cause. Replace coatings which do not comply with requirements of the Specification and repair damaged surfaces at no expense to the Owner. Leave surfaces clean, smooth and free of defects at the time of final acceptance.

11 98 16 - TAMPER RESISTANT FASTENERS

PART 1 – GENERAL

1.1 DESCRIPTION

A. Description of Work: The extent of the work is referenced on the drawings and specified in this document and includes furnishing tamper resistant fasteners. Tamper resistant fasteners shall be provided in all inmate accessible locations in addition to other locations indicated.

- B. Items Not Requiring Tamper Resistant Fasteners:
- 1. Concealed Surface: Tamper resistant fasteners are not required above suspended ceilings, behind access panels and within pipe or duct chases.
- 2. Plaster and Gypsum Board Construction: Tamper resistant fasteners are not required for the installation of Portland cement plaster or gypsum wallboard.
- 3. Mechanical and Electrical Equipment: Tamper resistant fasteners are not required for the manufacture and installation of mechanical, electrical, generator or communications equipment that is not accessible to inmates.
- 4. Non-Secure Areas: Tamper resistant fasteners are not required in any area outside the secure perimeter of the facility unless inmates are expected to be present.

1.2 QUALITY OF ASSURANCE

A. Product Standards: Manufacturers with products which comply with specified requirements include:

1. Tamper-Pruf Screw Company Paramount, CA (310) 531-9340 / 9364

1.3 SUBMITTALS

A. Tools: Deliver three (3) sets of operating tools for tamper resistant fasteners to the Owner package in tool kits for easy handling and storage.

1.4 PRODUCT DELIVERY, HANDLING AND STORAGE

A. General: Afford materials the degree of preservation, packaging and packing necessary to prevent deterioration and/or damage which might result from the hazards to which they will be subjected during shipment, handling, and storage. Store in a warm, dry, clean and well ventilated space, protected from damage, soiling and moisture.

PART 2 – PRODUCTS

2.1 MATERIALS

A. Stainless Steel: Provide 18-8 stainless steel fasteners in exposed, exterior or wet areas.

2.2 TAMPER RESISTANT FASTENERS

A. General: Select material, head style and plating as appropriate for installation requirements, strength and finish or adjacent materials, except use stainless steel screws in all painted materials. Provide three (3) lobe socket with center pin (TORXplus).

PART 3 – EXECUTION

3.1 GENERAL

A. General: Tamper resistant fasteners as specified herein shall be obtained by the manufacturer, supplier or installer of each component requiring their use and it shall be their responsibility to ensure use of proper sized and type of tamper resistant fasteners for each application.

3.2 INSTALLATION

A. Install tamper resistant fasteners in accordance with manufacturer's recommendations, with uniform contact against materials being fastened.

B. Add thread-grip compound equal to "Loctite" where fasteners are accessible to inmates' fingers.



State of Alaska Department of Corrections

REQUEST FOR CLEARANCE

Contractor/Contract Staff Background Check

Date:	
Applicant Name:	
Mailing Address:	
Purpose of this check:	
	Social Security # :
Alaska driver's license #:	
Other states applicant has resided in and the	e dates:
Prior criminal history (including the state th	ne offense occurred in):
Is applicant currently on probation or parole	e?If yes, where?
Does applicant have any relatives or acquai Corrections supervision? If yes, start	ntances presently incarcerated in Alaska or under the Dept. of te the person's name/location:
Clearance requested by (Contractor):Address:	Phone:
	e and accurate to the best of my knowledge. I authorize the ekground investigation for any and all prior convictions or current
Signature of applicant:	Date:
Contractor's signature:	Date:
DO NO	F WRITE BELOW THIS SECTION
* * * * * * * * * * * * *	* * * * * * * * * * * * * * * * * * * *
APSIN/WANTS: Clear: Wa	
NCIC/WANTS: Clear: Wa	
Criminal History Check (AK) No record for Criminal History Check (other states) No	record found: See Attached: See Attached: See Attached:
Request Granted: Request De	nied:
Reason for denial:	
Director/Superintendent (or designee):	Date:

All SEXUAL BEHAVIOR IS PROHIBITED

ZERO-TOLERANCE POLICY PRISON RAPE ELIMINATION ACT (PREA)

- 1. Alaska Department of Corrections Policy and Procedure 808.19 Prisoner Rights, Sexual Abuse / Sexual Assault and Reporting establishes a zero-tolerance policy toward sexual misconduct and provides guidelines and procedures consistent with the Prison Rape Elimination Act (PREA) to reduce the risk of sexual misconduct within the correctional setting.
- 2. Sexual assault, sexual misconduct, and sexual harassment, or any type of sexual behaviors are PROHIBITED.
- Types of Sexual Assault, Misconduct, and Harassment
 - Prisoner-on-employee/contract worker/volunteer
 - Employee/contract worker/volunteer-on-prisoner
 - Prisoner on prisoner
- Acts of Sexual Assault, Misconduct, and Harassment
 - There is NO allowable consensual agreement between DOC employees, contract workers, volunteers, or offenders to engage in ANY sexual behavior or act.
 - · The physical act
 - The attempt of the physical act, including inappropriate touching and exhibitionism.
 - Threats, intimidation, and actions/communications meant to coerce or pressure another to engage in the inappropriate act.
 - Retaliation against individuals reporting prohibited sexual behavior is prohibited and punishable.
- All Department personnel, contractors or volunteers who receive information concerning prisoner sexual misconduct or have reasonable belief to suspect a prisoner is a victim of sexual misconduct or observe an incident or behavior shall immediately report the information to the most appropriate supervisory staff. The information shall be documented on an Incident Report form 809.03A.
- Prisoners may report allegations of conduct prohibited by Policy and Procedures 808.09, including threats of sexual misconduct to any Department employee, contractor, or volunteer. The such allegation may be reported verbally, in writing, or may be made by a third party.
- 7. All reports of prohibited sexual behavior will be referred to a law enforcement agency for investigation and referral to the Alaska State Troopers by the Department of Corrections.
- Privileged communications between ordained clergy, medical or mental health staff, and clients does not extend to the matter that threatens the safety of the institution, staff, or prisoners; if it contains a threat to public safety or if it is specifically addressed by state statutes.
- Confidentiality: All information related to a victim of sexual abuse or sexual harassment shall be considered confidential and shall be released only to those who need the information to perform their official duties.

I HAVE READ, UNDERSTOOD, AND AGREE WITH THE ABOVE RULES.

* I also acknowledge that I have been informed of my Prison Rape Elimination Act Responsibilities.*

Name (print and sign)	Date
	1 Page

STATE OF ALASKA Department of Corrections FACILITIES

SUBSTITUTION REQUEST FORM



Projec	t: STWE	D Doors – ACC Rec Yard Doors	Project No	o. <u>: 240000077-2</u>			
Contra	ctor: _						
Specif	ied item	for which substitution is requested (reference t	he specification sect	tion and paragraph):			
	llowing pg cuts):	product is submitted for substitution (describe p	roposed substitution	n and attach applicable			
I certif Yes □	y the foll No □	The substitute will perform adequately and a	chieve the results ca	lled for by the general			
		The substitute is similar, of equal substance,	design. The substitute is similar, of equal substance, suited to the same use, and will provide the				
			same warranty as the product specified. The evaluation and approval of the proposed substitute will not delay the Substantial or				
		Final Completion of the project. Any change in the design necessitated by the proposed substitution will not delay the					
_		Substantial or Final Completion of the project.					
		The cost of any change in the design necessitated by the proposed substitution will be paid by the contractor at no cost to the State. The cost of any license fee or royalty necessitated by the proposed substitution will be paid by the contractor at no cost to the State.					
Signed	d:			Date:			
3		Authorized Contractor Signature					
Archite	ect/Enair	neer Recommendation:					
	cepted	☐ Accepted as Noted ☐ Not Accept	oted □ Receiv	ed Too Late			
Remai	rks:						
Archite	ect/Engir	neer Signature:		Date:			
		ommend Acceptance					
	Recom	nmend Rejection Resident Engineer	Date:				
<u> </u>	Accept Reject	ted		Date:			
		Froject wanager					