Redevelopment St. Elizabeths East Campus – 13th Street SE Infrastructure Improvements

Attachments J.1 – J.16

Attachment Number	Document		
J.1	13 th Street Infrastructure Improvement Drawings and Project Specifications and related Reference Information Documents (RIDs) available at https://drive.google.com/drive/folders/1-UPALpbnQuDYe6ZsQJyCxaZIN1Fwybko?usp=sharing		
J.1.1	Released for Construction Contract Plans for 13 th Street Infrastructure Improvements (Contract Plans)		
J.1.2	DDOT Standard Specifications for Highways and Structures, 2013 (DDOT Gold Book)		
J.1.3	Project Special Provisions		
J.1.4	Limited Cleanup Plan for CCR Contaminated Soil during Stage 2 Utility Installation Activities		
St. Elizabeth East Campus – Stage 1 Phase 1 – Geotechnical and Paver J.1.5. a Design Report – February, 2017			
J.1.5. b	St. Elizabeth East Campus – Stage 2 Phase 4 – 13 th St. and Outfall Geotechnical Report – June 2021		
J.1.6	ECS Geotechnical Data Transmittal for 13 Street – Date November 2020		
J.1.7	Environmental Management Plan – St. Elizabeth's Shelter Relocation Sycamore Street, SE, Washington DC 20032 and Infiltration Map, Borings and Results		
J.1.8	A&T lots 852 & 866– Future ROW limits		
J.1.9	Prefabricated Guard Booth plans for SEH Entrance		
J.1.10	Verizon Specifications		
J.1.11	Project Sign		
J.1.12	Proposed Utilities 3D PDF		

Redevelopment St. Elizabeths East Campus – 13th Street Infrastructure Improvements

Attachment Number	Document			
J.1.13	Parcel 6 Garage Environmental Screening Report			
J.1.14	Parcel 6 ESA Parking Garage Construction Plans			
J.1.15	WMATA Real Estate DRAFT Permit Exhibits for Storm Sewer Loading in Ravine			
J.1.16	DC Water Easements in Ravine (DMPED)			
J.1.17	SEH Storm Water Construction Easements			
J.1.18	Soil Sampling by APEX dated May 2021 (Pecan St and ravine area)			
J.1.19	Additional Soil testing information from new Men's Shelter project			
J.1.20	Parcel Map of East Campus dated July 2020			
J.1.21	Existing Utilities Map of East Campus			
J.1.22	Wetlands Report and Map			
J.1.23	Joint Permit Application (JPA) for wetlands impacts and mitigation plan			
J.1.24	Interim Milestone 1 Exhibit			
J.1.25	St Elizabeth's East Campus Stage 1 & 2 Areas - Overall Testing Reports for Suspected Contaminated Soil Areas and Composite Mapping of Locations			
J.1.26	Tree Removal Permit			
J.1.27	Stage 2 Phasing			
J.1.28	Stage 2B Limits			

Redevelopment St. Elizabeths East Campus – 13th Street Infrastructure Improvements

Redevelopment St. Elizabeths East Campus – 13th Street Infrastructure Improvements

Attachment Number	Document	
J.2	Offer Letter and Bid Form	

Attachment J.2

[Bidder's Offer Letter and Bid Form]

[Insert Date]

District of Columbia Department of General Services 2000 14th Street, NW Washington, D.C. 20009

Attention: George G. Lewis, CPPO

Chief Contracts & Procurement and Chief Contracting Officer

Reference: Invitation for Bids – DCAM-21-CS-IFB-0003

Redevelopment of St. Elizabeths East Campus – 13th Street SE

Infrastructure Improvements

Dear Mr. Lewis:

On behalf of [INSERT NAME OF BIDDER] (the "Bidder"), I am pleased to submit this bid in response to the Department of General Services' (the "Department" or "DGS") Invitation for Bid (IFB) DCAM-21-CS-IFB-0003, Redevelopment of St. Elizabeths East Campus – 13th Street Infrastructure Improvements. The Bidder has reviewed the IFB and the attachments thereto including Attachment J.1, 13th Street Infrastructure Improvement Drawings and Project Specifications and related Reference Information Documents (RID's), Attachments J.1.1 through J.1.28, and any addenda thereto (collectively, the "Bid Documents") and has conducted such due diligence and analysis as the Bidder, in its sole judgment, has deemed necessary in order to submit the Bidder's Bid in response to the IFB.

The Bidder's Bid and the Not-to-Exceed Amount or Contract Ceiling are based on the Bid Documents as issued and assume no material alteration of the terms of the Bid Documents. (Collectively, the bid and the Not-to-Exceed Amount or Contract Ceiling Prices are referred to as the "Bidder's Bid".).

The Bidder's Bid is as follows:

See attached Bid Form

The Bidder shall submit a completed Bid Form (attached) for the Redevelopment of St. Elizabeths East Campus – 13th Street SE Infrastructure Improvements.

Mr. Lewis [DATE] Page 2

The Bidder's Bid is based on and subject to the following conditions:

- 1. The Bidder agrees to hold its bid open for a period of at least one hundred twenty (120) days after the deadline to submit bids.
- 2. Assuming the Bidder is selected by the Department, the Bidder agrees to enter into a contract with the Department on the terms and conditions described in the Bid Documents within ten (10) days of the notice of the award.
- 3. Both the Bidder and the undersigned represent and warrant that the undersigned has the full legal authority to submit this bid form and bind the Bidder to the terms of the Bidder's Bid. The Bidder further represents and warrants that no further action or approval must be obtained by the Bidder in order to authorize the terms of the Bidder's Bid.
- 4. The Bidder and its principal team members hereby represent and warrant that they have not: (i) colluded with any other group or person that is submitting a bid in response to the IFB in order to fix or set prices; (ii) acted in such a manner so as to discourage any other group or person from submitting a bid in response to the IFB; or (iii) otherwise engaged in conduct that would violate applicable anti-trust law.
- 5. The Bidder hereby certifies that neither it nor any of its team members have entered into any agreement (written or oral) that would prohibit any contractor, subcontractor or subconsultant that is certified by the District of Columbia Office of Department of Small and Local Business Enterprises as a Local, Small, Resident Owned or Disadvantaged Business Enterprise (collectively, "LSDBE Certified Companies") from participating in the work if another company is awarded the contract.
- 6. This Form of Offer Letter and Price Schedule/Bid Form are being submitted on behalf of [INSERT FULL LEGAL NAME, TYPE OF ORGANIZATION, AND STATE OF FORMATION FOR THE BIDDER].

Company: _	 	
Name:		
Title:	 	
Date:		
Signatura:		

Sincerely,

DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES REDEVELOPMENT OF ST. ELIZABETHS EAST CAMPUS 13th STREET SE INFRASTRUCTURE IMPROVEMENTS Bid Form

Dronosal Line	Item ID	Approximate	Unit price	Bid Amount
Proposal Line Number	Description	Quantity and		
Number	·	Units	Dollar Cents	Dollar Cents
	000003	1,000.00	_	
0005	Employee Training 105003	HR	\$ -	\$ -
0010		1.00 LS	\$ -	\$ -
0010	St. Elizabets Hospital Entry Control Point Booth 105005	1.00	ş -	-
0015	SEH Gate Operator System	LS	\$ -	\$ -
0013	105007	1.00	7	,
0020	Relocate ESA Building Existing Gate Arm	LS	\$ -	\$ -
	108002	1.00	7	7
0025	Mobilization	LS	\$ -	\$ -
	108004	1.00		
0030	Progress Photographs	LS	\$ -	\$ -
	108005	1.00		
0035	Permit Allowance	LS	\$ -	\$ -
	108006	1.00		
0040	Record Drawings/As Built Drawings	LS	\$ -	\$ -
	108016	1.00		
0045	Field Layout	LS	\$ -	\$ -
00=0	108017	1.00	_	
0050	Row Monumentation 200005	LS	\$ -	-
0055		1,062.00		
0055	Removal and Disposal of Contaminated Soil Parcel 15 200007	CY 25,618.00	\$ -	-
0060	Removal and Disposal of Contaminated Soil - General	25,618.00 CY	\$ -	\$ -
0000	201002	1.00	7	-
0065	Clear & Grub	LS	\$ -	\$ -
	202002	21,100.00	Ψ	Ÿ
0070	Common Excavation	CY	\$ -	s -
	202005	5,730.00	•	
0075	Demolition - Pavement & Sidewalk	SY	\$ -	\$ -
	202007	1.00		
0080	Demolition - ESA Loading Dock	LS	\$ -	\$ -
	204002	19,300.00		
0085	Embankment Fill	CY	\$ -	\$ -
	204004	24,894.00		
0090	Borrow Embankment Fill	CY	\$ -	\$ -
	204006	100.00	_	
0095	Flowable Fill	CY	\$ -	\$ -
0100	205002 Structure Executation Cobion Wall	350.00 CY	ė	\$ -
0100	Structure Excavation - Gabion Wall 205003		\$ -	3 -
0105	Structure Demolition (Steam Tunnel)	1,390.00 LF	\$ -	\$ -
3103	205008	1.00	т	7
0110	Demolition - Storm, Water, Electric & Telecom	LS	\$ -	\$ -
	206002	148.00		
0115	Structure Backfill	CY	\$ -	\$ -
	209002	4,370.00		
0120	Aggregate Base Course	CY	\$ -	\$ -
	209002	412.00		
0125	Aggregate Base Course For LID #57 Stone	CY	\$ -	\$ -
	209003	1,310.00		
0130	DC Water and WMATA Maintenance Gravel Road	CY	\$ -	\$ -
	209004	226.00		
0135	Aggregate Base Course For LID #8 Stone	CY	\$ -	\$ -
04.40	209004	297.00	_	
0140	Aggregate Base Course #57 Stone	CY	\$ -	\$ -
0145	209006 Aggregate Base Course #8 Stone	9.50 CY	\$ -	\$ -
0143	Aggregate Base Course #8 Stone 213003	5,920.00	-	-
0150	Geogrid For DC Water & WMATA Maintenance Gravel Road	5,920.00 SY	\$ -	\$ -
3130	300009	1,040.00	¥ -	
0155	18" Sewer Lining	LF	\$ -	\$ -
	300013	1.00		
0160	SEH Water Service Relocation	LS	\$ -	\$ -
	300015	8,222.00		

Description	Proposal Line	Item ID	Approximate	Unit price	Bid Amount
IDPE Liner	7	Description		Dollar Conta	Dollar Conts
	0165	HDPF Liner			
	0103			Ţ	<u> </u>
ST Valve and Casing - CC Water std. W20.01	0170	12" Valve and Casing - DC Water std. W20.01	EA	\$ -	\$ -
1980 6" Valve and Caving. DC Water stid. W20.01 EA S S S	0175			\$ -	-
	0180			ė	ė
1015 102	0180			Ş -	-
Section Sect	0185	4" CI 56 DIP Water Line		\$ -	\$ -
		305004	203.00		
1959 ST C15 FD P Writer Line	0190			\$ -	\$ -
	0105			ė	¢
12 Pinch (1 Se DIP Water Line 1.F 5	0133			7	-
Description	0200			\$ -	\$ -
30,0025			5.00		
Depth Pack	0205			\$ -	\$ -
200	0210			ė	ć
Depth Section Sectio	0210				-
30033	0215			\$ -	\$ -
305035					
2025 Temporary C Water Cap	0220			\$ -	\$ -
309037	022F			ė	ė
2330 Temporary 12" Water Cap	0223			- ب	
305099	0230			\$ -	\$ -
307991			5.00		
Description Company	0235			\$ -	\$ -
309002	0240			ć	c c
Description	0240			\$ -	-
0250 Precast Manhole for 24"-30" DC water, S-20.02 EA \$ - \$ \$ - \$	0245			\$ -	\$ -
17.00		309002	14.00		
0255 Precast Manhole for 33"-48" DC water, S-20.03 EA \$ - \$ \$ - \$	0250			\$ -	\$ -
309002	0255			ć	c c
0260 48" Diameter Precast Sewer Manhole - DC Water Std. S20.01 EA \$ \$	0233			ş -	-
Decided Precast Manhole for 54"-60" DC water, S-20.04 (W/Granite Channel)	0260			\$ -	\$ -
200 200		309004	8.00		
D270 Precast Manhole for 66" thru 72"	0265			\$ -	\$ -
18.00 18.00 18.00 18.00	0270			ė	ė
0275 Stand Double Curb Inlet DC Water S-30.03 EA \$ - 310006 13.00 - - 310022 30.00 - - 20285 LID Underdrain Connection to Catch Basin EA \$ - \$ - 310029 2,120.00 -	0270			7 -	-
0280 Stand Triple Curb Inlet DC Water S-30.03 EA \$ - \$ -	0275			\$ -	\$ -
310022 30.00 EA \$ - \$ -		310006	13.00		
Dunderdrain Connection to Catch Basin	0280	,		\$ -	\$ -
310029	0285			s -	· -
Description	3203			T	*
Dome Inlet	0290	Perforated Pipe 2-1/2" Pipe with end cap	LF	\$ -	\$ -
311002				l. —	
0300 Refurbish and Adjust Height of Ex. Sewer Manhole VF \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$	0295			\$ -	-
31014 3.00 EA \$ - \$ - \$ -	0300			s -	s -
0305 DDOT End section EA \$ - \$ -					
0310 Grate Type Catch Basin With Safety Grate DC Water S-30.31 EA \$ - \$ - \$ - 311014 101.00 EA \$ - \$ - 0315 Furnish Inlet Frame and Grate - LID EA \$ - \$ - \$ - 314028 94.00 B4.00	0305			\$ -	\$ -
311014					
0315 Furnish Inlet Frame and Grate - LID EA \$ - \$ - 314028 94.00 LF \$ - \$ - 0320 PCC Pipe Class IV, Gasket, 66" LF \$ - \$ - 314030 236.00 LF \$ - \$ - 0325 PCC Pipe Class IV, Gasket, 72" LF \$ - \$ - 314046 833.00 B33.00 CPC Pipe Class IV, Gasket, 15" LF \$ - \$ - 314052 797.00 TOTO TOTO TOTO TOTO TOTO TOTO TOTO TOT	0310			\$ -	-
314028 94.00	0315			\$ -	s -
314030 236.00	-				
0325 PCC Pipe Class IV, Gasket, 72" LF \$ - 314046 833.00 0330 PCC Pipe Class IV, Gasket, 15" LF \$ - \$ - 314052 797.00 0335 PCC Pipe Class IV, Gasket, 24" LF \$ - \$ -	0320			\$ -	\$ -
314046 833.00	0225			_	
0330 PCC Pipe Class IV, Gasket, 15" LF \$ - 314052 797.00 0335 PCC Pipe Class IV, Gasket, 24" LF \$ - \$	0325			\$ -	-
314052 797.00 0335 PCC Pipe Class IV, Gasket, 24" LF \$ - \$	0330			\$ -	s -
314056 774.00	0335			\$ -	\$ -
		314056	774.00	<u> </u>	

Proposal Line	Item ID	Approximate	Unit price	Bid Amount
Number	Description	Quantity and Units	Dollar Cents	Dollar Cents
0340	PCC Pipe Class IV, Gasket, 30"	LF	\$ -	\$ -
00.10	314060	1,068.00	Ţ	<u> </u>
0345	PCC Pipe Class IV, Gasket, 36"	LF	\$ -	\$ -
	314064	123.00		
0350	PCC Pipe Class IV, Gasket, 48"	LF	\$ -	\$ -
0255	314066	480.00	ć	c c
0355	PCC Pipe Class IV, Gasket, 54" 314085	LF 159.00	\$ -	\$ -
0360	PVC Pipe, SDR 35, Gasket, 8"	LF	\$ -	\$ -
	314086	154.00		
0365	PVC Pipe, SCH 40, Gasket, 4"	LF	\$ -	\$ -
	314086	176.00		
0370	PVC Pipe, SDR 35, Gasket, 6"	LF 38.00	\$ -	-
0375	314086 PVC Pipe, SDR 35, Gasket, 8"	38.00 LF	\$ -	\$ -
0373	314086	1,013.00	7 -	-
0380	PVC Pipe, SDR 35, Gasket, 10"	LF	\$ -	\$ -
	324007	2.00		
0385	12"X12" DIP Tee and Thrust Block	EA	\$ -	\$ -
2225	324009	1.00	_	
0390	12"X 8" DIP Tee and Thrust Block 324011	EA 15.00	\$ -	-
0395	12"X 6" DIP Tee and Thrust Block	EA	\$ -	\$ -
0000	327010	68.00	Y	7
0400	12" Trench Drain	LF	\$ -	\$ -
	402004	4,800.00		
0405	HMA Base Course, 25mm	TON	\$ -	\$ -
0410	402010	1,460.00	ć	c c
0410	HMA Surface Course, 12.5mm 403002	TON 13,320.00	\$ -	\$ -
0415	Tack coat	SY	\$ -	\$ -
	410002	320.00		
0420	Pavement Profiling - Milling	SY	\$ -	\$ -
	506002	180.00		
0425	PCC Bus Stop Pad 506008	CY 30.00	\$ -	-
0430	PCC Pedestrian Island	CY	\$ -	\$ -
0.50	507009	1.00	Ÿ	, ·
0435	ESA Steps And Railings	LS	\$ -	\$ -
	507014	13.00		
0440	PCC Check Dam	CY	\$ -	\$ -
0445	600017	115.00	\$ -	-
0445	Precast Concrete Cycle Track Barrier Curb 601002	1,637.00	\$ -	\$ -
0450	Underdrain Pipe, 4 inch	LF	\$ -	\$ -
	601008	427.00		
0455	Underdrain Connect Pipe, 4 inch	LF	\$ -	\$ -
	601016	78.00	_	
0460	Underdrain Cleanout Cover Paved Area	EA 2.00	\$ -	-
0465	601017 4" PVC Cleanout	2.00 EA	\$ -	\$ -
5405	601018	312.00	-	
0470	Underdrain Pipe Risers	LF	\$ -	\$ -
	602010	45.00		
0475	Class II Rip-Rap	CY	\$ -	\$ -
0400	602010	235.00	_	
0480	Class III Rip-Rap 602012	CY 16.00	\$ -	-
0485	LID Splash Stone, River Rock	CY 16.00	\$ -	\$ -
0.05	603044	840.00		
0490	Remove Guiderail	LF	\$ -	\$ -
	605006	4,970.00		
0495	PCC Sidewalk - 4"	SY	\$ -	-
OEOO	605049 Granita Cabble Payers	3,126.00	\$ -	ė .
0500	Granite Cobble Pavers 606002	SF 200.00	\$ -	\$ -
0505	PCC Curb	SY	\$ -	\$ -
	606004	3,691.00		
0510	PCC Concrete Curb Around LID	LF	\$ -	\$ -
	606018	180.00		

Dunungal Line	Item ID	Approximate	Unit price	Bid Amount
Proposal Line Number	Description	Quantity and		
0515	PCC Circular Curb	Units LF	Dollar Cents	S Cents
0313	606064	3,120.00	,	
0520	Furnish & Set Granite Straight Curb - 8"x12"	LF	\$ -	\$ -
	606066	80.00		
0525	Furnish & Set Granite Circular Curb - 8"x12", radius Under 10ft 606068	LF 40.00	\$ -	-
0530	Furnish & Set Granite Circular Curb - 8"x12", radius 10-100ft	40.00 LF	\$ -	\$ -
-	606070	1,110.00	<u> </u>	
0535	Furnish & Set Granite Circular Curb - 8"x12", radius Over 100ft	LF	\$ -	\$ -
0540	606098	20.00		_
0540	PCC Wheelchair/Bicycle Ramp - New Construction 606108	4,720.00	\$ -	\$ -
0545	Brick Gutter	SF	\$ -	\$ -
	606112	25.00		
0550	PCC LID Curb Inlet/Outlet	CY	\$ -	\$ -
0555	607003 Native Steen Slene Mix	147,811.00 SF	\$ -	
0333	Native Steep Slope Mix 607005	22,172.00	7 -	\$ -
0560	Riparian Buffer Mix	SF	\$ -	\$ -
	607007	29,504.00		
0565	Lawn Mix	SF 4.57	\$ -	\$ -
0570	607026 Toposoil	4.57 Acres	\$ -	\$ -
0370	607030	265.00	ş -	-
0575	Planting soil	CY	\$ -	\$ -
	607032	1,021.00		
0580	Mulch	SY	\$ -	\$ -
OFOE	607042	788.00	ć	
0585	Bioretention Soil 607044	CY 2,948.00	\$ -	\$ -
0590	Sand Based Structural Soil	CY	\$ -	· -
	608002	6.00		
0595	Remove Tree & Stump up to 6" dia.	EA	\$ -	\$ -
0000	608006	54.00	ć	· -
0600	Remove Tree & Stump to up 12"-18" dia. 608008	EA 20.00	\$ -	\$ -
0605	Remove Tree & Stump to up 18"-24" dia.	EA	\$ -	\$ -
	608010	5.00		
0610	Remove Tree & Stump to up 24"-30" dia.	EA	\$ -	\$ -
0015	608103	11.00		
0615	Inverted Bike Rack - Custom 608014	EA 1.00	\$ -	\$ -
0620	Remove Tree & Stump to up 36"-42" dia.	EA	\$ -	\$ -
	608072	4,631.00		
0625	Tree Protection Fence	LF	\$ -	\$ -
0630	609080	2.00	ć	
0630	1 Water Service to the Guard Booth 608088	EA 20.00	\$ -	\$ -
0635	Flex Post Delinators	LF	\$ -	\$ -
	608089	17.00		
0640	Skateboard Stops	EA	\$ -	\$ -
0645	608107 Trach Recycle Recentacles	14.00	ė	e
0045	Trash Recycle Receptacles 608109	EA 2.00	\$ -	-
0650	Parking Kiosk	EA EA	\$ -	\$ -
	608112	6.00		
0655	Transplant Tree up to 3 inch dia.	EA	\$ -	\$ -
0660	608124	2,337.00 sv	ė	\$ -
UODU	Perennial 1 gal 608130	SY 161.00	\$ -	-
0665	Evergreen shrub 5 gal	EA	\$ -	\$ -
	608131	94.00		
0670	Evergreen shrub 3 gal	EA	\$ -	\$ -
0675	608138 Deciduous chrub F gal	300.00	ė	ė
0675	Deciduous shrub 5 gal 608158	EA 86.00	\$ -	-
0680	Deciduous Tree 2-3" cal B&B	EA	\$ -	\$ -
	612002	1.00		
0685	Maintenance of Traffic	LS	\$ -	\$ -
	612008	600.00		

Dronocal Line	ltem ID	Approximate	Unit price	Bid Amount
Proposal Line Number	Description	Quantity and	Dollar Cents	Dollar Conts
0690	Remove of Lane Marking	Units SF	\$ -	S Cents
	612028	4.00	,	
0695	Type III PVC Barricade	ea	\$ -	\$ -
0700	612054	13,690.00	<u></u>	
0700	Thermoplastic Pavement Marking 4" 612056	LF 1,300.00	\$ -	-
0705	Thermoplastic Pavement Marking 4" Dash	LF	\$ -	\$ -
	612058	3,350.00	•	·
0710	Thermoplastic Pavement Marking 6"	LF	\$ -	\$ -
0715	612060 They are allestic Parament Marking Cl. Dack	730.00	ć	,
0715	Thermoplastic Pavement Marking 6" Dash 612064	LF 230.00	\$ -	\$ -
0720	Thermoplastic Pavement Marking 12"	LF	\$ -	\$ -
	612066	1,980.00		
0725	Thermoplastic Pavement Marking 24"	LF	\$ -	\$ -
0730	612070 Thermoplastic Pavement Arrow	12.00 EA	\$ -	\$ -
0730	6120076	17.00	, -	-
0735	Thermoplastic Pavement Bicycle Marking, 8 FT	EA	\$ -	\$ -
	613315	1.00		
0740	Lighting, Utility on Private Road	LS	\$ -	-
0745	614006 Furnish And Install 120 Watt Led Washington Globe	34.00 EA	\$ -	s -
07.15	614078	9.00	Ÿ	7
0750	3'X3'X3' DDOT Standard Sidewalk Manhole	EA	\$ -	\$ -
	614160	570.00		
0755	Pepco 4 Way (2X2) Concrete Duct Bank With 4" PVC Pipe 614163	LF 7.00	\$ -	-
0760	Pepco 4 Way (2X2) Concrete Duct Bank With 5" Fiberglass Pipe	LF	\$ -	\$ -
	614165	209.00	•	·
0765	Pepco 6 Way (3X2) Concrete Duct Bank With 5" Fiberglass Pipe	LF	\$ -	\$ -
0770	614166	1,600.00	ć	<u></u>
0770	Pepco 12 Way (6X2) Concrete Duct Bank With 5" Fiberglass Pipes 614166	LF 170.00	\$ -	\$ -
0775	Pepco 10 Way (5X2) Concrete Duct Bank With 5" Fiberglass Pipes	LF	\$ -	\$ -
	614192	254.00		
0780	Furnish And Install 1.25" - 1 Way Conc. Encased PVC Conduit-Private	LF 41.00	\$ -	-
0785	614192 Furnish And Install 4" - 8 Way & 2" - 2 Way Conc. Encased PVC Conduit	41.00 LF	\$ -	\$ -
	614198	1,650.00		
0790	6 Way (3X2) Concrete Duct Bank With 4" PVC Pipe-Communication	LF	\$ -	\$ -
0705	614202	21.00	ć	<u></u>
0795	Furnish And Install 4" - 6 Way & 2" - 2 Way Conc. Encased PVC Conduit 614204	LF 858.00	\$ -	\$ -
0800	Furnish And Install 4" - 4 Way Conc. Encased PVC Conduit	LF	\$ -	\$ -
	614206	85.00		
0805	Furnish And Install 4" - 4 Way & 2" - 1 Way Conc. Encased PVC Conduit	LF	\$ -	\$ -
0810	614208 Furnish And Install 4" - 4 Way & 2" - 2 Way Conc. Encased PVC Conduit	656.00 LF	\$ -	\$ -
0810	614210	14.00	, -	
0815	Furnish And Install 4" - 2 Way Conc. Encased PVC Conduit	LF	\$ -	\$ -
	614211	777.00		
0820	2Way (1X2) Concrete Duct Bank With 4" PVC Pipe-Communication	LF	\$ -	-
0825	614214 Furnish And Install 2" - 1 Way Conc. Encased PVC Conduit	1,233.00 LF	\$ -	\$ -
	614428	34.00	·	*
0830	Furnish And Install 16 Feet DDOT Standard #16 Pole and Foundation	LF	\$ -	\$ -
	614550	3.00		
0835	Furnish & Install 28' pendant pole and foundation	EA 3.00	\$ -	-
0840	614750 Furnish & Install 400 watt metal halide mongoose	3.00 EA	\$ -	\$ -
	614993	3.00		
0845	2"X 3' Standard PEPCO Splice Box	EA	\$ -	\$ -
0850	614993	5.00	خ	ć
0630	6'x14' std PEPCO roadway Manhole 614993	EA 1.00	\$ -	-
0855	6'x18' std Precast PEPCO Manhole	EA	\$ -	\$ -
	614993	1.00		
0860	6'x12' std PEPCO roadway Manhole	EA	\$ -	\$ -

Proposal Line	Item ID	Approximate	Unit price	Bid Amount
Number	Description	Quantity and		
	·	Units	Dollar Cents	Dollar Cents
	614996	6.00		
0865	3.5'x3.5' std PEPCO taphole	EA	\$ -	\$ -
	614998	5.00		
0870	6'x12' std Precast Verizon Communications Manhole	EA	\$ -	\$ -
	614999	1.00		
0875	Payment to Pepco for Connection Disconnection Inspection	LS	\$ -	\$ -
	616014	1,270.00		
0880	Metal Sign Posts 3.0 Pounds per foot	LF	\$ -	\$ -
	616020	236.00		
0885	Tree protection Sign Panels (12"x18")	EA	\$ -	\$ -
	616022	440.00		
0890	Traffic signs Panels	SF	\$ -	\$ -
	616036	40.00		
0895	Remove Existing Ground Mounted Sign	SF	\$ -	\$ -
	618002	1.00		
0900	Erosion and Sediment Control	LS	\$ -	\$ -
	618014	346.00		
0905	Geogrid - Beneath Permeable Paving	SY	\$ -	\$ -
	618016	10,687.00		
0910	Geotextile	SY	\$ -	\$ -
	618016	2,172.00		
0915	Geotextile	SY	\$ -	\$ -
	618018	5,837.00		
0920	Impermeable Liner LID	SY	\$ -	\$ -
	618190	5,942.00		
0920	F&I #10 Stranded Wire	LF	\$ -	\$ -
	618250	5,283.00		
0925	F&I #000 Stranded Wire	LF	\$ -	\$ -
	618292	1,761.00		
0930	F&I #2 Stranded Wire	LF	\$ -	\$ -
	618310	2,971.00		
0935	F&I #8 Stranded Wire	LF	\$ -	\$ -
	701082	697.00		
0940	Gabion Retaining Wall	CY	\$ -	\$ -
	703020	24.00		
0945	CMP Culvert, 18 inch	LF	\$ -	\$ -
	703020	1.00		
0950	Endwall for 72" Pipe	EA	\$ -	\$ -
	703021	1.00		
0955	Wingwall Removal and Replacement at Suitland Drainage Structure	LS	\$ -	\$ -
	709010	35.00		
0960	Galvanized Steel Handrail	LF	\$ -	\$ -
	712002	944.00		
0965	Mortar Base and Joints	SF	\$ -	\$ -
	805031	1.00		
0970	Project Allowance	LS	\$ 1,500,000.00	\$ 1,500,000.00
	805032	1.00		
0975	Regulatory Inspection Allowance	LS	\$ 500,000.00	\$ 500,000.00
	Total Not-to-Exceed Amount (Sum of Bid Amounts + Allowa	nces)	•	,

Attachment Number	Document			
J.3	Department of General Services Standard Contract Provisions General Provisions for Construction Contracts ("SCP")			

District of Columbia Department of General Services Standard Contract Provisions

GENERAL PROVISIONS (Construction Contract)

ARTICLE 1. DEFINITIONS

- **A.** "Government" as used herein means the District of Columbia Department of General Services, (DGS) that is a party to a contract.
- **B.** "Executive" as used herein means the elected head of the Government as set forth in [Public Law 93-198 dated December 24, 1973, Title 4, Part B, Section 422(1)] (Or relevant local law).
- **C.** "Contracting Officer" as used herein means the Government official authorized to execute and administrate the Contract on behalf of the Government. Within DGS, the Director is the Chief Contracting Officer. The Director may make delegations of procurement authority to additional contracting officers within DGS.
- D. "Contract Documents" or "Contract" as used herein means Addenda, Contract Form, Standard Contract Provisions, Instructions to Bidders, General Provisions, Labor Provisions, Performance and Payment Bonds, Specifications, Special Provisions, Contract Drawings, approved written Change Orders and Agreements required to acceptably complete the Contract, including authorized extensions thereof.

ARTICLE 2. SPECIFICATIONS AND DRAWINGS—The Contractor shall keep on the work site a copy of Contract drawings and specifications and shall at all times give the Contracting Officer access thereto. Anything mentioned in the specifications and not shown on the Contract drawings, or shown on the Contract drawings and not mentioned in the specifications, shall be of like effect as if shown or mentioned in both.

There shall be no change orders or equitable adjustments for work related to items appearing in either the Contract drawing or specifications.

All Contract requirements are equally binding. Each Contract requirement, whether or not omitted elsewhere in the Contract, is binding as though occurring in any or all parts of the Contract. In case of discrepancy:

- **1.** The Contracting Officer shall be promptly notified in writing of any error, discrepancy or omission, apparent or otherwise.
- **2.** Applicable Federal, State, and Municipal Code requirements have priority over: the Contract form, General Provisions, Change Orders, Addenda, Contract drawings, Special Provisions and Specifications.
- **3.** The Contract form, Standard Contract Provisions, General Provisions and Labor Provisions have priority over: Change Orders, Addenda, Contract drawings, Special Provisions and Specifications.
- 4. Change Orders have priority over: Addenda, Contract drawings and Specifications.
- **5.** Addenda have priority over: Contract drawings, Special Provisions and Specifications. A later dated Addendum has priority over earlier dated Addenda.
- **6.** Special Provisions have priority over: Contract drawings and other specifications.

- 7. Shown and indicated dimensions have priority over scaled dimensions.
- 8. Original scale drawings and details have priority over any other different scale drawings and details.
- 9. Large scale drawings and details have priority over small scale drawings and details.
- 10. Any adjustment by the Contractor without a prior determination by the Contracting Officer shall be at his own risk and expense. The Contracting Officer will furnish from time to time such detail drawings and other information as he may consider necessary, unless otherwise provided.

ARTICLE 3. CHANGES

- **A. DESIGNATED CHANGE ORDERS**—The Contracting Officer may, at any time, without notice to the sureties, by written order designated or indicated to be a change order, make any change in the work within the general scope of the Contract, including but not limited to changes
 - 1. In the Contract drawings and specifications;
 - 2. In the method or manner of performance of the work;
 - 3. In the Government furnished facilities, equipment, materials or services; or
 - **4.** Directing acceleration in the performance of the work.

Nothing provided in this Article shall excuse the Contractor from proceeding with the prosecution of the work so changed.

- **B.** OTHER CHANGE ORDERS—Any other written order or an oral order (which term as used in this Section (B) shall include direction, instruction, interpretation, or determination) from the Contracting Officer which causes any such change, shall be treated as a Change Order under this Article, provided that the Contractor gives the Contracting Officer written notice stating the date, circumstances and sources of the order and that the Contractor regards the order as a Change Order.
- C. GENERAL REQUIREMENTS—Except as herein provided, no order, statement or conduct of the Contracting Officer shall be treated as a change under this Article or entitle the Contractor to an equitable adjustment hereunder. If any change under this Article causes an increase or decrease in the Contractor's cost of, or the time required for, the performance of any part of the work under this Contract whether or not changed by any order, an equitable adjustment shall be made and the Contract modified in writing accordingly; provided, however, that except for claims based on defective specifications, no claim for any change under (B) above shall be allowed for any cost incurred more than 20 days before the Contractor gives written notice as therein required unless this 20 days is extended by the Contracting Officer and provided further, that in case of defective drawings and specifications, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with such defective drawings and specifications.

If the Contractor intends to assert a claim for an equitable adjustment under this Article, he must, within 30 days after receipt of a written Change Order under (A) above or the furnishing of a written notice under (B) above, submit to the Contracting Officer a written statement setting forth the general nature and monetary extent of such claim, unless this period is extended by the Contracting Officer. The statement of claim hereunder may be included in the notice under (B) above.

With respect to the notification requirements hereunder, time is of the essence. A failure to provide timely notice constitutes waiver of the claim. No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under the Contract.

D. CHANGE ORDER BREAKDOWN—Contract prices shall be used for Change Order work where work is of similar nature; no other costs, overhead or profit will be allowed.

Where Contract prices are not appropriate and the nature of the change is known in advance of construction, the parties shall attempt to agree on a fully justifiable price adjustment and/or adjustment of completion time.

When Contract prices are not appropriate, or the parties fail to agree on equitable adjustment, or in processing claims, equitable adjustment for Change Order work shall be per this Article and Article 4 and shall be based upon the breakdown shown in following subsections 1. through 7. The Contractor shall assemble a complete cost breakdown that lists and substantiates each item of work and each item of cost.

- 1. Labor—Payment will be made for direct labor cost plus indirect labor cost such as insurance, taxes, fringe benefits and welfare provided such costs are considered reasonable. Indirect costs shall be itemized and verified by receipted invoices. If verification is not possible, up to 18 percent of direct labor costs may be allowed. In addition, up to 20 percent of direct plus indirect labor costs may be allowed for overhead and profit.
- **2. Bond**—Payment for additional bond cost will be made per bond rate schedule submitted to the Office of Contracting and Procurement with the executed Contract.
- **3. Materials**—Payment for cost of required materials will be F.O.B. destination (the job site) with an allowance for overhead and profit.
- 4. Rented Equipment—Payment for required equipment rented from an outside company that is neither an affiliate of, nor a subsidiary of, the Contractor will be based on receipted invoices which shall not exceed rates given in the current edition of the Rental Rate Blue Book for Construction Equipment published by Data Quest. If actual rental rates exceed manual rates, written justification shall be furnished to the Contracting Officer for consideration. No additional allowance will be made for overhead and profit. The Contractor shall submit written certification to the Contracting Officer that any required rented equipment is neither owned by nor rented from the Contractor or an affiliate of or subsidiary of the Contractor.
- 5. Contractor's Equipment— Payment for required equipment owned by the Contractor or an affiliate of the Contractor will be based solely on an hourly rate derived by dividing the current appropriate monthly rate by 176 hours. No payment will be made under any circumstances for repair costs, freight and transportation charges, fuel, lubricants, insurance, any other costs and expenses, or overhead and profit. Payment for such equipment made idle by delays attributable to the Government will be based on one-half the derived hourly rate under this subsection.
- **6. Miscellaneous**—No additional allowance will be made for general superintendence, use of small tools and other costs for which no specific allowance is herein provided.

7. **Subcontract Work**—Payment for additional necessary subcontract work will be based on applicable procedures in 1. through 6., to which total additional subcontract work up to an additional 10 percent may be allowed for the Contractor's overhead and profit.

ARTICLE 4. EQUITABLE ADJUSTMENT OF CONTRACT TERMS

The Contractor is entitled to an equitable adjustment of the contract terms whenever the following situations develop:

A. DIFFERING SITE CONDITIONS:

- 1. During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract or if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, are encountered at the site, the Contractor, upon discovering such conditions, shall promptly notify the Contracting Officer in writing of the specific differing conditions before they are disturbed and before the affected work is performed.
- 2. Upon written notification, the Contracting Officer will investigate the conditions, and if he/she determines that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of any work under the contract, an adjustment, excluding loss of anticipated profits, will be made and the contract modified in writing accordingly. The Contracting Officer will notify the Contractor of his/her determination whether or not an adjustment of the contract is warranted.
- 3. No contract adjustment which results in a benefit to the Contractor will be allowed unless the Contractor has provided the required written notice; a failure to notify the Contracting Officer of the changed conditions prior to work being disturbed by said conditions shall constitute a permanent waiver of all right to compensation related to the changed conditions by the Contractor.
- **4.** No contract adjustment will be allowed under this clause for any effects caused on unchanged work.

B. SUSPENSION OF WORK ORDERED BY THE CONTRACTING OFFICER:

- 1. If the performance of all or any portion of the work is suspended or delayed by the Contracting Officer in writing for an unreasonable period of time (not originally anticipated, customary, or inherent to the construction industry) and the Contractor believes that additional compensation and/or contract time is due as a result of such suspension or delay, the Contractor shall submit to the Contracting Officer in writing a request for equitable adjustment within seven (7) calendar days of receipt of the notice to resume work. The request shall set forth the reasons and support for such adjustment.
- 2. Upon receipt, the Contracting Officer will evaluate the Contractor's request. If the Contracting Officer agrees that the cost and/or time required for the performance of the contract has increased as a result of such suspension and the suspension was caused by conditions beyond the control or and not the fault of the contractor, its suppliers, or subcontractors at any approved tier, and not caused by weather, the Contracting Officer will make an adjustment (excluding profit) and modify the contract in writing accordingly. The Contracting Officer will notify the Contract of his/her determination whether or not an adjustment of the contract is warranted.
- 3. No contract adjustment will be allowed unless the Contractor has submitted the request for adjustment within the time prescribed; a failure to submit a request for adjustment in the time

prescribed shall constitute waiver of all right to compensation related to the suspension of work by the Contractor.

4. No contract adjustment will be allowed under this clause to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided for or excluded under any other term of condition of this contract.

C. SIGNIFICANT CHANGES IN THE CHARACTER OF WORK:

- 1. The Contracting Officer reserves the right to make, in writing, at any time during the work, such changes in quantities and such alterations in the work as are necessary to satisfactorily complete the project. Such changes in quantities and alterations shall not invalidate the contract nor release the surety, and the Contractor agrees to perform the work as altered.
- 2. If the alterations or changes in quantities significantly change the character of the work under the contract, whether or not changed by any such different quantities or alterations, an adjustment, excluding loss of anticipated profits, will be made to the contract. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an adjustment will be made either for or against the Contractor in such amount as the Contracting Officer may determine to be fair and reasonable.
- 3. If the alterations or changes in quantities significantly change the character of the work to be performed under the contract, the altered work will be paid for as provided elsewhere in the contract.
- **4.** The term "significant change" shall be construed to apply only to the following circumstances:
 - **a.** When the character of the work as altered differs materially in kind or nature from that involved or included in the original proposed construction; or
 - **b.** When an item of work is increased in excess of 125 percent or decreased below 75 percent of the original contract quantity. Any allowance for an increase in quantity shall apply only to that portion in excess of 125 percent of original contract item quantity, or in the case of a decrease below 75 percent, to the actual amount of work performed.

ARTICLE 5. TERMINATION

TERMINATION GENERALLY-Termination, whether for default or convenience, is not a Government claim. The Contracting Officer may terminate a contract for default, in whole or in part, if the termination is in the best interests of the Government, and the Contractor does any of the following:

- (a) Fails to deliver the goods or complete the work or services within the time specified in the contract or any modification;
- (b) Fails to make sufficient progress on contract performance so as to endanger performance of the contract within the time specified or in the manner specified in the contract;
- (c) Fails or refuses to go forward with the work in accordance with the direction of the Contracting Officer;
- (d) Expresses through word or conduct an intention not to complete the work in accordance with the directions of the Contracting Officer;
- (e) Fails to perform any of the other provisions of the contract;
- (f) Materially deviates from the representations and capabilities set forth in the Contractor's response to the solicitation.

A termination for default is a final decision of a Contracting Officer. In order to contest a termination for default, the Contractor must submit a certified request to convert the termination for default to a termination for convenience with all documents supporting such conversion and comply with all contract

provisions and laws relating to terminations for convenience, including the submission of a certified termination for convenience settlement proposal. The submission of the certified request for conversion to a termination for convenience and certified termination settlement proposal to the Contracting Officer must occur prior to 90 days from the date of the Contracting Officer's final decision.

DELAYS—If the Contractor refuses or fails to prosecute the work, or any separable part thereof, with such diligence as will insure its completion within the time specified in the Contract, or any extension thereof, or fails to complete said work within specified time, the Government may, by written notice to the Contractor, terminate his right to proceed with the work or such part of the work involving the delay. In such event the Government may take over the work and prosecute the same to completion, by contract or otherwise, and may take possession of and utilize in completing the work such materials, appliances, and plant as may have been paid for by the Government or may be on the site of the work and necessary therefore. Whether or not the Contractor's right to proceed with the work is terminated, he and his sureties shall be liable for any liability to the Government resulting from his refusal or failure to complete the work within the specified time.

If fixed and agreed liquidated damages are provided in the Contract and if the Government does not so terminate the Contractor's right to proceed, the resulting damage will consist of such liquidated damages until the work is completed and accepted.

The Contractor's right to proceed shall not be so terminated nor the Contractor charged with resulting damage if:

- 1. The delay in the completion the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor, including but not restricted to acts of God, acts of the public enemy, acts of the Government in either its sovereign or contractual capacity, acts of another contractor in the performance of a contract with the Government, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, climatic conditions beyond the normal which could be anticipated, or delays of subcontractors or suppliers arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and such subcontractors or suppliers (the term subcontractors or suppliers shall mean subcontractors or suppliers at any tier); and
- 2. The Contractor, within 72 hours from the beginning of any such delay, (unless the Contracting Officer grants a further period of time before the date of final payment under the Contract) notifies the Contracting Officer in writing of the causes of delay.

The Contracting Officer shall ascertain the facts and the extent of the delay and extend the time far completing the work when, in his judgment, the findings of fact justify such an extension, and his findings of fact shall be final and conclusive on the parties, subject only to appeal as provided in Article 7 herein.

If, after notice of termination of the Contractor's right to proceed under the provisions of this Article, it is determined for any reason that the Contractor was not in default under the provisions of this Article, or that the delay was excusable under the provisions of this Article, the rights and obligations of the parties shall be in accordance with Article 6 herein. Failure to agree to any such adjustment shall be a dispute concerning a question of fact within the meaning of Article 7 herein.

The rights and remedies of the Government provided in this Article are in addition to any other rights and remedies provided by law or under the Contract.

The Government may, by written notice, terminate the Contract or a portion thereof as a result of an Executive Order of the President of the United States with respect to the prosecution of war or in the interest of national defense. When the Contract is so terminated, no claim for loss of anticipated profits will be permitted.

ARTICLE 6. TERMINATION FOR CONVENIENCE OF THE GOVERNMENT

- **A.** The performance of work under the Contract may be terminated by the Government in accordance with this Article in whole, or in part, whenever the Contracting Officer shall determine that such termination is in the best interest of the Government. Any such termination shall be effected by delivery to the Contractor of a Notice of Termination specifying the extent to which performance of work under the Contract is terminated, and the date upon which such termination becomes effective.
- **B.** After receipt of a Notice of Termination, and except as otherwise directed by the Contracting Officer, the Contractor shall:
 - **1.** Stop work under the Contract on the date and to the extent specified in the Notice of Termination.
 - Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the work under the Contract as is not terminated.
 - **3.** Terminate all orders and subcontracts to the extent that they relate to the performance of work terminated by the Notice of Termination.
 - 4. Assign to the Government, in the manner, at the times, and to the extent directed by the Contracting Officer, all of the right, title and interest of the Contractor under the orders and subcontracts so terminated, in which case the Government shall have the right, in its discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts.
 - **5.** Settle all outstanding liabilities and all claims arising out of such termination of orders or subcontracts, with the approval or ratification of the Contracting Officer to the extent he may require, which approval or ratification shall be final for all purposes of this Article.
 - **6.** Transfer title to the Government and deliver in the manner, at the times, and to the extent, if any, directed by the Contracting Officer
 - **a.** The fabricated or unfabricated parts, work in progress, completed work, supplies, and other material procured as a part of, or acquired in connection with, the performance of the work terminated by the Notice of Termination, and
 - **b.** The completed, or partially completed plans, drawings information and other property which, if the Contract bad been completed, would have been required to be furnished to the Government.
 - **7.** Use his best efforts to sell, in the manner, at the terms, to the extent, and at the price or prices directed or authorized by the Contracting Officer, any property of the types referred to in 6 above provided, however, that the Contractor:
 - a. Shall not be required to extend credit to any purchaser, and
 - **b.** May acquire any property under the conditions prescribed and at a price or prices approved by the Contracting Officer, and
 - c. Provided further, that the proceeds of any such transfer or disposition shall be applied in reduction of any payments to be made by the Government to the Contractor under the Contract or shall otherwise be credited to the price or cost of the work covered by the Contract or paid in such other manner as the Contracting Officer may direct.

:

- **8.** Complete performance of such part of the work as shall not have been terminated by the Notice of Termination.
- **9.** 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 Government has or may acquire an interest.
- **10.** The Contractor shall proceed immediately with the performance of the above obligations notwithstanding any delay in determining or adjusting the cost, or any item of reimbursable cost, under this Article.
- 11. "Plant clearance period" means, for each particular property classification (such as raw materials, purchased parts and work in progress) at any one plant or location, a period beginning with the effective date of the termination for convenience and ending 90 days after receipt by the Contracting Officer of acceptable inventory schedules covering all items of that particular property classification in the termination inventory at that plant or location, or ending on such later date as may be agreed to by the Contracting Officer and the Contractor. Final phase of a plant clearance period means that part of a plant clearance period which occurs alter the receipt of acceptable inventory schedules covering all items of the particular property classification at the plant or location.

At any time after expiration of the plant clearance period, as defined above, the Contractor may submit to the Contracting Officer a list, certified as to quantity and quality, of any or all items of termination inventory not previously disposed of, exclusive of items the disposition of which has been directed or authorized by the Contracting Officer, and may request the Government to remove such items or enter into a storage agreement covering them. Not later than 15 days thereafter, the Government will accept title to such items and remove them or enter into a storage agreement covering the same; provided, that the list submitted shall be subject to verification by the Contracting Officer upon removal of the items or, if the items are stored, within 45 days from the date of submission of the list, and any necessary adjustments to correct the list as submitted, shall be made prior to final settlement.

- C. After receipt of a Notice of Termination, the Contractor shall submit to the Contracting Officer his termination claim, in the form with the certification prescribed by the Contracting Officer. Such claim shall be submitted promptly but in no event later than 90 days from the effective date of termination, unless one or more extensions in writing are granted by the Contracting Officer upon request of the Contractor made in writing within such 90 day period or authorized extension thereof. In the event the Contractor was terminated for default and it asserts that it is entitled to a termination for convenience, its certified request for the conversion of the default termination to one for convenience and its certified termination settlement proposal must be submitted to the Contracting Officer prior to the expiration of 90 days from the date of the default termination. With respect to a termination for convenience, if the Contracting Officer determines that the facts justify such action, he may receive and act upon any such termination claim at any time after such 90 day period or extension thereof. Nothing herein shall be construed to extend the time for the submission of a claim hereunder for a defaulted Contractor beyond 90 days from the date of the default termination. Upon failure of the Contractor to submit his termination claim within the time allowed, the Contracting Officer may, subject to any review required by the Government's procedures in effect as of the date of execution of the Contract, 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.
- **D.** Subject to the provisions of C above, and subject to any review required by the Government's procedures in effect as of the date of execution of the Contract, the Contractor and Contracting

Officer may agree upon the 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 Article, which amount or amounts may include a reasonable allowance for profit on work done; provided, that such agreed amount or amounts, exclusive of settlement costs, shall not exceed the total Contract price as reduced by the amount of payments otherwise made and as further reduced by the Contract price of work not terminated. The Contract shall be amended accordingly, and the Contractor shall be paid the agreed amount. Nothing in E below prescribing the amount to be paid to the Contractor in the event of failure of the Contractor and the Contracting Officer to agree upon the whole amount to be paid to the Contractor by reason of the termination of work pursuant to this Article, shall be deemed to limit, restrict or otherwise determine or effect the amount or amounts which may be agreed upon to be paid to the Contractor pursuant to this paragraph.

- E. In the event of the failure of the Contractor and the Contracting Officer to agree as provided in D above upon the whole amount to be paid to the Contractor by reason of the termination of work pursuant to this Article, the Contracting Officer shall, subject to any review required by the Government's procedures in effect as of the date of execution of the Contract, determine, on the basis of information available to him, the amount, if any, due the Contractor by reason of the termination and shall pay to the Contractor the amounts determined by the Contracting Officer, as follows, but without duplication of any amounts agreed upon in accordance with D above:
 - **1.** With respect to all Contract work performed prior to the effective date of the Notice of Termination, the total (without duplication of any items) of:
 - a. The cost of such work;
 - b. The cost of settling and paying claims arising out of the termination of work under subcontracts or orders as provided in B 5. above, exclusive of the amounts paid or payable on account of supplies or materials delivered or services furnished by the subcontractor prior to the effective date of the Notice of Termination of work under the Contract, which amounts shall be included in the cost on account of which payment is made under E1.a. above; and
 - c. A sum, as profit on E.1.a. above, determined by the Contracting Officer to be fair and reasonable; provided however, that if it appears that the Contractor would have sustained a loss on the entire Contract had it been completed, no profit shall be included or allowed under this subparagraph and an appropriate adjustment shall be made reducing the amount of the settlement to reflect the indicated rate of loss; and provided further that profit shall be allowed only on preparations made and work done by the Contractor for the terminated portion of the Contract but may not be allowed on the Contractor's settlement expenses. Anticipatory profits and consequential damages will not be allowed. Any reasonable method may be used to arrive at a fair profit, separately or as part of the whole settlement.
 - 2. The reasonable cost of the preservation and protection of property incurred pursuant to B.9; and any other reasonable cost incidental to termination of work under the Contract including expense incidental to the determination of the amount due to the Contractor as the result of the termination of work under the Contract.
 - **F.** The total sum to be paid to me Contractor under E.1. above shall not exceed the total Contract price as reduced by the amount of payments otherwise made and as further

reduced by the Contract price of work not terminated. Except for normal spoilage, and except to the extent that the Government shall have otherwise expressly assumed the risk of loss, there shall be excluded from the amounts payable to the Contractor under E.1. above, the fair value, as determined by the Contracting Officer, of property which is destroyed, lost, stolen or damaged so as to become undeliverable to the Government, or to a buyer pursuant to B.7 above.

- **G.** The Contractor shall have the right of appeal, under Article 7 herein, from any determination made by the Contracting Officer under C. or E. above, except that, if the Contractor has failed to submit his claim within the time provided in C above and has failed to request extension of such time, he shall have no such right of appeal. In any case where the Contracting Officer has made a determination of the amount due under C. or E. above, the Government shall pay to the Contractor the following:
 - **1.** If there is no right of appeal hereunder or if no timely appeal has been taken, the amount so determined by the Contracting Officer, or
 - 2. If an appeal had been taken, the amount finally determined on such appeal.
- H. In arriving at the amount due the Contractor under this Article there shall be deducted:
 - **1.** all unliquidated advance or other payments on account theretofore made to the Contractor, applicable to the terminated portion of the Contract;
 - 2. any claim which the Government may have against the Contractor in connection with the Contract; and
 - **3.** the agreed price for, or the proceeds of sale of, any materials, supplies or other things kept by the Contractor or sold, pursuant to the provisions of this Article and not otherwise recovered by or credited to the Government.
- I. If the termination hereunder be partial, prior to the settlement of the terminated portion of the Contract, the Contractor may file with the Contracting Officer a request in writing for an equitable adjustment of the price or prices specified in the Contract relating to the continued portion of the Contract (the portion not terminated by the Notice of Termination), and such equitable adjustment as may be agreed upon shall be made at such price or prices; however, nothing contained herein shall limit the right of the Government and the Contractor to agree upon the amount or amounts to be paid to the Contractor for the completion of the continued portion of the Contract when said Contract does not contain an established Contract price for such continued portion.
- J. The Government may from time to time, under such terms and conditions as it may prescribe, make partial payments against costs incurred by the Contractor in connection with the terminated portion of the Contract whenever in the opinion of the Contracting Officer the aggregate of such payments shall be within the amount to which the Contractor will be entitled hereunder. If the total of such payments is in excess of the amount finally agreed or determined to be due under this Article, such excess Shall be payable by the Contractor to the Government upon demand, together with interest computed at the rate of 6 percent per annum for the period from the date such excess is received by the Contractor to the date on which such excess is repaid to the Government; provided however, that no interest shall be charged with respect to any such excess payment attributable to a reduction in the Contractor's claim by reason of retention or other disposition of termination inventory until ten days after the date of such retention or disposition, or such later date as determined by the Contracting Officer by reason of the circumstances.

K. Unless otherwise provided in the Contract or by applicable statute, the Contractor, from the effective date of termination and for a period of three years after final settlement under the Contract, shall preserve and make available to the Government at all reasonable times at the office of the Contractor, but without direct charge to the Government, all his books, records, documents and other evidence bearing on the costs and expenses of the Contractor under the Contract and relating to the work terminated hereunder, or, to the extent approved by the Contracting Officer, photographs and other authentic reproductions thereof.

ARTICLE 7. DISPUTES

- A. All disputes arising under or relating to this contract shall be resolved as provided herein.
- B. Claims by a Contractor against the Government.
- (1) Claim, as used in Section B of this clause, means a written assertion by the Contractor seeking, as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of contract terms, or other relief arising under or relating to this contract. A claim arising under a contract, unlike a claim relating to that contract, is a claim that can be resolved under a contract clause that provides for the relief sought by the claimant.
 - (a) All claims by a Contractor against the Government arising under or relating to a contract shall be in writing and shall be submitted to the Contracting Officer for a decision.
 - (b) Within 120 days after receipt of a claim, the Contracting Officer shall issue a decision, whenever possible taking into account factors such as the size and complexity of the claim and the adequacy of the information in support of the claim provided by the Contractor.
 - (c) Any failure by the Contracting Officer to issue a decision on a contract claim within the required time period shall be deemed to be a denial of the claim and shall authorize the commencement of an appeal on the claim as otherwise provided.
 - (d) (1) If a Contractor is unable to support any part of his or her claim and it is determined that the inability is attributable to a material misrepresentation of fact or fraud on the part of the Contractor, the Contractor shall be liable to the Government for an amount equal to the unsupported part of the claim in addition to all costs to the Government attributable to the cost of reviewing that part of the Contractor's claim.
 - (2) Liability under this section shall be determined within 6 years of the commission of the misrepresentation of fact or fraud.
 - (e) All cost data, pricing data, and task data of claims hereunder must be certified as accurate, complete, required, and necessary to the best of the Contractor's knowledge and belief. Further, all task or work data in the claim must be described therein to the smallest unit of work or task. The Contracting Officer may require any additional certifications, descriptions or explanations of the claim.
 - (f) The parties agree that time is of the essence and all claims hereunder must be presented to the Contracting Officer for a final decision within thirty (30) days of the occurrence of the circumstances giving rise to such claim or within thirty (30) days of when the Contractor knew or should have known of the circumstances giving rise to such claim, otherwise compensation for that claim is waived.
 - (g) The parties agree that there shall be no claims for unabsorbed home office overhead.
- (2) The Contractor's claim shall contain at least the following:
- (a) A description of the claim and the amount in dispute;
- (b) Any data or other information in support of the claim;
- (c) A brief description of the Contractor's efforts to resolve the dispute prior to filing the claim; and
- (d) The Contractor's request for relief or other action by the Contracting Officer.
- (e) The certification of the accuracy, completeness, requirement, and necessity of all aspects of the claim.
- (3) The decision of the Contracting Officer shall be final and not subject to review unless an administrative appeal or action for judicial review is timely commenced by the Contractor.
- (4) Pending final decision of an appeal, action, or final settlement, a Contractor shall proceed diligently with performance of the contract in accordance with the decision of the Contracting Officer. C. Claims by the Government against a Contractor

- (a) Claim as used in Section C of this clause, means a written demand or written assertion by the Government, including the Contracting Officer, seeking, as a matter of right, the payment of money in a sum certain, the adjustment of contract terms, or other relief arising under or relating to this contract. A claim arising under a contract, unlike a claim relating to that contract, is a claim that can be resolved under a contract clause that provides for the relief sought by the claimant. Nothing herein shall be construed to require the Government to notify the Contractor prior to the issuance of the Contracting Officer's final decision.
- (b) (1) All claims by the Government against a Contractor arising under or relating to a contract shall be decided by the Contracting Officer, who shall issue a decision in writing and furnish a copy of the decision to the Contractor.
- (2) The decision shall be supported by reasons and shall inform the Contractor of his or her rights. Specific findings of fact shall not be required.
- (3) This clause shall not authorize the Contracting Officer to settle, compromise, pay, or otherwise adjust any claim involving fraud.
- (4) The decision of the Contracting Officer shall be final and not subject to review unless an administrative appeal or action for judicial review is timely commenced by the Contractor.
- (5) Pending final decision of an appeal, action, or final settlement, the Contractor shall proceed diligently with performance of the contract in accordance with the decision of the Contracting Officer.

ARTICLE 8. PAYMENTS TO CONTRACTOR—Unless otherwise provided in the Contract, the Government will pay the contract price or prices as hereinafter provided in accordance with Government regulations.

The Government will make progress payments monthly as the work proceeds, or at more frequent intervals as determined by the Contracting Officer, on estimates approved by the Contracting Officer. The Contractor shall furnish a breakdown of the total Contract price showing the amount included therein for each principal category of the work, in such detail as requested, to provide a basis for determining progress payments. In the preparation of estimates the Contracting Officer, at his discretion, may authorize material delivered on the site and preparatory work done to be taken into consideration. Material delivered to the Contractor at locations other than the site may also be taken into consideration:

- 1. If such consideration is specifically authorized by the Contract;
- 2. If the Contractor furnishes satisfactory evidence that he has acquired title to such material, that it meets Contract requirements and that it will be utilized on the work covered by the Contract; and
- 3. If the Contractor furnishes to the Contracting Officer an itemized list.

The Contracting Officer at his/her discretion shall cause to be withheld retention in an amount sufficient to protect the interest of the Government. Unless otherwise agreed, the amount shall not exceed ten percent (10%) of the partial payment. However, if the Contracting Officer, at any time after 50 percent of the work has been completed, finds that satisfactory progress is being made, he may authorize any of the remaining progress payments to be made in full or may retain from such remaining partial payments less than 10 percent thereof. Also, whenever work is substantially complete, the Contracting Officer, if he considers the amount retained to be in excess of the amount adequate for the protection of the Government, at his discretion, may release to the Contractor all or a portion of such excess amount. Furthermore, on completion and acceptance of each separate building, public work, or other division of the Contract, on which the price is stated separately in the Contract, payment may be made therefore without retention of a percentage, less authorized deductions.

All material and work covered by progress payments made shall thereupon become the sole property of the Government, but this provision shall not be construed as relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work, or as waiving the right of the Government to require the fulfillment of all of the terms of the Contract.

Upon completion and acceptance of all work, the amount due the Contractor under the Contract shall be paid upon presentation at a properly executed voucher and after the Contractor shall have furnished the Government with a release, if required, of all claims against the Government arising by virtue of the Contract, other than claims in stated amounts as may be specifically excepted by the Contractor from the operation of the release.

ARTICLE 9. TRANSFER OR ASSIGNMENT—Unless otherwise provided by law, neither the Contract nor any interest therein may be transferred or assigned by the Contractor to any other party without the written consent of the Contracting Officer nor without the written acceptance by the surety on the performance and payment bond securing the Contract of the assignee as the Contractor and the principal on such bond; and any attempted transfer or assignment not authorized by this Article shall constitute a breach of the Contract and the Government may for such cause terminate the right of the Contractor to proceed in the same manner as provided in Article 5 herein, and the Contractor and his sureties shall be liable to the Government for any excess cost occasioned the Government thereby.

ARTICLE 10. MATERIAL AND WORKMANSHIP

- A. GENERAL—Unless otherwise specifically provided in the Contract, all equipment, material and articles incorporated in the work covered by the Contract shall be new and of the most suitable grade for the purpose intended. Unless otherwise specifically provided in the Contract, reference to any equipment, material, article or patented process, by trade name, make or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition., and the Contractor may use any equipment, material, article or process which, in the judgment of the Contracting Officer, is equivalent to that named unless otherwise specified. The Contractor shall furnish to the Contracting Officer for his approval the name of the manufacturer, the model number, and other identifying data and information respecting the performance, capacity, nature and rating of the mechanical and other equipment which the Contractor contemplates incorporating in the work. Machinery and equipment shall be in proper condition. When required by the Contract or when called for by the Contracting Officer, the Contractor shall furnish to the Contracting Officer for approval full information concerning the material or articles which he contemplates incorporating in the work. When so directed, samples shall be submitted for approval at the Contractor's expense, with all shipping charges prepaid. Machinery, equipment, material, and articles installed or used without required approval shall be at the risk of subsequent rejection and subject to satisfactory replacement at Contractor's expense.
- B. SURPLUS MATERIALS USE—Whenever specified in the Contract or authorized by the Contracting Officer that materials become the property of the Contractor, which by reference or otherwise shall include disposal of materials, it is understood that the Contractor accepts such materials "as is" with no further expense or liability to the Government. If such material specified in the Contract will have a potential or real interest of value, the Contractor shall make allowance in the Contract to show such value.
- C. GOVERNMENT MATERIAL—No materials furnished by the Government shall be applied to any other use, public or private, than that for which they are issued to the Contractor. The full amount of the cost to the Government of all materials furnished by the Government to the Contractor and for which no charge is made, which are not accounted for by the Contractor to the satisfaction of the Contracting Officer, will be charged against the Contractor and his sureties and may be deducted from any monies due the Contractor, and this charge shall be in addition to and not in lieu of any other liabilities of the Contractor whether civil or criminal. Materials furnished by the Government for which a charge is made at a rate mentioned in the specifications will be delivered to the Contractor upon proper requisitions therefore and will be charged to his account.
- **D. Plant** —The Contractor shall at all times employ sufficient tools and equipment for prosecuting the various classes of work to full completion in the manner and time required. The Contractor shall at all times perform work in sufficient light and shall provide proper illumination, including

lighting required for night work as directed, as a Contract requirement. All equipment, tools, formwork and staging used on the project shall be of sufficient size and in proper mechanical and safe condition to meet work requirements, to produce satisfactory work quality and to prevent injury to persons, the project or adjacent property. When methods and equipment are not prescribed in the Contract, the Contractor is free to use tools, methods and equipment that he satisfactorily demonstrates will accomplish the work in conformity with Contract requirements.

If the Contractor desires to use a method or type of tool or equipment other than specified in the Contract, he shall request approval to do so; the request shall be in writing and shall include a full description of proposed methods, tools and equipment and reason for the change or substitution. Approval of substitutions and changed methods will be on condition that the Contractor will be fully responsible for producing work meeting Contract requirements. If after trial use of the substituted methods, tools and equipment, the Contracting Officer determines that work produced does not meet Contract requirements, the Contractor shall complete remaining work with specified methods, tools and equipment.

- E. CAPABILITY OF WORKERS- All work under the Contract shall be performed in a skillful and workmanlike manner. The Contracting Officer may require the Contractor to remove from the work any such employees as the Contracting Officer deems incompetent, careless, insubordinate, or otherwise objectionable, or whose continued employment on the work is deemed by the Contracting Officer to be contrary to the public interest. Such request will be in writing:
- **F. CONFORMITY OF WORK AND MATERIALS**—All work performed and materials and products furnished shall be in conformity, within indicated tolerances, with lines, grades, cross sections, details, dimensions, material and construction requirements shown or intended by the drawings arid specifications.

When materials, products or work cannot be corrected, written notice of rejection will be issued. Rejected materials, products and work shall be eliminated from the project and acceptably replaced at Contractor's expense. The Contracting Officer's failure to reject any portion of the project shall not constitute implied acceptance nor in any way release the Contractor from Contract requirements.

G. UNAUTHORIZED WORK AND MATERIALS—Work performed or materials ordered or furnished for the project deviating from requirements and specifications without written authority, will be considered unauthorized and at Contractor's expense. The Government is not obligated to pay for unauthorized work. Unauthorized work and materials may be ordered removed and replaced at Contractor's expense.

ARTICLE 11. INSPECTION AND ACCEPTANCE—Except as otherwise provided in the Contract, inspection and test by the Government of material and workmanship required by the Contract shall be made at reasonable times and at the site of the work, unless the Contracting Officer determines that such inspection or test of material which is to be incorporated in the work shall be made at the place of production, manufacture or shipment of such material. To the extent specified by the Contracting Officer at the time of determining to make off-site inspection or test, such inspection or test shall be conclusive as to whether the material involved conforms to Contract requirements. Such off-site inspection or test shall not relieve the Contractor of responsibility for damage to or loss of the material prior to acceptance, nor in any way affect the continuing rights of the Government after acceptance of the completed work under the terms of the last paragraph of this Article, except as herein above provided.

The Contractor shall, without charge, replace any material and correct any workmanship found by the Government not to conform to Contract requirements and specifications, unless in the public interest the Government consents to accept such material or workmanship with an appropriate adjustment in Contract price. The Contractor shall promptly segregate and remove rejected material from the premises at Contractor's expense.

If the Contractor does not promptly replace rejected material or correct rejected workmanship, the Government:

- 1. May, by contract or otherwise, replace such material and correct such workmanship and charge the cost thereof to the Contractor, or
- 2. May terminate the Contractor's right to proceed in accordance with Article 5 herein.

The Contractor shall furnish promptly, without additional cost to the Government, all facilities, labor and material reasonably needed for performing such safe and convenient inspection and test as may be required by the Contracting Officer. All inspections and tests by the Government shall be performed in such manner as not unnecessarily to delay the work. Special, full size, and performance tests shall be performed as described in the Contract. The Contractor shall be charged with any additional cost of inspection when material and workmanship are not ready for inspection at the time specified by the Contractor.

Should it be considered necessary or advisable by the Contracting Officer at any time before acceptance of the work, either in part or in its entirety, to make an examination of work completed, by removing or tearing out same, the Contractor shall, on request, promptly furnish all necessary facilities, labor and material to do same. If such work is found to be defective or nonconforming in any material respect, due to the fault of the Contractor or his subcontractors, he shall defray all the expenses of such examination and of satisfactory reconstruction. If, however, such work is found to meet the requirements of the Contract, an equitable adjustment shall be made in the Contract price to compensate the Contractor for the additional services involved in such examination and reconstruction and, if completion of the work has been delayed thereby, he shall, in addition, be granted an equitable extension of time.

Unless otherwise provided in the Contract, acceptance by the Government will be made as promptly as practicable after completion and inspection of all work required by the Contract. Acceptance shall be final and conclusive except as regards to latent defects, deficiencies, non-conforming work, fraud, or such gross mistakes as may amount to fraud, or as regards the Government's rights under any warranty or guaranty, or as otherwise provided herein.

ARTICLE 12. SUPERINTENDENCE BY CONTRACTOR—The Contractor shall give his personal superintendence to the performance of the work or have a competent foreman or superintendent, satisfactory to the Contracting Officer, on the work site at all times during progress, with authority to act for him.

ARTICLE 13. PERMITS AND RESPONSIBILITIES—The Contractor shall, without expense to the Government, be responsible for obtaining any necessary licenses, certificates and permits, and for complying with any applicable Federal, State, and Municipal laws, codes and regulations, in connection with the prosecution of the work. He shall be similarly responsible for all damages to persons or property that occurs as a result of his fault or negligence. He shall take proper safety, health and environmental precautions to protect the work, the workers, the public, and the property of others. He shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire construction work, except for any completed unit of construction thereof which theretofore may have been accepted.

ARTICLE 14. INDEMNIFICATION—

A. The Contractor shall indemnify and save harmless the Government and all of its officers, agents and servants against any and all claims or liability arising from or based on, or as a consequence or result of, any act, omission or default of the Contractor, his employees, or his subcontractors, in the performance of, or in connection with, any work required, contemplated or performed under the Contract.

B. Disputes between the Contractor and any subcontractors, material suppliers, or any other third parties over payments allegedly owed by the Contractor to a third party shall be resolved exclusively between the Contractor and the third party; the Contractor shall permit no pass-through suits to be brought against the Government by a third party in the Contractor's name. However, nothing herein shall be construed to prevent the Contractor from paying a subcontractor's claim and seeking a timely equitable adjustment hereunder.

ARTICLE 15. PROTECTION AGAINST TRESPASS—Except as otherwise expressly provided in the Contract, the Contractor is authorized to refuse admission either to the premises or to the working space covered by the Contract to any person whose admission is not specifically authorized in writing by the Contracting Officer.

ARTICLE 16. CONDITIONS AFFECTING THE WORK

- A. GENERAL—The Contractor shall be responsible for having taken steps reasonably necessary to ascertain the nature and location of the work, and the general and local conditions which can affect the work and the cost thereof. Any failure by the Contractor to do so will not relieve him from responsibility for successfully performing the work as specified without additional expense to the Government. The Government assumes no responsibility for any understanding or representation concerning conditions made by any of its officers or agents prior to the execution of the Contract, unless such understanding or representation by the Government is expressly stated in the Contract.
- **B. WORK AND STORAGE SPACE**—Available work and storage space designated by the Government shall be developed as required by the Contract or restored at completion of the project by the Contractor to a condition equivalent to that existing prior to construction. No payment will be made for furnishing or restoration of any work and storage space. If no area is designated or the area designated is not sufficient for the Contractor's operations, he shall obtain necessary space elsewhere at no expense or liability to the Government.
- **C. WORK ON SUNDAYS, LEGAL HOLIDAYS AND AT NIGHT**—No work shall be done at any time on Sundays or legal holidays or on any other day before 7 a.m. or after 7 p.m., except with the written permission of the Contracting Officer and pursuant to the requirements of the Police Requirements of the Government.
- **D. EXISTING FEATURES**—Subsurface and topographic information including borings data, utilities data and other physical data contained in the Contract or otherwise available, are not intended as representations or warranties but are furnished as available information. The Government assumes no expense or liability for the accuracy of, or interpretations made from, existing features. The Contractor shall be responsible for reasonable consideration of existing features above and below ground which may affect the project.
- **E. UTILITIES AND VAULTS**—The Contractor shall take necessary measures to prevent interruption of service or damage to existing utilities within or adjacent to the project. It shall be the Contractor's responsibility to determine exact locations of all utilities in the field.

For any underground utility or vault encountered, the Contractor shall immediately notify the Contracting Officer and take necessary measures to protect the utility or vault and maintain the service until relocation by owner is accomplished. No additional payment will be made for the encountering of these obstructions.

In case of damage to utilities by the Contractor, either above or below ground, the Contractor shall restore such utilities to a condition equivalent to that which existed prior to the damage by repairing, rebuilding or otherwise restoring as may be directed, at the Contractor's sole expense.

Damaged utilities shall be repaired by the Contractor or, when directed by the Contracting Officer, the utility owner will make needed repairs at the Contractor's expense.

No compensation, other than authorized time extensions, will be allowed the Contractor for protective measures, work interruptions, changes in construction sequence, changes in methods of handling excavation and drainage or changes in types of equipment used, made necessary by existing utilities, imprecise utility or vault information or by others performing work within or adjacent to the project.

F. SITE MAINTENANCE—The Contractor shall maintain the project site in a neat and presentable manner throughout the course of all operations, and shall be responsible for such maintenance until final acceptance by the Government. Trash containers shall be furnished, maintained and emptied by the Contractor to the satisfaction of the Contracting Officer. Excavated earthwork, stripped forms and all other materials and debris not scheduled for reuse in the project shall be promptly removed from the site.

The Contracting Officer may order the Contractor to clean up the project site at any stage of work at no added expense to the Government If the Contractor fails to comply with this order, the Contracting Officer may require the work to be done by others and the costs will be charged to the Contractor.

Upon completion of all work and prior to final inspection, the Contractor shall clean up and remove from the project area and adjacent areas all excess materials, equipment, temporary structures, and refuse, and restore said areas to an acceptable condition.

- **G. PRIVATE WORK**—Except as specifically authorized by the Contracting Officer, the Contractor shall not perform any private work abutting Government projects with any labor, materials, tools, equipment, supplies or supervision scheduled for the Contract until all work under the Contract has been completed. Contract materials used for any unauthorized purpose shall be subtracted from Contract amount.
- H. GOVERNMENT NOISE CONTROL ACT OF 1977—The contractor shall be in strict compliance with [D.C. Law 2-53, Government of Columbia Noise Control Act of 1977 and all provisions thereof. Effective March 16, 1978. 24 D.C.Register 5293.] (Or relevant local law)

ARTICLE 17. OTHER CONTRACTS—The Government may undertake or award other contracts for additional work and the Contractor shall fully cooperate with such other contractors and Government employees and carefully coordinate his own work with such additional work as may be directed by the Contracting Officer. It is the duty of the Contractor to coordinate its activities with all third parties, including, but not limited to utilities, who may affect the Contract work hereunder. The Contractor shall not commit or permit any act which will interfere with the performance of work by any other contractor or by Government employees. The Government assumes no liability, other than authorized time extensions, for Contract delays and damages resulting from delays and lack of progress by others. The Contractor shall make no claim against the Government for delay or damages resulting from the actions of third parties, including, but limited to utilities.

ARTICLE 18. PATENT INDEMNITY—Except as otherwise provided, the Contractor agrees to indemnify the Government and its officers, agents, and employees against liability, including costs and expenses, for infringement upon any Letters Patent of the United States (except Letters Patent issued upon an application which is now or may hereafter be, for reasons of national security, ordered by the Federal Government to be kept classified or otherwise withheld from issue) arising out of the performance of the Contract or out of the use or disposal, by or for the account of the Government, of supplies furnished or construction work performed hereunder.

ARTICLE 19. ADDITIONAL BOND SECURITY—If any surety upon any bond furnished in connection with the Contract becomes unacceptable to the Government, or if any such surety fails to furnish reports

as to his financial condition from time to time as requested by the Government, the Contractor shall promptly furnish such additional security as may be required from time to time to protect the interests of the Government and of persons supplying labor or materials in the prosecution of the work contemplated by the Contract. Provided that upon the failure of the Contractor to furnish such additional security within ten (10) days after written notice so to do, all payments under the Contract will be withheld until such additional security is furnished.

ARTICLE 20. COVENANT AGAINST CONTINGENT FEES—The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure the Contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the Government shall have the right to terminate the Contract without liability or in its discretion to deduct from the Contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage or contingent fee.

ARTICLE 21. APPOINTMENT OF ATTORNEY—The Contractor does hereby irrevocably designate and appoint the Clerk of the Superior Court of the Government and his successors in office as the true and lawful attorney of the Contractor for the purpose of receiving service of all notices and processes issued by any court in the Government, as well as service of all pleadings and other papers, in relation to any action or legal proceeding arising out of or pertaining to the Contract or the work required or performed hereunder.

The Contractor expressly agrees that the validity of any service upon the said Clerk as herein authorized shall not be affected either by the fact that the Contractor was personally within the District of Columbia and otherwise subject to personal service at the time of such service upon the said Clerk or by the fact that the Contractor failed to receive a copy of such process, notice, pleading or other paper so served upon the said Clerk, provided that said Clerk shall have deposited in the United States mail, certified and postage prepaid, a copy of such process, notice, pleading or other papers addressed to the Contractor at the address stated in the Contract.

ARTICLE 22. GRATUITIES AND GOVERNMENT EMPLOYEES NOT TO BENEFIT

- A. If it is found by the Department that gratuities (in the form of entertainment, gifts, payment, offers of employment or otherwise) were offered or given by the Contractor, or any agent or representative of the Contractor, to any official, employee or agent of the District with a view toward securing the Contract or any other contract or securing favorable treatment with respect to the awarding or amending, or the making of any determinations with respect to the performance of the Contract, the Department may, by written notice to the Contractor, terminate the right of the Contractor to proceed under the Contract without liability and may pursue such other rights and remedies provided by law and under the Contract.
- B. In the event the Contract is terminated as provided above, the Department shall be entitled:
 - 1. to pursue the same remedies against the Contractor as it could pursue in the event of a breach of the Contract by the Contractor; and
 - as a penalty in addition to any other damages to which it may be entitled by law, to exemplary damages in an amount (as determined by the Department) which shall be not less than ten times the costs incurred by the Contractor in providing any such gratuities to any such officer or employee.
- C. Unless a determination is made as provided herein, no officer or employee of the Government will be admitted to any share or part of this contract or to any benefit that may arise therefrom, and any contract made by the Contracting Officer or any Government employee authorized to execute contracts in which they or an employee of the Government will be personally interested shall be

void, and no payment shall be made thereon by the Government or any officer thereof, but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit. A Government employee shall not be a party to a contract with the Government and will not knowingly cause or allow a business concern or other organization owned or substantially owned or controlled by the employee to be a party to such a contract, unless a written determination has been made by the head of the procuring agency that there is a compelling reason for contracting with the employee, such as when the Government's needs cannot reasonably otherwise be met. [DC Procurement Practices Act of 1985, D.C. Law 6-85, D.C. Official Code, section 2-310.01, and Chapter 18 of the DC Personnel Regulations] (Or relevant local law). The Contractor represents and covenants that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of its services hereunder. The Contractor further covenants not to employ any person having such known interests in the performance of the contract.

ARTICLE 23. WAIVER—No Governmental waiver of any breach of any provision of the Contract shall operate as a waiver of such provision or of the Contract or as a waiver of subsequent or other breaches of the same or any other provision of the Contract; nor shall any action or non-action by the Contracting Officer or by the Government be construed as a waiver of any provision of the Contract or of any breach thereof unless the same has been expressly declared or recognized as a waiver by the Contracting Officer or the Government in writing.

ARTICLE 24. BUY AMERICAN.

The Contractor shall comply with the provisions of the Buy American Act (41 U.S.C. § 10a), including, but not limited to, the purchase of steel.

- A. AGREEMENT—In accordance with the Buy American Act (41 USC I0a-I0d), and Executive Order 10582. December 17, 1954 (3 CFR, 1954-58 Comp., p. 230), as amended by Executive Order 11051, September 27,1962 (3 CFR, I059—63 Comp., p. 635), the Contractor agrees that only domestic construction material will be used by the Contractor, subcontractors, material men and suppliers in the performance of the Contract, except for non-domestic material listed in the Contract.
- B. DOMESTIC CONSTRUCTION MATERIAL—"Construction material" means any article, material or supply brought to the construction site for incorporation in the building or work. An unmanufactured construction material is a "domestic construction material" if it has been mined or produced in the United States. A manufactured construction material is a "domestic construction material" if it has been manufactured in the United States and if the cost of its components which have been mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. "Component" means any article, material, or supply directly incorporated in a construction material. -
- C. DOMESTIC COMPONENT—A component shall be considered to have been "mined, produced, or manufactured in the United States" regardless of its source, in fact, if the article, material or supply in which it is incorporated was manufactured in the United States and the component is of a class or kind determined by the Government to be not mined, produced or manufactured in the United States in sufficient and reasonably available commercial quantities and of a satisfactory quality.
- **D. FOREIGN MATERIAL** When steel materials are used in a project a minimal use of foreign steel is permitted. The cost of such materials cannot exceed on-tenth of one percent of the total project cost, or \$2,500,000, whichever is greater.

ARTICLE 25. TAXES

- A. FEDERAL EXCISE—Materials, supplies and equipment are not subject to the Federal Manufacturer's Excise Tax, if they are furnished or used in connection with the Contract provided that title to such materials, supplies and equipment passes to the Government under the Contract. The Contractor shall in such cases furnish his subcontractors and suppliers with a purchaser's certificate in the form prescribed by the U.S. Internal Revenue Service.
- B. SALES AND USE TAXES—Materials which are physically incorporated as a permanent part of real property are not subject to Government Sales and Use Tax. The Contractor shall, when purchasing such materials, furnish his suppliers with a Contractor's Exempt Purchase Certificate in the form prescribed in the Sales and Use Tax Regulations of the Government. Where the Contractor, subcontractor or material man has already paid the Sales and Use Tax on material, as prescribed above, the Sales and Use Tax Regulations of the Government permit the Contractor, subcontractor or material man to deduct the sales or use tax on the purchase price of the same on his next monthly return as an adjustment. However, the Contractor, subcontractor or material man must satisfy the Chief Financial Officer for the Government that no sum in reimbursement of such tax was included in the Contract or else that the Government has received a credit under the Contract in an amount equal to such tax.

Government Sales and Use Tax shall be paid on any material and supplies, including equipment rentals, which do not become a physical part of the finished project. [See Government of Columbia Sales and Use Tax Administration Ruling No. 6] (Or relevant local law).

The Contractor, subcontractor, or material supplier shall provide proof of compliance with the provisions of [D.C. Law 9-260] (Or relevant local law), as amended, codified in [D.C. Code46-103] (Or relevant local law), Employer Contributions, prior to award.

The Contractor, subcontractor, or material supplier shall provide proof of compliance with the applicable tax filing and licensing requirements set forth in [D.C. Code, Title 47, Taxation and Fiscal Affairs] (Or relevant local law), prior to contract award.

ARTICLE 26. SUSPENSION OF WORK—The Contracting Officer may order the Contractor in writing to suspend, delay or interrupt all or any part of the work for such period of time as he may determine to be appropriate for the convenience of the Government.

If the performance of all or any part of the work is, for an unreasonable period of time, suspended, delayed or interrupted by an act of the Contracting Officer in the administration of the Contract, or by his failure to act within the time specified in the Contract (or if no time is specified, within a reasonable time), an adjustment will be made for an increase in the cost of performance of the Contract (excluding profit) necessarily caused by such unreasonable suspension, delay or interruption and the Contract modified in writing accordingly. However, no adjustment will be made under this Article for any suspension, delay or interruption to the extent:

- 1. That performance would have been so suspended, delayed or interrupted by any other cause, including the fault or negligence of the contractor, or
- 2. For which an equitable adjustment is provided or excluded under any other provision of the Contract.

No claim under this Article shall be allowed:

1. For any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved (but this requirement shall no apply as to a claim resulting from a suspension order), and

2. Unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of such suspension, delay, or interruption, but not later than the date of final payment under the Contract.

ARTICLE 27. SAFETY PROGRAM

A. GENERAL—In order to provide safety controls for the protection of the life and health of Government and Contract employees and the general public; prevention of damage to property, materials, supplies, and equipment; and for avoidance of work interruptions in the performance of the Contract, the Contractor shall comply with all applicable Federal and local laws governing safety, health and sanitation including the Safety Standards, Rules and Regulations issued by the American National Standards, U. S. Department of Labor, U. S. Department of Health and Human Services, [D.C. Minimum Wage and Industrial Safety Board] (Or relevant local law) and the latest edition of "Manual of Uniform Traffic Control Devices" issued by the Federal Highway Administration.

The Contractor shall also take or cause to be taken such additional safety measures as the Contracting Officer may determine to be reasonably necessary.

The Contractor shall designate one person to be responsible for carrying out the Contractor's obligation under this Article.

The Contractor shall maintain an accurate record of all accidents resulting in death, injury, occupational disease, and/or damage to property, materials, supplies, and equipment incident to work performed under the Contract. Copies of these reports shall be furnished to the Contracting Officer within two working days after occurrence.

The Contracting Officer will notify the Contractor of any noncompliance with the foregoing provisions and the action to be taken. The Contractor shall, after receipt of such notice, immediately take corrective action. Such notice, when delivered to the Contractor or his representative at the site of the work, shall be deemed sufficient for the purpose. If the Contractor fails or refuses to comply promptly, the Contracting Officer may issue an order stopping all or part of the work until satisfactory corrective action has been taken. No part of the time lost due to any such stop orders shall be made the subject of claim for extension of time or for excess costs or damages by the Contractor.

This Article is applicable to all subcontractors used under the Contract and compliance with these provisions by the subcontractors will be the responsibility of the Contractor.

(In Contracts involving work of short duration or of non-hazardous character, the following Section B. will be deleted by Special Provision)

- **B. CONTRACTOR'S PROGRAM SUBMISSION**—Prior to commencement of the work, the Contractor shall:
 - 1. Submit in writing to the Contracting Officer for his approval his program for complying with this Article for accident prevention.
 - 2. Meet with the Contracting Officer's Safety Representative after submission of the above program to develop a mutual understanding relative to the administration of the overall safety program.

ARTICLE 28. RETENTION OF RECORDS—Unless otherwise provided in the Contract, or by applicable statute, the Contractor, from the effective date of Contract completion and for a period of three years after final settlement under the Contract, shall preserve and make available to the Government at all

reasonable times at the office of the Contractor but without direct charge to the Government, all his books, records, documents, and other evidence bearing on the costs and expenses of the Contractor under the Contract.

ARTICLE 29. RECOVERY OF DEBTS OWED THE GOVERNMENT---The Contractor hereby agrees that the Government may use all or any portion of any payment, consideration or refund due the Contractor under the Contract to satisfy, in whole or part, any debt due the Government.

ARTICLE 30. ADMINISTRATIVE LIQUIDATED DAMAGES---In addition to any other liquidated damages provided for in the Contract, the Contractor hereby agrees that the Government may assess administrative liquidated damages for the Contractor's failure to submit when due any deliverable required by the Contract. Unless otherwise prescribed by the Contracting Officer, the rate of the administrative liquidated damages shall be \$250 per day until the required deliverable is received and accepted by the Government. The Government's remedies for failure to comply with the Contract terms and conditions are cumulative and not exclusive. Nothing herein shall be construed to limit the Government's ability to terminate the Contractor for the failure to submit Contract deliverables when due.

ARTICLE 31. ANTI-COMPETITIVE PRACTICES AND ANTI-KICKBACK PROVISIONS.

- A. The Contractor recognizes the need for markets to operate competitively and shall observe and shall comply with all applicable law, rules, and regulations prohibiting anti-competitive practices. The Contractor shall not engage, directly or indirectly, in collusion or other anti-competitive practices that reduces or eliminates competition or restrains trade. The Department shall report to the appropriate authority any activity that evidences a violation of the antitrust laws, and take such other further action to which it is entitled or obligated under the law.
- **B.** The Contractor shall observe and comply with all applicable law, rules, and regulations prohibiting kickbacks and, without limiting the foregoing, Contractor shall not (i) provide or attempt to provide or offer to provide any kickback; (ii) solicit, accept, or attempt to accept any kickback; or (iii) include, directly or indirectly, the amount of any kickback in the contract price charged by Contractor or a Subcontractor of the Construction Manager to the Department. The Contractor shall have in place and follow reasonable procedures designed to prevent and detect possible violations described in this subparagraph in its own operations and direct business relationships. The Department may take any recourse available to it under the law for violations of this anti-kickback provision.
- C. The Contractor represents and warrants that it did not, directly or indirectly, engage in any collusive or other anti-competitive behavior in connection with the bid, negotiation or award of the Contract. Further, the Contractor represents and warrants that it will not either directly or indirectly, engage in any collusive or other anti-competitive behavior in connection with the performance and administration of the Contract. In the event the Department determines that there has been a violation of these provisions, it may terminate the contract without liability.

ARTICLE 32. NON-DISCRIMINATION IN EMPLOYMENT PROVISIONS.

- **A.** The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, family responsibilities, matriculation, political affiliation, or physical handicap. The affirmative action shall include, but not be limited to, the following:
 - 1. Employment, upgrading, or transfer;
 - 2. Recruitment or recruitment advertising;
 - 3. Demotion, layoff, or termination;

- 4. Rates of pay, or other forms of compensation; and
- 5. Selection for training and apprenticeship.
- **B.** Unless otherwise permitted by law and directed by the Department, the Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Department setting forth the provisions of this Section concerning non-discrimination and affirmative action.
- **C.** The Contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment pursuant to the non-discrimination requirements set forth in this Section.
- D. The Contractor agrees to send to each labor union or representative of workers with which it has a collective bargaining agreement, or other contract or understanding, a notice to be provided by the Department, advising each labor union or workers' representative of the Contractor's commitments under this Section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- **E.** The Contractor agrees to permit access by the Department to all books, records and accounts pertaining to its employment practices for purposes of investigation to ascertain compliance with this Section, and shall post copies of the notices in conspicuous places available to employees and applicants for employment.
- **F.** The Contractor shall include in every subcontract the equal opportunity clauses of this Section so that such provisions shall be binding upon each Subcontractor or vendor.
- **G.** The Contractor shall take such action with respect to any Subcontractor as the Contracting Officer may direct as a means of enforcing these provisions, including sanctions for noncompliance.

ARTICLE 33. ETHICAL STANDARDS FOR DEPARTMENT'S EMPLOYEES AND FORMER EMPLOYEES---The Department expects the Contractor to observe the highest ethical standards and to comply with all applicable law, rules, and regulations governing ethical conduct or conflicts of interest. Neither the Contractor, nor any person associated with the Contractor, shall provide (or seek reimbursement for) any gift, gratuity, favor, entertainment, loan or other thing of value to any employee of the District or the Department not in conformity with applicable law, rules or regulations. The Contractor shall not engage the services of any person or persons in the employment of the Department or the District for any Work required, contemplated or performed under the Contract. The Contractor may not assign to any former Department or District employee or agent who has joined the Contractor's firm any matter on which the former employee, while in the employ of the Department, had material or substantial involvement in the matter. The Contractor may request a waiver to permit the assignment of such matters to former Department personnel on a case-by-case basis. The Contractor shall include in every subcontract a provision substantially similar to this section so that such provisions shall be binding upon each Subcontractor or vendor.

ARTICLE 34. CONSTRUCTION. The Contract shall be construed fairly as to all parties and not in favor of or against any party, regardless of which party prepared the Contract.

ARTICLE 35. SURVIVAL. All agreements warranties, and representations of the Contractor contained in the Contract or in any certificate or document furnished pursuant to the Contract shall survive termination or expiration of the Contract.

ARTICLE 36. REMEDIES CUMULATIVE. Unless specifically provided to the contrary in the Contract, all remedies set forth in the Contract are cumulative and not exclusive of any other remedy the Government may have, including, without limitation, at law or in equity. The Government's rights and

remedies will be exercised at its sole discretion, and shall not be regarded as conferring any obligation on the Government's to exercise those rights or remedies for the benefit of the Contractor or any other person or entity.

ARTICLE 37. ENTIRE AGREEMENT; MODIFICATION. The Contract supersedes all contemporaneous or prior negotiations, representations, course of dealing, or agreements, either written or oral. No modifications to the Contract shall be effective against the Department unless made in writing signed by both the Department and the Contractor, unless otherwise expressly provided to the contrary in the Contract. Nothing herein shall be construed to limit the Department's right to issue unilateral modifications to the contract.

ARTICLE 38. SEVERABILITY. In the event any one or more of the provisions contained in this Contract shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Contract, and in lieu of each such invalid, illegal or unenforceable provision, there shall be added automatically as a part of this Contract a provision as similar in terms to such invalid, illegal or unenforceable provision as may be possible and be valid, legal and enforceable; each part of this Contract is intended to be severable.

ARTICLE 39. FORCE MAJEURE---If the Contractor, because of Force Majeure, is rendered wholly or partly unable to perform its obligations when due under this Contract, the Contractor may be excused from whatever performance is affected by the Force Majeure to the extent so affected. In order to be excused from its performance obligations under this Contract by reason of Force Majeure, within 72 hours of the occurrence or event, the Contractor must provide the Contracting Officer written notice of its inability to perform as well as a description of the force majeure and its effect on Contract performance. The Contracting Officer will have the right to cause the inspection of the work site to determine the validity of the Contractor's assertion of its inability to perform. If the Contracting Officer agrees that the Contractor is wholly or partly unable to perform its obligations under the Contract a decision will be issued indicating the extent to which the Contractor is excused from its performance obligations. In no event will the Contractor be entitled to money damages from the Government due to force majeure.

Attachment Number	Document
J.4	U.S. Department of Labor Davis Bacon Wage Determination DC20210001 08/06/2021

"General Decision Number: DC20210001 08/06/2021

Superseded General Decision Number: DC20200001

State: District of Columbia

Construction Types: Heavy (Heavy and Sewer and Water Line)

and Highway

County: District of Columbia Statewide.

HEAVY CONSTRUCTION PROJECTS (Including Sewer and Water Lines); HIGHWAY CONSTRUCTION PROJECTS

Note: Under Executive Order (EO) 13658, an hourly minimum wage of \$10.95 for calendar year 2021 applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.95 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2021. If this contract is covered by the EO and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must pay workers in that classification at least the wage rate determined through the conformance process set forth in 29 CFR 5.5(a)(1)(ii) (or the EO minimum wage rate, if it is higher than the conformed wage rate). The EO minimum wage rate will be adjusted annually. Please note that this EO applies to the above-mentioned types of contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but it does not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60). Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Modification	Number	Publication	Date
0		01/01/2021	
1		05/07/2021	
2		05/28/2021	
3		06/04/2021	
4		06/18/2021	
5		06/25/2021	
6		07/02/2021	
7		07/23/2021	
8		08/06/2021	

ASBE0024-001 04/01/2021

	Rates	Fringes
Asbestos Worker/Heat and		
Frost Insulator	\$ 39.27	18.67+a

Includes the application of all insulating materials, protective coverings, coatings and finishes to all types of mechanical systems.

a. PAID HOLIDAYS: New Year's Day, Martin Luther King Day,

Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, the day after Thanksgiving and Christmas Day provided the employee works the regular work day before and after the paid holiday.

ASBE0024-002 04/01/2021

Rates

Fringes

HAZARDOUS MATERIAL HANDLER.....\$ 24.46

8.69+a

Includes preparation, wetting, stripping, removal, scrapping, vacuuming, bagging and disposing of all insulation materials, whether they contain asbestos or not, from mechanical systems.

a. PAID HOLIDAYS: New Year's Day, Martin Luther King Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, the day after Thanksgiving and Christmas Day provided the employee works the regular work day before and after the paid holiday.

ASBE0024-005 04/01/2021

Rates

Fringes

Fire Stop Technician.....\$ 29.41

8.73+a

Includes the application of materials or devices within or around penetrations and openings in all rated wall or floor assemblies, in order to prevent the pasage of fire, smoke of other gases. The application includes all components involved in creating the rated barrier at perimeter slab edges and exterior cavities, the head of gypsum board or concrete walls, joints between rated wall or floor components, sealing of penetrating items and blank openings.

a. PAID HOLIDAYS: New Year's Day, Martin Luther King Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, the day after Thanksgiving and Christmas Day provided the employee works the regular work day before and after the paid holiday.

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BOIL0193-001 01/01/2017

Rates Fringes

Boilermakers:.....\$ 40.47

22.97

BRDC0001-001 05/02/2021

Rates

Fringes

Bricklayer.....\$ 34.00

12.59

BRMD0001-004 05/02/2021

Rates

Fringes

BRICKLAYER

Refractory (Firebrick).....\$ 40.11

14.62

CARP0197-010 05/01/2021

	Rates	Fringes
Carpenter/Lather	\$ 30.34	13.80
CARP0219-001 05/01/2021		
	Rates	Fringes
MILLWRIGHT		13.53
CARP0441-001 05/01/2021		
	Rates	Fringes
PILEDRIVERMAN	\$ 33.62	12.73
CARP0441-003 05/01/2021		
CARF 0441-003 03/01/2021		
	Rates	Fringes
DIVER TENDER	\$ 36.09	12.73
DIVER	\$ 44.77	12.73
ELEC0026-001 06/07/2021		
	Rates	Fringes
Electricians	\$ 49.00	20.26
ELEC0070-001 05/03/2021		
	Rates	Fringes
Line Construction:		
Cable Splicers	\$ 41.59	20%+6.90
Equipment Operators		20%+6.90
Groundmen		20%+6.90
Linemen		20%+6.90
Truck Driver	\$ 22.00	20%+6.90
ENGI0077-001 05/01/2021		
	Rates	Fringes
Davis and an anti-		
Power equipment operators: (HEAVY AND HIGHWAY		
CONSTRUCTION)		
GROUP 1	. \$ 41.73	10.55+a
GROUP 2		10.55+a
GROUP 3	•	10.55+a
GROUP 4		10.55+a
GROUP 5	\$ 28.73	10.55+a
GROUP 6	\$ 26.33	10.55+a
GROUP 7	\$ 42.98	10.55+a
POWER EQUIPMENT OPERATORS CLASSI	IFICATIONS	

GROUP 1: Tower Cranes and Cranes 100 ton and over.

GROUP 2: 35 ton cranes & above, derricks, concrete boom pump, drill rigs (+50,000 lbs torque), mole.

GROUP 3: Cranes, hoists, drill rigs (under 50,000 lbs

torque), tie back machines, paving mixers, tunnel shovels, batch plants, shields, tunnel mining machines, draglines, mucking machines, graders in tunnels, pile driving engines, welder, horizontal directional drill operator, Tug boats.

GROUP 4: Front end loaders, boom trucks, backhoes, excavators, gradalls, power driven wheel scoops & scrapers, blade graders, motor graders, bulldozers, trenching machines, ballast regulator, hoe ram, locomotive (standard, narrow gauge, tuggers).

GROUP 5: Boilers (skelton), asphalt spreaders, bullfloat finishing machines, concrete finishing machines, concrete spreaders, concrete mixer, concrete pump, well points, hydraulic pumps, elevators, freeze uniits, tunnel motorman or dinky operator, conveyors, grout pump, fireman, ultra high pressure water jet cutting tool system operator/mechanic, horizontal directional drill locator, skid steers (fine grading), High lifts (lull type lifts).

GROUP 6: Fork lifts, ditch witch, bobcat, skid steer, space heaters, sweepers, assistant engineers, oilers, service unit equipment, roller.

GROUP 7: Master mechanic.

a. PAID HOLIDAYS: New Years Day, Inaugural Day, Decoration Day, Independence Day, Labor Day, Martin Luther King's Birthday, Veterans' Day, Thanksgiving Day, Friday after Thanksgiving and Christmas Day.

ENGI0077-002 06/01/2021

	Rates	Fringes
Power equipment operators: (PAVING AND INCIDENTAL GRADING)		
GROUP 1	\$ 34.15	8.10
GROUP 2	\$ 30.48	8.10
GROUP 3	\$ 26.29	8.10
GROUP 4	\$ 23.70	8.10
GROUP 5	\$ 34.92	7.95

POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1: Gradall operator, Crane.

GROUP 2: Boom Truck, Milling Machine, Excavator, Rubber Tire Backhoe, Asphalt Paver, Asphalt Plant Engineer, Motor Grader, Track Loader, Rubber Tire Loader, Track Dozer, Concrete Paver.

GROUP 3: Broom Truck, Asphalt Roller.

GROUP 4: Air Compressor, Grade Rollers.

GROUP 5: Mechanic.

ENGI0077-003 07/01/2021

Rates Fringes

Power equipment operators:
(SEWER, GAS AND WATER LINE
CONSTRUCTION)
GROUP 1.......\$ 35.64 9.40+a

GROUP	2\$	29.19	9.40+a
GROUP	3\$	28.72	9.40+a
GROUP	4\$	26.94	9.40+a
GROUP	5\$	22.45	9.40+a

POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1:Cranes 50 ton and above.

GROUP 2:Gradall, Lead Mechanic, Crane under 50 ton capacity.

GROUP 3:Boom Trucks, Excavators, Backhoes, Front-End Loaders, Fork Lift/Lull, Bulldozers, Motor Graders, Mechanic 1, Hydraulic Tamper and Hoe Pack, Paving Mixers, Pile Driving Engines, Batch Plant, Concrete Pumps, Low-Boy Driver, Lube Truck.

GROUP 4.Knuckle Boom, Trenching Machine, Well Drilling Machines, Concrete Mixers, Assistant Mechanic, Mini Excavator under 10,000 lbs. gross weight.

GROUP 5:Oiler, Dump Truck, Skid Steer/Bobcat, Rollers.

a.PAID HOLIDAYS: New Year's Day, Inaugural Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, day after Thanksgiving Day and Christmas Day

IRON0005-005 06/01/2021

	Rates	Fringes	
IRONWORKER, STRUCTURAL AND ORNAMENTAL	\$ 33.90	24.19	
IRON0005-012 05/01/2021			
	Rates	Fringes	
IRONWORKER, REINFORCING	\$ 29.20	22.83	

LAB00011-003 06/15/2020

	Rates	Fringes
Laborers: (HEAVY AND HIGH	HWAY	
AND SEWER & WATER LINES		
CONSTRUCTION)		
GROUP 1	\$ 27.09	8.63
GROUP 2	\$ 27.77	8.63
GROUP 3	\$ 27.77	8.63
GROUP 4	\$ 27.99	8.63
GROUP 5	\$ 28.58	8.63
GROUP 6	\$ 29.37	8.63
GROUP 7	•	8.63
GROUP 8	\$ 31.10	8.63
LABORERS CLASSIFICATION	ONS:	

GROUP 1: Carloaders, choker setter, concrete crewman, crushed feeder, demolition laborers, including salvaging all material, loading, cleaning up, wrecking, dumpmen, flagmen, fence erector and installer (other than chain link), including installation and erection of fence, guard rails, medial rails,

reference posts, guide posts and right-of-way markers, form strippers, general laborers, railroad track laborers, riprap man, scale man, stake jumper, structure mover, includes foundation, separation, preparation, cribbing, shoring, jacking and unloading of structures, water nozzleman, timber bucker and faller, truck loader, water boys, tool room men.

GROUP 2: Combined air and water nozzleman, cement handler, dope pot fireman (nonmechanical), form cleaning machine, mechanical railroad equipment (includes spiker, puller, tile cleaner, tamper, pipe wrapper, power driven wheelbarrows, operators of hand derricks, towmasters, scootcretes, buggymobiles and similar equipment), tamper or rammer operator, trestle scaffold builders over one tier high, power tool operator (gas, electric or pneumatic), sandblast or gunnite tailhose man, scaffold erector, (steel or wood), vibrator operator (up to 4 feet), asphalt cutter, mortar men, shorer and lagger, creosote material handler, corrosive enamel or equl, paver breaker and jackhammer operators.

GROUP 3: Multi-section pipe layer, non-metallic clay and concrete pipe layer (including caulker, collarman, jointer, rigger and jacker, thermal welder and corrugated metal culvert pipe layer.

GROUP 4: Asphalt block pneumatic cutter, asphalt roller, walker, chainsaw operator with attachment, concrete saw (walking), high scalers, jackhammer operator (using over 6 feet of steel), vibrator operator (4 feet and over), well point installer, air trac operator.

GROUP 5: Asphalt screeder, big drills, cut of the hole drills (1 1/2 "" piston or larger), down the hole drills (3 1/2"" piston or larger) gunnite or sandblaster nozzleman, asphalt raker, asphalt tamper, form setter, demolition torch operator, shotcrete nozzlemen and potman.

GROUP 6: Powderman, master form setters.

GROUP 7: Brick paver (asphalt block paver, asphalt block sawman, asphalt block grinder, hastings block or similar type)

GROUP 8: Licensed powdermen.

LAB00011-004 06/01/2021

Rates Fringes

Laborers: (HAZARDOUS WASTE REMOVAL, EXCEPT ON MECHANICAL

SYSTEMS:

Preparation for, removing and encapsulation of hazardous materials from non-mechanical systems)

Skilled Asbestos Abatement

Laborers.....\$ 26.64 8.51

Skilled Toxic and

Hazardous Waste Removal

Laborers.....\$ 26.64 8.51

LAB00011-005 06/15/2020

Rates Fringes

Laborers: (TUNNEL, RAISE &

SHAFT (FREE AIR)

FOR HEAVY AND SEWER & WATER

LINES CONSTRUCTION)

GROUP	1\$	28.07	8.63
GROUP	2\$	28.99	8.63
GROUP	3\$	31.27	8.63
GROUP	4\$	32.23	8.63
LABORERS	CLASSIFICATIONS:		

GROUP 1: Brakeman, Bull Gang, Dumper, Trackmen, Concrete Man.

GROUP 2: Chuck Tender, Powdermen in Prime House, Form Setters and Movers, Nippers, Cableman, Houseman, Groutman, Bell or Signalman, Top or Bottom Vibrator Operator.

GROUP 3: Miners, Re-Bar Underground, Concrete or Gunnite Nozzlemen, Powdermen, Timbermen and Re-Timbermen, Wood Steel Including Liner plate or Other Support, Material Motorman, Caulkers, Diamond Drill Operators, Riggers, Cement Finishers-Underground, Welders and Burners, Shield Driver, Air Trac Operator, Shotcrete Nozzlemen and Potman.

GROUP 4: Mucking Machine Operator (Air).

LAB00011-006 06/15/2020

Rates Fringes

Laborers: (TUNNEL, RAISE AND SHAFT (COMPRESSED AIR) FOR HEAVY CONSTRUCTION ONLY

Gauge Pressure Work Period

(Pounds) (Hours)

1-14 7......\$ 37.35 8.63 14-18 6......\$ 43.95 8.63

FOOTNOTE: On any requirement for air pressure in excess of 18 PSI, work periods and rates should be negotiated at a pre-bid conference.

LAB00011-007 09/01/2020

	Rates	Fringes
Laborers: (PAVING AND		
INCIDENTAL GRADING)		
Asphalt Raker & Concrete		
Saw Operator	\$ 21.51	7.69
Asphalt Shoveler	\$ 20.59	7.69
Asphalt Tamper & Concrete	!	
Shoveler	\$ 21.11	7.69
Jack Hammer	\$ 21.15	7.69
Laborer	\$ 20.41	7.69
Sand Setter & Form Setter	\$ 22.21	7.69

LAB00011-008 06/15/2020

	Rates	Fringes
LABORERS (BRICK MASONRY WORK) Mason Tenders Scaffold Builders,	\$ 19.47	8.63

8/10/2021		SAM.gov
Mortarmen		8.63
MARB0002-003 05/02/2021		
	Rates	Fringes
Marble & Stone Mason Includes Pointing, Caulking and Cleaning of All Types of Masonry, Brick, Stone and Cement	d 40 04	10.42
Structures		19.43
MARB0003-001 05/02/2021		
	Rates	Fringes
Mosaic & Terrazzo Worker, Tile Layer		
MARB0003-004 05/02/2021		
	Rates	Fringes
Marble, Tile & Terrazzo Finisher		11.55
* PAIN0051-001 06/01/2021		
	Rates	Fringes
Painters: All Industrial Work Bridges, Heavy Highway, Lead Abatement and	\$ 32.70	13.18
Flame/Thermal Spray Commercial and Mold Remediation, Painters,	\$ 41.33	13.98
Wallcovers and Drywall Finishers Metal Polishing and	\$ 25.50	11.27
Refinishing		11.27
PLAS0891-001 02/01/2020		
	Rates	Fringes
Cement Masons: HEAVY CONSTRUCTION ONLY		11.68
PLAS0891-002 06/01/2020		
	Rates	Fringes
Cement Masons: (PAVING & INCIDENTAL GRADING)		
Cement Masons Concrete Saw Operators Form Setters	\$ 20.70	8.03 8.03 8.03
* PLUM0005-001 08/01/2021		
	Rates	Fringes
Plumbers	\$ 45.92	20.35+a
https://////D00040004	10	

8/10/2021		SAM.gov
a. PAID HOLIDAYS: Labor Day, Day and the day after Thanksgiv Year's Day, Martin Luther King the Fourth of July.	/ing, Christmas	Day, New
* PLUM0602-005 08/01/2021		
	Rates	Fringes
Steamfitter, Refrigeration & Air Conditioning Mechanic	.\$ 45.39	23.12+a
a. PAID HOLIDAYS: New Year's Da Birthday, Memorial Day, Indeper Veterans Day, Thanksgiving Day Thanksgiving and Christmas Day	ndence Day, Labo and the day aft	or Day,
SHEE0100-001 11/01/2020		
	Rates	Fringes
Sheet Metal Worker	.\$ 42.67	21.33+a
a. PAID HOLIDAYS: New Year's Da Birthday, Memorial Day, Indeper Veterans Day, Thanksgiving Day	ndence Day, Labo	or Day,
TEAM0639-001 06/01/2021		
	Rates	Fringes
Truck drivers: (HEAVY & HIGHWAY CONSTRUCTION) Tractor trailer, Low Boy Truck Drivers		5.62+a 5.62+a
a. VACATION: Employees will rec vacation after one (1) year of	ceive one (1) we service.	ek's paid
TEAM0639-005 06/01/2021		
	Rates	Fringes
Truck drivers: (PAVING & INCIDENTAL GRADING) All paving projects where the grading is incidental to the paving	.\$ 26.25	5.62+a
a. VACATION: Employees will receivacation after one (1) year of	ive one (1) week	's paid
WELDERS - Receive rate prescribed operation to which welding is ind	-	orming

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave

for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

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

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

Union Rate Identifiers

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

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

Survey Rate Identifiers

Classifications listed under the ""SU"" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average

calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

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

Union Average Rate Identifiers

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

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

WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- * a conformance (additional classification and rate) ruling

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

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

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

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

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

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

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

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

END OF GENERAL DECISION"

DCAM-21-CS-IFB-0003

Redevelopment St. Elizabeths East Campus – 13th Street Infrastructure Improvements

Attachment Number	Document
J.5	SBE Subcontracting Plan

SBE SUBCONTRACTING PLAN

INSTRUCTIONS: Any contract for a **government-assisted project** (agency contract & private project with District subsidy) in excess of \$250,000 that is unrelated to the District's response to the COVID-19 emergency but entered into during the COVID-19 emergency, absent a waiver, shall provide that at least 50% of the dollar volume of the contract be subcontract to Small Business Enterprises (SBE); or if insufficient qualified SBEs to Certified Business Enterprises (CBE) provided, that best efforts shall be made to ensure that qualified SBEs are significant participants in the overall subcontracting work. The SBE Subcontracting Plan must list all SBE and CBE subcontractors at every tier. Once the SBE Subcontracting Plan is submitted for agency contracts, options & extensions, it can only be amended with DSLBD's consent.

SUBMISSION OF CBE PLAN:

- ♦ For **agency** solicitations submit to agency with bid/proposal.
- ♦ For **agency** options & extensions submit to agency before option or extension exercised.
- ♦ For **private projects** submit to DSLBD, agency project manager and with each quarterly report. As private projects may not have awarded all contracts at the time the District subsidy is granted, the SBE Subcontracting Plan may be submitted simultaneously with each quarterly report and list all SBE/CBE subcontracts executed by the time of submission.

CREDIT: For each subcontract listed on the SBE Subcontracting Plan, credit will only be given for the portion of the subcontract performed, at every tier, by a SBE/CBE using *its own organization and resources*. **COPIES OF EACH FULLY EXECUTED SUBCONTRACT WITH SBES AND CBES (AT <u>EVERY TIER</u>) MUST BE PROVIDED TO RECEIVE CREDIT**.

- (1) For every dollar expended by a beneficiary with a resident-owned business, the beneficiary shall receive a credit for \$1.10 against the CBE minimum expenditure.
- (2) For every dollar expended by a beneficiary with a disadvantaged business enterprise, the beneficiary shall receive a credit for \$1.25 against the CBE minimum expenditure.
- (3) For every dollar expended by a beneficiary that uses a company designated as both a disadvantaged business enterprise and as a resident-owned business, the beneficiary shall receive a maximum credit for \$1.30 against the CBE minimum expenditure.

EXEMPTION: If the **Beneficiary (Prime Contractor or Developer)** is a CBE and will perform the ENTIRE **government-assisted project** with *its own organization and resources* and will NOT subcontract any portion of the services and goods, then the CBE is not required to subcontract 50% to SBEs.

BENEFICIARY (V which appli	es 🗌 Prime Contracto	r or Developer) INFORMATION:
Company: Street Address:	Contact #:Ci	Email address:
✓ all that applies, Company is: □ a SBE □ a CBE CBE Certification Number: □□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□		
Company's point of contact for agency contract or pri	vate project:	
Point of Contact:	Title:	
Contact #:	Ema	l address:
Street Address:		

GOVERNMENT-A	SSISTED PROJECT (√ which appl	lies 🗌 /	Agency C	Contractor or Private Project) INFORMATION:
AGENCY SOLICITATION				PRIVATE PROJECT
Solicitation Due Date:		A	Amount of I	osidy:oviding Subsidy:
*Design-Build must include build phase of project.	e total contract amount for both design a	and P	Project Nar Project Add	
50% of Total Dollar Amour	nt of Contract: \$			opment Project Budget:e-construction costs)
Total Amount of all CBE su (include every lower tier)	ubcontracts: \$	5	60% of the	Total Development Project Budget: \$
		Т	otal Amou	int of All SBE/CBE subcontracts: \$
	SBE/CBE SUBCOM	NTRAC	CTORS	(FOR EACH TIER):
to be submitted for precon and build costs) is require The OLG shall only issue a	struction services; however, a full SBE ed to be submitted before entering into an operator license or management ser of for approval, a CBE Plan that demons	Subcont a guarar rvices pr	tracting Pla n rovider lice	d projects, the SBE Subcontracting Plan is not required an (50% of the contract amount including total design upon the applicant in conjunction with its application for 35% of the applicant's operating budget will be
CBE Company Name	Address	Contra Subco Tier (1 3 rd)	ontractor	Description of contract/subcontract scope of work to be performed that shall be for a commercially useful function related to sports wagering.
Period of Contract/Subcon	ntract:			SBE/CBE Point of Contact
Price to be paid to the SBE/CBE Contractor/Subcontractor: \$			Name:	
✓ all that applies: ☐ a SBE ☐ a CBE Current CBE Certification Number: ☐			Title:	
☐ a SBE/CBE will perform the ENTIRE contract/ subcontract with own organization and resources		ct with i	its	Telephone Number:
☐ a SBE/CBE will subo (MUST LIST EACH LOW will subcontract a porti	contract a portion of the contract/ su VER TIER SBE/CBE SUBCONTRACTS on of the contract/ subcontract (MUS EE/CBE SUBCONTRACTS)	S)a SBE	/ CBE	Email Address:

SBE/CBE CONTRACTOR/ SUBCONTRACTOR INFORMATION: (For design-build projects, the SBE Subcontracting Plan is not required to be submitted for preconstruction services; however, a full SBE Subcontracting Plan (50% of the contract amount including total design and build costs) is required to be submitted before entering into a guaran The OLG shall only issue an operator license or management services provider license if the applicant in counction with its application for license, submits to DSLBD for approval, a CBE Plan that demonstrates that at least 35% of the applicant's operating budget will be contracted with one or more CBEs.)					
CBE Company Name	Address	Contractor/ Subcontractor Tier (1 st , 2 nd , 3 rd)	Description of contract/subcontract scope of work to be performed that shall be for a commercially useful function related to sports wagering.		
		=			
Period of Contract/Subcon			SBE/CBE Point of Contact		
•	E/CBE Contractor/Subcontractor: \$		Name:		
✓ all that applies: ☐ a SBE ☐ a CBE	Current CBE Certification Number		Title:		
own organization and r	orm the ENTIRE contract/ subcontract esources contract a portion of the contract/ su		Telephone Number: Email Address:		
(MUST LIST EACH LOW	VER TIER SBE/CBE SUBCONTRACTS On of the contract (MUS	S)a SBE/ CBE	Littali Addiess.		
EACH LOWER TIER SB	EACH LOWER TIER SBE/CBE SUBCONTRACTS)				
SBE/CBE CONTRACTOR/ SUBCONTRACTOR INFORMATION: (For design-build projects, the SBE Subcontracting Plan is not required to be submitted for preconstruction services; however, a full SBE Subcontracting Plan (50% of the contract amount including total design and build costs) is required to be submitted before entering into a guaran. The OLG shall only issue an operator license or management services provider license if the applicant in counction with its application for license, submits to DSLBD for approval, a CBE Plan that demonstrates that at least 35% of the applicant's operating budget will be contracted with one or more CBEs.) Contractor/ Contractor/			an (50% of the contract amount including total design ense if the applicant in counction with its application for		
CBE Company Name	Address	Subcontractor Tier (1 st , 2 nd , 3 rd)	be performed that shall be for a commercially useful function related to sports wagering.		
		_			
Period of Contract/Subcontract:			SBE/CBE Point of Contact		
Price to be paid to the SBE/CBE Contractor/Subcontractor: \$			Name:		
✓ all that applies:			Title:		
☐ a SBE ☐ a CBE Current CBE Certification Number: ☐ a SBE/CBE will perform the ENTIRE contract/ subcontract with its own organization and resources			Telephone Number:		
☐ a SBE/CBE will subcontract a portion of the contract/ subcontract (MUST LIST EACH LOWER TIER SBE/CBE SUBCONTRACTS)a SBE/ CBE will subcontract a portion of the contract/ subcontract (MUST LIST EACH LOWER TIER SBE/CBE SUBCONTRACTS)			Email Address:		
I [Name], [Title] of [Applicant/ Licensee Company Name] swear or affirm the above is true and accurate.					
(Signature)	(Date)			
Complete additional c	onios as noodod				

$\hfill \square$ AGENCY CONTRACTING OFFICER'S USE ONLY $\hfill \hfill$ AGENCY PROJECT MANAGER'S USE ONLY

(\sqrt which applies. Only one option should be selected.)

AGENCY CONTRACT AWARD	PRIVATE PROJECT SUBSIDY AWARD		
Agency: Prime Contractor: Contract Number: Date SBE Subcontracting Plan Accepted: Date agency contract signed:	Agency Providing Subsidy: District Subsidy: Developer: Amount of District Subsidy: Date District Subsidy Provided/ contract signed:		
Anticipated Start Date of Contract: Anticipated End Date of Contract:	Anticipated Start Date of Project: Anticipated End Date of Project:		
Total Dollar Amount of Contract: \$	Project Name: Project Address:		
*Design-Build must include total contract amount for both design and build phase of the project.	Total Development Project Budget: \$(include pre-construction and construction costs)		
35% of the Total Contract Amount: \$	35% of the Total Development Project Budget: \$		
Total Amount of All SBE/CBE Subcontracts: \$ (include every tier)	Total Amount of All SBE/CBE Subcontracts: \$ (include every lower tier)		
(√ if applies) ☐ Base Period Contract – Option/Extension Period: ☐ Multi-year Contract First Year (Period) of Contract: Current Year (Period) of Contract:	Check if developer is a CBE and will perform the ENTIRE government-assisted project (private project) with its own organization and resources and NOT subcontract any portion of services or goods.		
☐ Check if prime contractor is a CBE and will perform the ENTIRE government-assisted project (agency contract) with <i>its</i> own organization and resources and NOT subcontract any portion of the services or goods.			
☐ AGENCY CONTRACTING OFFICER'S AFFIRMATION OF (√ which ap			
The below Agency Contracting Officer or Agency Project Manager affirms	the following (✓ to affirm):		
☐ If the Beneficiary is a CBE, DSLBD was contacted to confirm Beneficia	ary's CBE certification;		
☐ The fully executed Contract (Base or Option or Extension or Multi-Year) or subsidy document, between the Beneficiary and Agency, was emailed to DSLBD at Compliance.Enforcement@dc.gov within five (5) days of signing:			
FOR AGENCY CONTRACT the SBE Subcontracting Plan, submitted by Beneficiary, was emailed to DSLBD at Compliance.Enforcement@dc.gov within five (5) days of signing the contract between the Beneficiary and Agency.			
Name of Agency Contracting Officer or Agency Project Manager			
Title of Agency Contracting Officer or Agency Project Manager			
Signature D	<u>ate</u>		

DCAM-21-CS-IFB-0003

Redevelopment St. Elizabeths East Campus – 13th Street Infrastructure Improvements

Attachment Number	Document
J.6.1	First Source Employment Agreement



GOVERNMENT OF THE DISTRICT OF COLUMBIA FIRST SOURCE EMPLOYMENT AGREEMENT FOR CONSTRUCTION PROJECTS ONLY



CONTRACT/SOLICITATION NUMBER:
DISTRICT CONTRACTING AGENCY:
CONTRACTING AGENCT:
TELEPHONE NUMBER:
TELEPHONE NUMBER: TOTAL CONTRACT AMOUNT:
TOTAL CONTRACT AMOUNT.
THIS SECTION TO BE COMPLETED BY THE BENEFICIARY ONLY:
TOTAL GOVERNMENT ASSISTED FUNDED AMOUNT: DATE
TOTAL GOVERNMENT ASSISTED FUNDED AMOUNT: DATE □ CONTRACT □ GRANT □ LOAN □ TAX ABATEMENT OR EXEMPTION □ LAND TRANSFER
□ LAND DISPOSITION AND DEVELOPMENT AGREEMENT □ TAX INCREMENT FINANCING
□ ANY ADDITIONAL LEGISLATION, IF YES
□ ANY ADDITIONAL LEGISLATION, IF YES
GENERAL CONTRACTOR WILL MEET THE HIRING OR HOURS WORKED PERCENTAGES
REQUIREMENTS FOR ENTIRE PROJECT \square OR PER EACH SUBCONTRACTOR \square
PROJECT NAME:
PROJECT ADDRESS:
PROJECT NAME: PROJECT ADDRESS: CITY: PROJECT START DATE: EMPLOYER START DATE: EMPLOYER END DATE:
PROJECT START DATE: PROJECT END DATE:
EMPLOYER START DATE:EMPLOYER END DATE:
EMPLOYER INFORMATION
EMPLOYER NAME:
EMPLOYER ADDRESS: CITY: STATE: ZIP CODE: TELEPHONE NUMBER: FEDERAL IDENTIFICATION NO.:
CITY:STATE:ZIP CODE:
TELEPHONE NUMBER:FEDERAL IDENTIFICATION NO.:
CONTACT PERSON:
TITLE:E-MAIL:TELEPHONE NUMBER:
E-MAIL:TELEPHONE NUMBER:
CERTIFIED BUSINESS ENTERPRISES CERTIFICATION NUMBER: D.C. APPRENTICESHIP COUNCIL REGISTRATION NUMBER:
ARE YOU A SUBCONTRACTOR YES NO IF YES, NAME OF PRIME CONTRACTOR:
This First Source Employment Agreement (Agreement), in accordance with Workforce Intermediary Establishment and Reform of the First Source Amendment Act of 2011 (D.C. Official Code §§ 2-219.01 – 2.219.05), and relevant provisions of the Apprenticeship Requirements Amendment Act of 2004 (D.C. Official Code § 2-219.03 and § 32-1431) is a required agreement between the District of Columbia Department of Employment Services (DOES) and EMPLOYER.
EMPLOYER, which includes the Beneficiary and all contractors and subcontractors, is working on a contract or project that has received:
D.C. Government assistance valued between \$300,000 and \$5 million dollars, required to make a good faith effort to ensure that 51% of all new hires are District residents. (D.C. Official Code § 2-219(e)(1)(A))
D.C. Government assistance valued at \$5 million or more, required to have the following percentage of hours worked in each classification by DC residents; 20% of journey worker hours; 60% of apprentice hours; 51% of skilled laborer hours; 70% of common laborer hours for all jobs created by the Project. (D.C. Official Code §2-219.03 (1A)(A))

DOES is the first source for recruitment, referral, and placement of new hires or employees for all jobs created by the Government Assisted Project or Contract (Project).

The Parties agree to the terms and conditions of the Agreement as follows:

I. DEFINITIONS

The following definitions shall govern the terms used in this Agreement.

A. **Apprentice** means a worker who is employed to learn an apprenticeable occupation under the terms and conditions of approved apprenticeship standards.

B. **Beneficiary** means:

- 1. The signatory to a contract executed by the Mayor which involves any District of Columbia government funds, or funds which, in accordance with a federal grant or otherwise, the District government administers and which details the number and description of all jobs created by a government-assisted Project for which the beneficiary is required to use the First Source Register;
- 2. A recipient of a District government economic development action including contracts, grants, loans, tax abatements, land transfers for redevelopment, or tax increment financing that results in a financial benefit of \$300,000 or more from an agency, commission, instrumentality, or other entity of the District government, including a financial or banking institution which serves as the repository for \$1 million or more of District of Columbia funds.
- C. **Contracting Agency** means any District of Columbia agency that awarded a government assisted Project totaling \$300,000 or more.
- D. **Direct labor costs** means all costs, including wages and benefits, associated with the hiring and employment of personnel assigned to a process in which payroll expenses are traced to the units of output and are included in the cost of goods sold.
- E. **EMPLOYER** means any entity awarded a government assisted Project totaling \$300,000 or more, including all individual contractor and subcontractor entities at any tier who work on the Project.
- F. **First Source Employer Portal** is a website consisting of a connected group of static and dynamic web pages with the ability for Employers to enter data using the internet. The website is accessible by a Uniform Resource Locator (URL) and is maintained by DOES. The website provides reporting information to First Source EMPLOYERS.
- G. **First Source Register** means the DOES Automated Applicant Files, which consists of the names of DC residents registered with DOES.
- H. **Good faith effort** means an EMPLOYER has exhausted all reasonable means to comply with any affirmative action, hiring, or contractual goal(s) pursuant to the First Source law and Agreement.
- I. Government-assisted project or contract (Project) means any construction or non-construction Project that receives funds or resources, valued at \$300,000 or more, from the District of Columbia, or funds or resources which, in accordance with a federal grant or otherwise, the District of Columbia government administers, including contracts, grants, loans, tax abatements or exemptions, land transfers, land disposition and development agreements, tax increment financing, or any combination of the aforementioned.

- J. Hard to employ means a District of Columbia resident who is confirmed by DOES as:
 - 1. An ex-offender who has been released from prison within the last 10 years;
 - 2. A participant of the Temporary Assistance for Needy Families program;
 - 3. A participant of the Supplemental Nutrition Assistance Program;
 - 4. Living with a permanent disability verified by the Social Security Administration or District vocational rehabilitation program;
 - 5. Unemployed for 6 months or more in the last 12-month period;
 - 6. Homeless:
 - 7. A participant or graduate of the Transitional Employment Program established by § 32-1331; or
 - 8. An individual who qualified for inclusion in the Work Opportunity Tax Credit Program as certified by the Department of Employment Services.
- K. **Indirect labor costs** means all costs, including wages and benefits, that are part of operating expenses and are associated with the hiring and employment of personnel assigned to tasks other than producing products.
- L. **Jobs** means any union and non-union managerial, non-managerial, professional, nonprofessional, technical or nontechnical position including: clerical and sales occupations, service occupations, processing occupations, machine trade occupations, bench work occupations, structural work occupations, agricultural, fishery, forestry, and related occupations, and any other occupations as the Department of Employment Services may identify in the Dictionary of Occupational Titles, United States Department of Labor.
- M. **New Hire:** Individual(s) newly hired by the EMPLOYER to perform work on a government assisted Project.
- N. **Transfer:** Existing EMPLOYER employee who has been moved from one Project to another Project.
- O. **Journeyman** means a worker who has attained a level of skill, abilities and competencies recognized within an industry as having mastered the skills and competencies required for the occupation.
- P. **Revised Employment Plan** means a document prepared and submitted by the EMPLOYER that includes the following:
 - 1. A projection of the total number of hours to be worked on the Project by trade;
 - 2. A projection of the total number of journey worker hours, by trade, to be worked on the Project and the total number of journey worker hours, by trade, to be worked by DC residents:
 - 3. A projection of the total number of apprentice hours, by trade, to be worked on the Project and the total number of apprentice hours, by trade, to be worked by DC residents;
 - 4. A projection of the total number of skilled laborer hours, by trade, to be worked on the Project and the total number of skilled laborer hours, by trade, to be worked by DC residents;
 - 5. A projection of the total number of common laborer hours to be worked on the

- Project and the total number of common laborer hours to be worked by DC residents;
- 6. A timetable outlining the total hours worked by trade over the life of the Project and an associated hiring schedule;
- 7. Descriptions of the skill requirements by job title or position, including industry-recognized certifications required for the different positions;
- 8. A strategy to fill the hours required to be worked by DC residents pursuant to this paragraph, including a component on communicating these requirements to contractors and subcontractors and a component on potential community outreach partnerships with the University of the District of Columbia, the University of the District of Columbia Community College, the Department of Employment Services, Jointly Funded Apprenticeship Programs, the District of Columbia Workforce Intermediary, or other government-approved, community-based job training providers;
- 9. A remediation strategy to ameliorate any problems associated with meeting these hiring requirements, including any problems encountered with contractors and subcontractors;
- 10. The designation of a senior official from the EMPLOYER(S) or general contractor who will be responsible for implementing the hiring and reporting requirements;
- 11. Descriptions of the health and retirement benefits that will be provided to DC residents working on the Project;
- 12. A strategy to ensure that District residents who work on the Project receive ongoing employment and training opportunities after they complete work on the job for which they were initially hired and a review of past practices in continuing to employ DC residents from one Project to the next;
- 13. A strategy to hire graduates of District of Columbia Public Schools, District of Columbia public charter schools, and community-based job training providers, and hard-to-employ residents; and
- 14. A disclosure of past compliance with the Workforce Act and the Davis-Bacon Act, where applicable, and the bidder or offeror's general DC resident hiring practices on projects or contracts completed within the last 2 years.
- Q. **Tier Subcontractor** means any subcontractor selected by the primary contractor to perform portion(s) or all work related to the trade or occupation area(s) on a Project subject to this First Source Agreement.
- R. Washington Metropolitan Statistical Area means the District of Columbia; Virginia Cities of Alexandria, Fairfax, Falls Church, Fredericksburg, Manassas, and Manassas Park; the Virginia Counties of Arlington, Clarke, Fairfax, Fauquier, Loudon, Prince William, Spotsylvania, Stafford, and Warren; the Maryland Counties of Calvert, Charles, Frederick, Montgomery and Prince Georges; and the West Virginia County of Jefferson.
- S. Workforce Intermediary Pilot Program means the intermediary between employers and training providers to provide employers with qualified DC resident job applicants. See DC Official Code § 2-219.04b.

II. GENERAL TERMS

- A. Subject to the terms and conditions set forth herein, DOES will receive the Agreement from the Contracting Agency no less than 7 calendar days in advance of the Project start date. No work associated with the relevant Project can begin until the Agreement has been accepted by DOES.
- B. The Beneficiary and/or EMPLOYER shall require all Project contractors and subcontractors, under a Project receiving government assistance or benefits valued at \$300,000 or more, to enter into an Agreement with DOES.
- C. Agreement will take affect once beneficiary/Employer awarded contract and start work on the government assisted Project and no work can begin prior to execution of the Agreement and will be fully effective through the duration, any extension or modifications of the Project and until such time as construction is complete and a certificate of occupancy is issued.
- D. If an EMPLOYER began work prior to the execution of a First Source Employment Agreement, the EMPLOYER shall cease work on the Project and sign a First Source Employment Agreement to be bound by the applicable First Source Employment Agreement requirements, retroactively, from the start of work throughout the duration of the contract.
- E. DOES will provide recruitment, referral, and placement services to the EMPLOYER, subject to the limitations in this Agreement.
- F. DOES and the EMPLOYER agree that, for purposes of this Agreement, new hires and jobs created for the Project (both union and nonunion) include all of EMPLOYER'S job openings and vacancies in the Washington Metropolitan Statistical Area created for the Project as a result of internal promotions, terminations, and expansions of the EMPLOYER'S workforce, as a result of this Project.
- G. This Agreement includes apprentices as defined in D.C. Official Code §§ 32-1401-1431.

DOES will make every effort to work within the terms of all collective bargaining agreements to which the EMPLOYER is a party. The EMPLOYER will provide DOES with written documentation that the EMPLOYER has provided the representative of any collective bargaining unit involved with this Project a copy of this Agreement and has requested comments or objections. If the representative has any comments or objections, the EMPLOYER will promptly provide them to DOES.

The EMPLOYER who contracts with the District of Columbia government to perform construction, renovation work, or information technology work with a single contract, or cumulative contracts, of at least \$500,000, within a 12-month period will be required to register an apprenticeship program with the District of Columbia Apprenticeship Council as required by DC Code 32-1431.

- H. If, during the term of this Agreement, the EMPLOYER should transfer possession of all or a portion of its business concerns affected by this Agreement to any other party by lease, sale, assignment, merger, or otherwise this First Source Agreement shall remain in full force and effect and transferee shall remain subject to all provisions herein. In addition, the EMPLOYER as a condition of transfer shall:
 - 1. Notify the party taking possession of the existence of this EMPLOYER'S First Source Employment Agreement.
 - 2. Notify DOES within 7 business days of the transfer. This notice will include the

name of the party taking possession and the name and telephone of that party's representative.

- I. The EMPLOYER and DOES may mutually agree to modify this Agreement. Any modification shall be in writing, signed by the EMPLOYER and DOES and attached to the original Agreement.
- J. To the extent that this Agreement is in conflict with any federal labor laws or governmental regulations, the federal laws or regulations shall prevail.

III. TRAINING

A. DOES and the EMPLOYER may agree to develop skills training and on-the-job training programs as approved by DOES; the training specifications and cost for such training will be mutually agreed upon by the EMPLOYER and DOES and will be set forth in a separate Training Agreement.

IV. RECRUITMENT

- A. The EMPLOYER shall complete the attached Revised Employment Plan that will include the information outlined in Section I.P.
- B. The EMPLOYER shall register and post all job vacancies with the Job Bank Services of DOES at www.dcnetworks.org a minimum of 10 days. Should you need assistance posting job vacancies, please contact Job Bank Services at (202) 698-6001.
- C. The EMPLOYER shall notify DOES of all new jobs created for the Project within at least 7 business days (Monday Friday) of the EMPLOYERS' identification/creation of the new jobs. The Notice of New Job Creation shall include the number of employees needed by job title, qualifications and specific skills required to perform the job, hiring date, rate of pay, hours of work, duration of employment, and a description of the work to be performed. This must be done before using any other referral source.
- D. Job openings to be filled by internal promotion from the EMPLOYER'S current workforce shall be reported to DOES for placement and referral, if the job is newly created. EMPLOYER shall provide DOES a Notice of New Job Creation that details such promotions in accordance with Section IV.C.
- E. The EMPLOYER will submit to DOES, prior to commencing work on the Project, a list of Current Employees that includes the name, social security number, and residency status of all current employees, including apprentices, trainees, and laid-off workers who will be employed on the Project. All EMPLOYER information reviewed or gathered, including social security numbers, as a result of DOES' monitoring and enforcement activities will be held confidential in accordance with all District and federal confidentiality and privacy laws and used only for the purposes that it was reviewed or gathered.

V. REFERRAL

A. DOES will screen applicants through carefully planned recruitment and training events and provide the EMPLOYER with a list of qualified applicants according to the number of employees needed by job title, qualifications and specific skills required to perform the job, hiring date, rate of pay, hours of work, duration of employment, and a description of the work to be performed as supplied by the EMPLOYER in its Notice of New Job Creation set forth above in Section IV.C.

B. DOES will notify the EMPLOYER of the number of applicants DOES will refer, prior to the anticipated hiring dates.

VI. PLACEMENT

- A. EMPLOYER shall in good faith, use reasonable efforts to select its new hires or employees from among the qualified applicants referred by DOES. All hiring decisions are made by the EMPLOYER.
- B. In the event that DOES is unable to refer qualified applicants meeting the EMPLOYER'S established qualifications, within 7 business days (Monday Friday) from the date of notification from the EMPLOYER, the EMPLOYER will be free to directly fill remaining positions for which no qualified applicants have been referred. However, the EMPLOYER shall still be required to meet the First Source hiring requirements or hours worked percentages for all jobs created by the Project.
- C. After the EMPLOYER has selected its employees, DOES is not responsible for the employees' actions and the EMPLOYER hereby releases DOES, and the Government of the District of Columbia, the District of Columbia Municipal Corporation, and the officers and employees of the District of Columbia from any liability for employees' actions.

VII. REPORTING REQUIREMENTS

- A. EMPLOYER with a single contract valued at \$300,000 or more on a Project that received government assistance totaling between \$300,000 and \$5,000,000, a provision that at least 51% of the new employees hired to work on the Project shall be District residents.
- B. EMPLOYER shall register in the First Source Online Registration and Reporting System for electronic submission of all monthly Contract Compliance data, weekly certified payrolls and any other documents required by DOES for reporting and monitoring.
- C. EMPLOYER shall submit to the Department of Employment Services each month following the start of the Project a hiring compliance report for the Project that includes the:
 - 1. Number of new job openings created/available;
 - 2. Number of new job openings listed with DOES, or any other District Agency;
 - 3. Number of DC residents hired for new jobs;
 - 4. Number of employees transferred to the Project;
 - 5. Number of DC residents transferred to the Project;
 - 6. Direct or indirect labor cost associated with the project;
 - 7. Each employee's name, job title, social security number, hire date, residence, and referral source; and
 - 8. Workforce statistics throughout the entire project tenure.
- D. EMPLOYER with a single contract valued at \$300,000 or more on a Project that received government assistance totaling \$5 million or more shall meet the following hours worked percentages for **all** jobs created by the Project:
 - 1. At least 20% of journey worker hours by trade shall be performed by DC residents;
 - 2. At least 60% of apprentice hours by trade shall be performed by DC residents;
 - 3. At least 51% of the skilled laborer hours by trade shall be performed by DC residents; and
 - 4. At least 70% of common laborer hours shall be performed by DC residents.

- E. EMPLOYERS shall provide the following cumulative statistics, that will be used to create the monthly report, by uploading certified payrolls or payroll data into the LCPtracker reporting system:
 - 1. Number of journey worker hours worked by DC residents by trade;
 - 2. Number of hours worked by all journey workers by trade;
 - 3. Number of apprentice hours worked by DC residents by trade;
 - 4. Number of hours worked by all apprentices by trade;
 - 5. Number of skilled laborer worker hours worked by DC residents by trade;
 - 6. Number of hours worked by all skilled laborers by trade;
 - 7. Number of common laborer hours worked by DC residents by trade; and
 - 8. Number of hours worked by all common laborers by trade.
- F. EMPLOYER may "double count" hours for the "hard to employ" up to 15% of total hours worked by DC Residents; however, a collective bargaining agreement shall not be a basis for waiver of this requirement.
- G. For construction Projects that are not subject to Davis-Bacon law in which certified payroll records do not exist, EMPLOYER shall submit monthly documents of workers employed on the Project to DOES, including DC residents and all employment classifications of hours worked.
- H. EMPLOYER may also be required to provide verification of hours worked or hiring percentages of DC residents, such as internal payroll records for construction Projects that are not subject to Davis-Bacon.
- I. Monthly, EMPLOYER shall submit weekly certified payrolls from all subcontractors at any tier working on the Project to the Contracting Agency. EMPLOYER is also required to make payroll records available to DOES as a part of compliance monitoring, upon request at job sites.

VIII. FINAL REPORT AND GOOD FAITH EFFORTS

- A. With the submission of the final request for payment from the Contracting Agency, the Beneficiary and/or EMPLOYER shall:
 - 1. Report to DOES its compliance with the hiring or hours worked percentage requirements for all jobs created by the Project, and report the hours that DC residents worked for each trade classifications in each area of the Project; or
 - 2. Submit to DOES a request for a waiver of the hiring or hours worked percentage requirements for all jobs created by the Project that will include the following documentation:
 - a. Documentation supporting EMPLOYER'S good faith effort to comply;
 - b. Referrals provided by DOES and other referral sources; and
 - c. Advertisement of job openings listed with DOES and other referral sources.
- B. DOES may waive or partially waive the hiring or hours worked percentage requirements for jobs created by the Project, and/or the required hours of DC residents for each trade classifications, if DOES finds that the Beneficiary or EMPLOYER, including its contractors or subcontractors:
 - 1. DOES certified that Beneficiary or Employer demonstrated a good faith effort to comply, as set forth in Section VIII.C.; or

- 2. Is located outside the Washington Metropolitan Statistical Area, and none of the contract work is performed inside the Washington Metropolitan Statistical Area;
- 3. The beneficiary published each job opening or part-time work needed for 7 calendar days in a District newspaper of city-wide circulation; and
- 4. The DOES certified that there are insufficient eligible applicants from the First Source Register that possess the skills required by the positions, or the eligible applicants are not available for part-time work or do not have a means to travel to the onsite jobs; or
- 5. Beneficiary/Employer entered into a special workforce development training or placement arrangement with DOES or with the District of Columbia Workforce Intermediary.
- C. DOES shall consider documentation of the following when making a determination of a good-faith effort to comply:
 - 1. DOES has certified that there are insufficient number of District residents in the labor market possessing the skills required by the EMPLOYER for the positions created as a result of the Project.
 - 2. Whether the EMPLOYER posted the jobs on the DOES job website for a minimum of 10 calendar days;
 - 3. Whether the EMPLOYER advertised each job opening in a District newspaper with city-wide circulation for a minimum of 7 calendar days;
 - 4. Whether the EMPLOYER advertised each job opening in special interest publications and on special interest media for a minimum of 7 calendar days;
 - 5. Whether the EMPLOYER hosted informational/recruiting or hiring fairs;
 - 6. Whether the EMPLOYER contacted churches, unions, and/or additional Workforce Development Organizations;
 - 7. Whether the EMPLOYER interviewed employable candidates;
 - 8. Whether the EMPLOYER created or participated in a workforce development program approved by DOES;
 - 9. Whether the EMPLOYER created or participated in a workforce development program approved by the District of Columbia Workforce Intermediary;
 - 10. Whether the EMPLOYER substantially complied with the relevant monthly reporting requirements set forth in this section;
 - 11. Whether the EMPLOYER has submitted and substantially complied with its most recent employment plan that has been approved by DOES; and
 - 12. Any additional documented efforts.

IX. MONITORING

- A. DOES is the District agency authorized to monitor and enforce the requirements of the Workforce Intermediary Establishment and Reform of the First Source Amendment Act of 2011 (D.C. Official Code §§ 2 219.01 2.219.05), and relevant provisions of the Apprenticeship Requirements Amendment Act of 2004 (D.C. Official Code § 2-219.03 and § 32-1431). As a part of monitoring and enforcement, DOES may require and EMPLOYER shall grant access to Project sites, employees, and documents.
- B. EMPLOYER'S noncompliance with the provisions of this Agreement may result in the imposition of penalties.
- C. All EMPLOYER information reviewed or gathered, including social security numbers, as a result of DOES' monitoring and enforcement activities will be held confidential in accordance with all District and federal confidentiality and privacy laws and used only for the purposes that it was reviewed or gathered.
- D. DOES shall monitor all Projects as authorized by law. DOES will:
 - 1. Review all contract controls to determine if the Beneficiary or EMPLOYER, including any Contractors or Subcontractors, are subject to the Workforce Intermediary Establishment and Reform of the First Source Amendment Act of 2011.
 - 2. Notify stakeholders and company officials and establish meetings to provide technical assistance involving the First Source Process.
 - 3. Make regular construction site visits to determine if the Prime or Subcontractors' workforce is in concurrence with the submitted Agreement and Monthly Compliance Reports.
 - 4. Inspect and copy certified payroll, personnel records and any other records or information necessary to ensure the required workforce utilization is in compliance with the First Source Law.
 - 5. Conduct desk reviews of *Monthly Compliance Reports*.
 - Educate EMPLOYERS about additional services offered by DOES, such as On-the-Job training programs and tax incentives for EMPLOYERS who hire from certain categories.
 - 7. Monitor and complete statistical reports that identify the overall project, contractor, and subcontractors' hiring or hours worked percentages.
 - 8. Provide formal notification of non-compliance with the required hiring or hours worked percentages, or any alleged breach of the First Source Law to all contracting agencies, and stakeholders. (Please note: EMPLOYERS are granted 30 days to correct any alleged deficiencies stated in the notification.)

X. PENALTIES

A. Willful Breach of the Agreement by the EMPLOYER, failure to submit the contract compliance reports, deliberate submission of falsified data may result in DOES imposing a fine of 5% of the total amount of the direct and indirect labor costs of the Project, in addition to other penalties provided by law. Failure to meet the required hiring requirements or failure to receive good faith waiver may result in the Department of Employment Services

imposing a penalty equal to 1/8 of 1% of the total amount of the direct and indirect labor costs of the Project for each percentage by which the beneficiary fails to meet the hiring requirements.

- B. EMPLOYERS who have been found in violation 2 times or more over a 10 year period may be debarred and/or deemed ineligible for consideration for Projects for a period of 5 years.
- C. Within 90 days of a Determination of a Penalty, the Beneficiary or Employer may appeal the violations or fines by filing a complaint with the Contract Appeals Board in accordance with D.C. Code §2-360.03 and §2-360.04.

I hereby certify that I have the authority to bind the EMPLOYER to this Agreement from the start of work on the Project, throughout the duration of the Project, and agree to all terms and conditions herein.

By:	
EMPLOYER Senior Official (Print)	Date
EMPLOYER Senior Official (Signature)	
Name of Company	
Address	
Telephone	
Email	
Signature Department of Employment Services	Date

DCAM-21-CS-IFB-0003

Redevelopment St. Elizabeths East Campus – 13th Street Infrastructure Improvements

Attachment Number	Document
J.6.2	First Source Employment Plan



GOVERNMENT OF THE DISTRICT OF COLUMBIA REVISED EMPLOYMENT PLAN



I. REVISED FIRST SOURCE EMPLOYMENT PLAN

GOVERNMENT-ASSISTED PROJECT/CONTRACT INFORMATION

DISTR	ICT CONTRACTING AGE	NCY:			
CONT	RACTING OFFICER:				
TELEF	TELEPHONE NUMBER:				
TOTAI	CONTRACT AMOUNT:	ATT.			
EMPL	OYER CONTRACT AMOUN	NT:			
PROJI	ECT NAME:				
PROJI	ECT ADDRESS:				
CITY:		STATE:_ZIP CODE:			
PROJI	CT DESCRIPTION OF WO	RK:			
EMPL	OYER START DATE:	PROJECT END DATE:EMPLOYER END DATE:			
	OYER INFORMATION				
EMPL	OYER NAME:				
COMP	ANY NAME:				
EMPL	OYER ADDRESS:	OTTATES ZID CODE			
CITY:		STATE:ZIP CODE: FEDERAL IDENTIFICATION NO.:			
TELER	HONE NUMBER:	FEDERAL IDENTIFICATION NO.:			
CONT	ACT PERSON:				
TITI.F	•				
E-MAI	Ĺ:	TELEPHONE NUMBER: ORK:			
A DE VOI	J A SUBCONTRACTOR	VEC I NO I			
		ACTOR:			
		ET HOURS WORKED PERCENTAGES RI PER EACH SUBCONTRACTOR ☐	EQUIREMENTS		
II. EI	MPLOYMENT HOURS	S TO BE WORKED PROJECTIONS			
First Sour	ce law requires EMPLOYE	RS (winning bidders) to submit a revised En	nployment Plan.		
assist		receiving \$5 million or more in provide projection of the total numbers trade.			
Provide a 1	contract and the total nur	ber of journey worker hours, by trade, to be mber of journey worker hours, by trade, to			
	This page to be completed	by Employer	Employer Initials		
	1				



GOVERNMENT OF THE DISTRICT OF COLUMBIA REVISED EMPLOYMENT PLAN



Projection of Total Number of Journey Worker Hours	Trade	Projection of Total Number of Journey Worker Hours by DC Residents (First Source Law requires 20%)

APPRENTICE

Provide a projection of the total number of apprentice hours, by trade, to be worked on the project or contract and the total number of apprentice hours, by trade, to be worked by District residents.

Projection of Total Number of Apprentice Hours	Trade	Projection of Total Number of Apprentice Hours by DC Residents (First Source Law requires 60%)

SKILLED WORKER

Provide a projection of the total number of skilled laborer hours, by trade, to be worked on the project or contract and the total number of skilled laborer hours, by trade, to be worked by District residents.

Projection of Total Number of Skilled Labor Hours	Trade	Projection of Total Number of Skilled Labor Hours by DC Residents (First Source Law requires 51%)

COMMON LABORER

Provide a projection of the total number of common laborer hours to be worked on the project or contract and the total number of common laborer hours to be worked by District residents.

Projection of Total Number of Common Laborer Hours	Trade	Projection of Total Number of Common Laborer Hours by DC Residents (First Source Law requires 70%)

This page to be completed by Employer	
	Employer Initials



GOVERNMENT OF THE DISTRICT OF COLUMBIA REVISED EMPLOYMENT PLAN



B. EMPLOYMENT HIRING PROJECTIONS

ALL EMPLOYERS:

Please indicate ALL new position(s) you will create as a result of the project. If you WILL NOT be creating any new employment opportunities, please complete the attached justification sheet with an explanation. Attach additional sheets as needed.

JO	B TITLE	# OF JOBS F/T P/T	S SALARY RANGE	UNION MEMBERSHIP REQUIRED NAME LOCAL#	PROJECTE D HIRE
A					
В					
C					
D					
Е					
F					
G					
Н					
Ι					
J					
K					

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	Employer Initials





C.	JUSTIFICATION SHEE	T : Please	e provide a	detailed	explanation	of why the	e Employe	er will not
	have any new hires on the	project.						

This page to be completed by Employer

Employer Initials





D. EMPLOYMENT PROJECTIONS

I.	Provide a timetable outlining the total hours worked by trade over the life of the project or
	contract and an associated hiring schedule.

II. Provide descriptions of the skill requirements by job title or position, including industry-recognized certifications required for the different positions.

III. Provide a strategy to fill the hours required to be worked by District residents, including a component on communicating these requirements to contractors and subcontractors and a component on potential community outreach partnerships with the University of the District of Columbia, the University of the District of Columbia Community College, the Department of Employment Services, Jointly Funded Apprenticeship Programs, the District of Columbia Workforce Intermediary, or other government-approved, community-based job training providers.

This page to be completed by Employer

Employer Initials





D. EMPLOYMENT PROJECTIONS (Continued)

IV.	A remediation strategy to ameliorate any problems associated with meeting these worked hours percentage requirements, including any problems encountered with contractors and subcontractors.
V.	The designation of a senior official from the general contractor who will be responsible for implementing the hours worked percentages and reporting requirements.
VI.	Provide descriptions of the health and retirement benefits that will be provided to Distric residents working on the project or contract.
VII.	Provide a strategy to ensure that District residents who work on the project or contract receive ongoing employment and training opportunities after they complete work on the job for which they were initially hired and a review of past practices in continuing to employ District residents from one project or contract to the next.
	This page to be completed by Employer
	Employer Initials





D. EMPLOYMENT PROJECTIONS (continued)

VIII.	Provide a strategy to hire graduates of District of Columbia Public Schools, District of
	Columbia Public Charter Schools, community-based job training providers, and hard-to-
	employ residents.

Please disclose past compliance with the First Source Employment Agreement Act of 1984 or the Workforce Intermediary Establishment and Reform of First Source Amendment Act of 2011 and the Davis-Bacon Act, where applicable, and the bidder or offeror's general District-resident hiring practices on projects or contracts completed within the last two (2) years.

X. Please note that EMPLOYERS on construction projects must submit weekly certified payrolls from all subcontractors at any tier working on the project or contract, as well as make such payroll and personnel records available upon request at job sites to the contracting District of Columbia agency.





Once approved, this revised employment plan shall not be amended except with the approval of Department of Employment Services.

By:		
EMPLOYER Senior Official (Print)	Date	
EMPLOYER Senior Official (Signature)		
Name of Company		
Address		
Telephone		
Email		
Signature Department of Employment Services	Date	

Attachme Number	Document
J.7	Equal Employment Opportunity Employer Information Report and Mayor's Order 85-85

CONTRACTOR'S LETTERHEAD

EQUAL EMPLOYMENT OPPORTUNITY (EEO) POLICY STATEMENT

AUTHORIZED SIGNATURE NAME	FIRM/ORGANIZATION
AUTHORIZED OFFICIAL AND TITLE	DATE
SHALL INCLUDE IN EVERY SUI OPPORTUNITY CLAUSES, SUBSECTION 1103.2 THROUG PROVISIONS SHALL BE BINDING UPON EACH SUBCON	GH 1103.10 SO THAT SUCH
AGREES TO COMPLY WITH ALI EMPLOYMENT OPPORTUNITY APPLICABLE IN THE DIS	
AGREES TO PERMIT ACCESS TO EMPLOYMENT PRACTICES , AND TO REQUIRE EACH S TO BOOKS AND RECORDS.	O ALL BOOKS PERTAINING TO ITS UBCONTRACTOR TO PERMIT ACCESS
SHALL STATE THAT ALL QUAL CONSIDERATION FOR EMPLOYMENT PURSUANT TO S' OF MAYOR'S ORDER 85-85; "EQUAL EMPLOYMENT OP CONTRACTS."	
AGREES TO POST IN CONSPICU CONCERNING NON-DISCRIMINATION AND AFFIRMAT	
AGREES TO AFFIRMATIVE ACT ARE EMPLOYED, AND THAT EMPLOYEES ARE TREATE REGARD TO THEIR ACTUAL OR PERCEIVED: RACE, CO SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE IDENTITY OR EXPRESSION, FAMILIAL STATUS, FAMIL MATRICULATION, POLITICAL AFFILIATION, GENETIC OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. TI INCLUDE, BUT NOT BE LIMITED TO THE FOLLOWING: TRANSFER; (B) RECRUITMENT OR RECRUITMENT ADV OR TERMINATION; (D) RATES OF PAY, OR OTHER FORE SELECTION FOR TRAINING AND APPRENTICESHIP.	DLOR, RELIGION, NATIONAL ORIGIN, E, SEXUAL ORIENTATION, GENDER Y RESPONSIBILITIES, INFORMATION, DISABILITY, SOURCE THE AFFIRMATIVE ACTION SHALL (A) EMPLOYMENT, UPGRADING, OR VERTISING; (C) DEMOTION, LAYOFF,
SHALL NOT DISCRIMINATE AGAPPLICANT FOR EMPLOYMENT BECAUSE OF ACTUAL RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL ST SEXUAL ORIENTATION, GENDER IDENTITY OR EXPRE RESPONSIBILITIES, MATRICULATION, POLITICAL AFFI DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENTIAL STREET, SOURCE OF INCOME, STREET, SOURCE OF INCOME, STREET, SOURCE OF INCOME, STREET, SOURCE OF INCOME, STREET, STREET, STREET, STREET, SOURCE OF INCOME, STREET, STREE	OR PERCEIVED: RACE, COLOR, ATUS, PERSONAL APPEARANCE, SSION, FAMILIA L STATUS, FAMILY ILIATION, GENETIC INFORMATION,

CONTRACTOR'S LETTERHEAD

ASSURANCE OF COMPLIANCE WITH EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS MAYOR'S ORDER 85-85, EFFECTIVE JUNE 10, 1985, AND THE RULES IMPLEMENTING MAYORS ORDER 85-85, 33 DCR 4952, (PUBLISHED AUGUST 15, 1986), "ON COMPLIANCE WITH EQUAL OPPORTUNITY REQUIREMENTS IN DISTRICT GOVERNMENT CONTRACTS," ARE HEREBY INCLUDED AS PART OF THIS BID/PROPOSAL. THEREFORE, EACH BIDDER/OFFEROR SHALL INDICATE BELOW THEIR WRITTEN COMMITMENT TO ASSURE COMPLIANCE WITH MAYOR'S ORDER 85-85 AND THE IMPLEMENTING RULES. FAILURE TO COMPLY WITH THE SUBJECT MAYOR'S ORDER AND THE IMPLEMENTING RULES SHALL RESULT IN REJECTION OF THE RESPECTIVE BID/PROPOSAL. , THE AUTHORIZED REPRESENTATIVE OF , HEREINAFTER REFERRED TO AS "THE CONTRACTOR," CERTIFY THT THE CONTRATOR IS FULLY AWARE OF ALL OF THE PROVISIONS OF MAYOR'S ORDER 85-85, EFFECTIVE JUNE 10, 1985, AND OF THE RULES IMPLEMENTING MAYOR'S ORDER 85-85, 33 DCR 4952. I FURTHER CERTIFY AND ASSURE THAT THE CONTRACTOR WILL FULLY COMPLY WITH ALL APPLICABLE PROVISIONS OF THE MAYOR'S ORDER AND IMPLEMENTING RULES IF AWARDED THE D.C. GOVERNMENT REFERENCED BY THE CONTRACT NUMBER ENTERED BELOW. FURTHER, THE CONTRACTOR ACKNOWLEDGES AND UNDERSTANDS THAT THE AWARD OF SAID CONTRACT AND ITS CONTINUATION ARE SPECIFICALLY CONDITIONED UPON THE CONTRACTOR'S COMPLIANCE WITH THE ABOVE-CITED ORDER AND RULES. CONTRACTOR NAME **SIGNATURE** TITLE **CONTRACT NUMBER**

DATE

EQUAL EMPLOYMENT OPPORTUNITY EMPLOYER INFORMATION REPORT

GOVERNMENT OF THE DISTRICT OF COLUMBIA DC Office of Contracting and Procurement Employer Information Report (EEO)	Reply to: Office of Contracting and Procurement 441 4th Street, NW, Suite 700 South Washington, DC 20001 Washington, DC 20001										
Instructions: Two (2) copies of DAS 84-404 or Federal Form EEO-1 shall be submitted to the Office of Contracting and Procurement. One copy shall be retained by the Contractor.											
Section A – TYPE OF REPORT											
1. Indicate by marking in the appropriate box the type of reporting unit for which this copy of the form is submitted (MARK ONLY ONE BOX											
Single Establishment Employer (1) . Single-establishment Employer Report (2) □ Consolidated Report (3) □ Headquarters Report (4) □ Individual Establishment Report (submire for each establishment with 25 or more establishment Report											
Total number of reports being filed by this Company.	(c) = sp****** report										
Section B – COMPANY IDENTIFICATION (To be answered by all employers) OFFICIAL											
1. Name of Company which owns or controls the establishment for which this report is filed											
Address (Number and street)	City or Town Country State Zip Code	b.									
b. Employer Identification No.											
Establishment for which this report is filed.		OFFICIAL USE ONLY									
a. Name of establishment		c.									
Address (Number and street)	City or Town Country State Zip Code	d.									
b. Employer Identification No.											
3. Parent of affiliated Company											
a. Name of parent or affiliated Company	b. Employer Identification No.										
Address (Number and street)	City or Town Country State Zip	Zip Code									
	ABLISHMENT INFORMATION										
Is the location of the establishment the same as that reported last year Yes No Did not report Report on combined last year basis basis	as that reported last year? Yes No No report last year Reported on combined	OFFICIAL USE ONLY									
supplies, title insurance, etc. Include the specific type of product activity.	i.e., manufacturing steel castings, retail grocer, wholesale plumbing or service provided, as well as the principal business or industrial	e.									
3. MINORITY GROUP MEMBERS: Indicate if you are a minority business enterprise (50% owned or 51% controlled by minority members) Yes No											

SECTION D – EMPLOYMENT DATA

Employment at this establishment – Report all permanent, temporary, or part-time employees including apprentices and on-the-job trainees unless specifically excluded as set forth in the instructions. Enter the appropriate figures on all lines and in all columns. Blank spaces will be considered as zero. In columns 1, 2, and 3, include ALL employees in the establishment Including those in minority groups

JOB TOTAL EMPLOYEES IN								MINORITY GROUP EMPLOYEES									
CATEG	ORIES								MALE FEMALE								
		In	Total nployees acluding inorities	Total Male Including Minorities		Total Female Including Minoritie	3	Black	Asian	American Indian	Hispanic	Black	As	ian	American Indian	Hispanic	
			(1)	(2)		(3)		(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	
Officials a Managers																	
Profession	nals																
Technicia	ns																
Sales Wor	rkers																
Office and Clerical	d																
Craftsman (Skilled)	1																
Operative Skilled)	(Semi-																
Laborers (Unskilled	d)																
Service W	orkers																
TOTAL																	
Total emp reported in previou	-																
		T)	he trainee	below shoul	d a	lso be inclu	idec	d in the fi	igures for	the appropri	ate occupation	on catego	ories a	bove	e)	I	
Formal On- The-Job Trainee	White collar		(1)	(2)	(3	3)	(4))))	(5)	(6)	(7)	(8)		(9)	(10)	(11	
	Producti	ion															
a. Visu	as informa al Survey aployment			or ethnic gro c. Other Spe													
Section E	– REMAI	RKS	Use this Ite	em to give an		nd other per	rtine	ent infor	mation.	ast report wh	nich differs fr	om that	given	abov	ve,	explain	
Chast-1	A 11	to o ::	0.00000001	and wrong	n				ERTIFIC		on game -1: 1	atad a 1	.)				
				was prepare						ctions (check	on consolida	nea only	·)				
Name of A	Name of Authorized Official Title Signature Date																
Name of p	person con	tact r	egarding			Address (Number a	and	street)		<u> </u>					-		
Title						City and S	State	e	7 .i	p Code	Telephone	N	umbe	r	Extension	n	
City and State									1	. r	- ,						

DEPARTMENT OF SMALL AND LOCAL BUSINESS DEVELOPMENT CONTRACT COMPLIANCE DIVISION

SUBCONTRACT SUMMARY FORM

This SUMMARY form is to be co	ompleted by the PRIME contractor.						
BID NO. CCB NUMBER:	of	pages					
NOTE: the standard for minority subcontracting is 25% or the TOTAL	AMOUNT OF PRIME CONTRACT \$						
contract dollar amount to be subcontracted.	AMOUNT OF ALL SUBCONTRACTS: \$ equals						
	% OF THE PRIME CONTRACT.						
NAME OF PRIME CONTRACTOR:	ADDRESS:						
TELEPHONE NO.							
PROJECT NAME:	PROJECT DESCRIPTIONS:						
ADDRESS:	TROJECT DESCRIPTIONS.						
ADDINESS.							
WARD NO:							
	 	OIECT					
SECTION II LIST ALL SUBCONTRACTORS THAT WILL I. NAME OF SUBCONTRACTOR	1. IS THIS A MINORITY SUB?	1. \$ AMOUNT OF-SUBCONTRACT					
2. ADDRESS	YESNO	equals (=)					
3. CONTACT PERSON	2. TRADE OR BUSINESS PRODUCT	2 % (percent) OF TOTAL					
4. MBOC CERT. NO. 5. PHONE NO.	THAT SUB WILL PROVIDE.	PRIME CONTRACT.					
1.	1. MINORITY SUBCONTRACTOR	1					
2.	YESNO	equals (=)					
3. 4. 5.	2.	2%					
1.	1. MINORITY SUBCONTRACTOR	1					
2.	YESNO	equals (=)					
3.							
4. 5.	2.	2%					
1.	1. MINORITY SUBCONTRACTOR	1					
2.	YESNO	equals (=)					
3. 4. 5.	2.	2 %					
1.	1. MINORITY SUBCONTRACTOR	1					
2.	YESNO	equals (=)					
3.		• • • •					
4. 5.	2.	2%					
1.	1. MINORITY SUBCONTRACTOR	1					
2. 3.	YESNO	equals (=)					
4. 5.	2.	2%					
1.	1. MINORITY SUBCONTRACTOR	1					
2.	YESNO	equals (=)					
3.							
4. 5.	2.	2%					
1.	1. MINORITY SUBCONTRACTOR	1					
2. 3.	YESNO	equals (=)					
4. 5.	2.	2%					
1.	1. MINORITY SUBCONTRACTOR	1					
2.	YESNO	equals (=)					
3.		2. %					
4. 5.	2.						
1. 2.	1. MINORITY SUBCONTRACTORYESNO	1 equals (=)					
3.							
4. 5.	2.	2%					
1.	1. MINORITY SUBCONTRACTOR	1					
2.	YESNO	equals (=)					
3. 4. 5.	2.	2. %					
	1. MINORITY SUBCONTRACTOR						
1. 2.	YESNO	1 equals (=)					
3.							
4. 5.	2.	2%					

TOTAL DOLLAR AMOUNT SUBCONTRACTED TO 'MINORITY BUSINESS ENTERPRISES \$_____

SOLICITATION NO:	
BOLICITATION NO.	

PROJECTED GOALS AND TIMETABLES FOR FUTURE HIRING

MINORITY GROUP EMLOYES GOALS TIMETABLES												
IOD	1		AAI E		1		т	EDMALE.				
JOB CATEGORIES		<u> </u>	MALE American				FEMALE American					
	Black	Asian	Indian	Hispanic	Black	Asian	Indian	Hispanic	1			
Officials and Managers												
Professionals												
Technicians												
Sales Workers												
Office and Clerical												
Craftsman (Skilled)												
Operative (Semi- Skilled)												
Laborers (Unskilled)												
Service Workers												
TOTAL												
NAME OF AUTH	HORIZED	OFFIC	IAL:	TITLE:				SIGNAT	URE:			
FIRM NAME:						7	ΓELEHONE	E NO: DATE:				
INDICATE IF T	HE PRI	ME U	TILIZES	A "MIN	ORITY	FINANC	IAL ISTI	TUTION'	,			
Yes	No											
NAME:												
ADDRESS:												
TYPE OF ACCO	DUNT/S	:										

Attachment Number	Document
J.8	Way to Work Amendment Act of 2006 – FY 21 Living Wage Notice and Fact Sheet

THE LIVING WAGE ACT OF 2006

D.C. Official Code §§ 2-220.01 – 2-220.11

Recipients of new contracts or government assistance shall pay affiliated employees and subcontractors who perform services under the contracts no less than the current living wage.

Effective January 1, 2021 until June 30, 2021, the living wage rate is \$15.00 per hour. Effective July 1, 2021, the District's Minimum Wage will increase again based on the CPI as of December 31, 2020.

The requirement to pay a living wage applies to:

- All recipients of contracts in the amount of \$100,000 or more, and all subcontractors that receive
 \$15,000 or more from the funds received by the recipient from the District of Columbia, and
- All recipients of government assistance in the amount of \$100,000 or more, and all subcontractors of these recipients that receive \$50,000 or more from the government assistance received by the recipient from the District of Columbia.

"Contract" means a written agreement between a recipient and the District government.

"Government assistance" means a grant, loan, or tax increment financing that result in a financial benefit from an agency, commission, instrumentality, or other entity of the District government.

"Affiliated employee" means any individual employed by a recipient who received compensation directly from government assistance or a contract with the District of Columbia government, including employees of the District of Columbia, any employee of a contractor or subcontractor of a recipient who performs services pursuant to government assistance or contract. The term "affiliated employee" does not include those individuals who perform only intermittent or incidental services with respect to the contract or government assistance or who are otherwise employed by the contractor, recipient, or subcontractor.

Certain exemptions apply: 1) contracts or agreements subject to wage determinations required by federal law which are higher than the wage required by this Act; 2) Existing and future collecting bargaining agreements, provided that the future agreements results in employees being paid no less than the current living wage; 3) contracts for electricity, telephone, water, sewer performed by regulated utilities; 4) contracts for services needed immediately to prevent or respond to a disaster or imminent threat declared by the Mayor; 5) contracts awarded to recipients that provide trainees with services, including but not limited to case management and job readiness services, provided the trainee does not replace employees; 6) employees under 22 years of age employed during a school vacation period, or enrolled as a full-time student who works less than 25 hours per week; 7) tenants or retail establishments that occupy property constructed or improved by government assistance, provided there is no receipt of direct District government assistance; 8) employees of nonprofit organizations that employ not more than 50 individuals and qualify for 501(c)(3) status; 9) Medicaid provider agreements for direct care services to Medicaid recipients, provided, that the direct care service is not provided through a home care agency, a community residence facility, or a group home for persons with intellectual disabilities as those terms are defined in section 2 of the Health-Care and Community Residence Facility, Hospice, and Home Care Licensure Act of 1983; D.C. Official Code § 44-501; and 10) contracts or agreements between managed care organizations and the Health Care Safety Net Administration or the Medicaid Assistance Administration to provide health services.

<u>Home Care Final Rule:</u> The Department of Labor extended overtime protections to home care workers and workers who provide companionship services. Employers within this industry are now subject to recordkeeping provisions.

Each recipient and subcontractor of a recipient shall provide this notice to each affiliated employee covered by this notice, and shall also post this notice in a conspicuous site in its place of business. All recipients and subcontractors shall retain payroll records created and maintained in the regular course of business under District of Columbia law for a period of at least 3 years.

To file a claim, visit: Department of Employment Services, Office of Wage-Hour, 4058 Minnesota Avenue, NE, Suite 3600, Washington, D.C. 20019; call: (202) 671-1880; or file your claim on-line: does.dc.gov. Go to "File a Claim" tab.

GOVERNMENT OF THE DISTRICT OF COLUMBIA

Department of Employment Services

MURIEL BOWSER MAYOR



DR. UNIQUE MORRIS-HUGHES
DIRECTOR

LIVING WAGE ACT FACT SHEET

The Living Wage Act of 2006, D.C. Official Code §§ 2-220.01 – 2-220.11, provides that District of Columbia government contractors and recipients of government assistance (grants, loans, tax increment financing) in the amount of \$100,000 or more shall pay affiliated employee wages at no less than the current living wage rate.

Effective January 1, 2021 until June 30, 2021, the living wage rate is \$15.00 per hour.

Effective July 1, 2021, the District's Minimum Wage will increase again based on the CPI as of December 31, 2020.

Subcontractors of D.C. government contractors who receive \$15,000 or more from the contract and subcontractors of the recipients of government assistance who receive \$50,000 or more from the assistance are also required to pay their affiliated employees no less than the current living wage rate.

"Affiliated employee" means any individual employed by a recipient who receives compensation directly from government assistance or a contract with the District of Columbia government, including any employee of a contractor or subcontractor of a recipient who performs services pursuant to government assistance or a contract. The term "affiliated employee" does not include those individuals who perform only intermittent or incidental services with respect to the government assistance or contract, or who are otherwise employed by the contractor, recipient or subcontractor.

Exemptions – The following contracts and agreements are exempt from the Living Wage Act:

- 1. Contracts or other agreements that are subject to higher wage level determinations required by federal law (i.e., if a contract is subject to the Service Contract Act and certain wage rates are lower than the District's current living wage, the contractor must pay the higher of the two rates);
- 2. Existing and future collective bargaining agreements, provided that the future collective bargaining agreement results in the employee being paid no less than the current living wage;
- 3. Contracts for electricity, telephone, water, sewer or other services provided by a regulated utility;
- 4. Contracts for services needed immediately to prevent or respond to a disaster or imminent threat to public health or safety declared by the Mayor;
- 5. Contracts or other agreements that provide trainees with additional services including, but not limited to, case management and job readiness services, provided that the trainees do not replace employees subject to the Living Wage Act;

- 6. An employee, under 22 years of age, employed during a school vacation period, or enrolled as full-time student, as defined by the respective institution, who is in high school or at an accredited institution of higher education and who works less than 25 hours per week; provided that students not replace employees subject to the Living Wage Act;
- 7. Tenants or retail establishments that occupy property constructed or improved by receipt of government assistance from the District of Columbia; provided, that the tenant or retail establishment did not receive direct government assistance from the District of Columbia;
- 8. Employees of nonprofit organizations that employ not more than 50 individuals and qualify for taxation exemption pursuant to Section 501 (c) (3) of the Internal Revenue Code of 1954, approved August 16, 1954 (68 A Stat. 163; 26. U.S.C. §501(c)(3));
- 9. Medicaid provider agreements for direct care services to Medicaid recipients, **provided, that** the direct care service is not provided through a home care agency, a community residence facility, or a group home for persons with intellectual disabilities as those terms are defined in section 2 of the Health-Care and Community Residence Facility, Hospice, and Home Care Licensure Act of 1983; D.C. Official Code § 44-501; and
- 10. Contracts or other agreements between managed care organizations and the Health Care Safety Net Administration or the Medicaid Assistance Administration to provide health services.

Enforcement

The Department of Employment Services (DOES) Office of Wage-Hour and the D.C. Office of Contracting and Procurement share monitoring responsibilities.

<u>Home Care Final Rule:</u> The Department of Labor extended overtime protections to home care workers and workers who provide companionship services. Employers within this industry are now subject to recordkeeping provisions.

If you learn that a contractor subject to this law is not paying at least the current living wage, you should report it to the contracting officer. If you believe that your employer is subject to this law and is not paying at least the current living wage, you may file a complaint with the DOES Office of Wage - Hour, located at 4058 Minnesota Avenue, N.E. Suite 3600, Washington, D.C. 20019, call (202) 671-1880, or file your claim on-line: www.does.dc.gov. Go to "File a Claim" tab.

For questions and additional information, contact the Office of Contracting and Procurement at (202) 727-0252 or the Department of Employment Services on (202) 671-1880.

Please note: This fact sheet is for informational purposes only as required by Section 106 of the Living Wage Act. It should not be relied on as a definitive statement of the Living Wage Act or any regulations adopted pursuant to the law.

Attachment Number	Document
J.9	Bidder/Offeror Certification

BIDDER/OFFEROR CERTIFICATION FORM

COMPLETION

The person(s) completing this form must be knowledgeable about the Bidder's/Offeror's business and operations.

RESPONSES

Every question must be answered. Each response must provide all relevant information that can be obtained within the limits of the law. Individuals and sole proprietors may use a Social Security number but are encouraged to obtain and use a federal Employer Identification Number (EIN). Provide any explanation at the end of the section or attach additional sheets with numbered responses. Include the Bidder's/Offeror's name at the top of each attached page.

GENERAL INSTRUCTIONS

This form contains five (5) sections. Section I concerns the bidder's/offeror's responsibility; Section II includes additional required certifications; Section III relates to the Buy American Act (if applicable); Section IV relates to the Walsh-Healey Act; and Section V requires the bidder's/offeror's signature. Please note, a determination that a prospective contract is found to be "not responsible" is final and not appealable.

SECTION I. BIDDER/OFFEROR RESPONSIBILITY CERTIFICATION

Instructions for Section I: Section I contains eight (8) parts. Part 1 requests information concerning the Bidder's/Offeror's business entity. Part 2 inquires about current or former owners, partners, directors, officers or principals. Part 3 relates to the responsibility of the Bidder's/Offeror's business. Part 4 concerns the Bidder's/Offeror's business certificates and licenses. Part 5 inquires about legal proceedings. Part 6 relates to the Bidder's/Offeror's financial and

Legal Business Entity Name:		Solicitation #:						
Address of the Principal Place of	Business (street, city, state, zip code)	Telephone # and ext.: Fax #:						
Email Address:		Website:						
Additional Legal Business Entity status (active or inactive).	Identities: If applicable, list any other DBA,	Trade Name, Former Name, Other Identi	ty and EIN used in the last five (5) years and the					
Type:	Name:	EIN:	Status:					
1.1 Business Type (Please check	the appropriate box and provide additional in	nformation if necessary.):	•					
☐ Corporation (including PC)		Date of Incorporation:						
☐ Joint Venture		Date of Organization:						
☐ Limited Liability Company	(LLC or PLLC)	Date of Organization:						
☐ Nonprofit Organization		Date of Organization:						
☐ Partnership (including LLP,	LP or General)	Date of Registration or Establish	nment:					
☐ Sole Proprietor		How many years in business?:						
Other		Date established?:						
If "Other," please explain:		•						
1.2 Was the bidder's/offeror's bus	siness formed or incorporated in the District of	t of Columbia?						
	ne jurisdiction where the bidder's/offeror's bus certified Application for Authority from the D		n a Certificate or Letter of Good Standing from occuments are not available.					
State		Country						
		.'C .' .11 D'.11 /0.00 .'	quired by law to obtain (other than those					

- (b) Explain its exemption from the requirement.
- 1.4 If your company, its principals, shareholders, directors, or employees own an interest or have a position in another entity in the same or similar line of business as the Bidder/Offeror, please describe the affiliation in detail.

1.5 If any officer, director, shareholder or anyone holding a financial interest in the Bidder/Offeror has a relationship with an emploistrict agency for whom the Department is procuring goods or services, please describe the nature of the relationship in detail.	loyee of the Department or any
PART 2: INDIVIDUAL RESPONSIBILITY	
Additional Instructions for Section I, Parts 2 through 8: Provide an explanation of the issue(s), relevant dates, the government corrective action(s) taken and the current status of the issue(s).	
Within the past five (5) years, has any current or former owner, partner, director, officer, principal or any person in a position invocurrently or formerly having the authority to sign, execute or approve bids, proposals, contracts or supporting documentation on begovernment entity:	
2.1 Been sanctioned or proposed for sanction relative to any business or professional permit or license?	☐ Yes ☐ No
2.2 Been under suspension, debarment, voluntary exclusion or determined ineligible under any federal, District or state statutes?	☐ Yes ☐ No
2.3 Been proposed for suspension or debarment?	☐ Yes ☐ No
2.4 Been the subject of an investigation, whether open or closed, by any government entity for a civil or criminal violation for any business-related conduct?	☐ Yes ☐ No
2.5 Been charged with a misdemeanor or felony, indicted, granted immunity, convicted of a crime, or subject to a judgment or a plea bargain for:	
(a) Any business-related activity; or	☐ Yes ☐ No
(b) Any crime the underlying conduct of which was related to truthfulness?	☐ Yes ☐ No
2.6 Been suspended, cancelled, terminated or found non-responsible on any government contract, or had a surety called upon to complete an awarded contract?	☐ Yes ☐ No
Please provide an explanation for each "Yes" in Part 2 above.	
2.7 In the past ten (10) years has the Bidder/Offeror had a contract terminated, in whole or in part, for any reason? If so, describe of	each such termination in detail.
2.8 In the past ten (10) years has the Bidder/Offeror ever been assessed liquidated damages, costs to re-procure, costs to complete, under a contract? If so, describe each such assessment in detail.	, or any other monetary damages
PART 3: BUSINESS RESPONSIBILITY	
Within the past five (5) years, has the Bidder/Offeror:	
3.1 Been under suspension, debarment, voluntary exclusion or determined ineligible under any federal, District or state statutes?	☐ Yes ☐ No
3.2 Been proposed for suspension or debarment?	☐ Yes ☐ No
3.3 Been the subject of an investigation, whether open or closed, by any government entity for a civil or criminal violation for any business-related conduct?	Yes No
3.4 Been charged with a misdemeanor or felony, indicted, granted immunity, convicted of a crime, or subject to a judgment or plea bargain for:	☐ Yes ☐ No
(a) Any business-related activity; or(b) Any crime the underlying conduct of which was related to truthfulness?	
3.5 Been disqualified or proposed for disqualification on any government permit or license?	☐ Yes ☐ No
3.6 Been denied a contract award (in whole or in part, for any reason) or had a bid or proposal rejected based upon a non-responsibility finding by a government entity? If so, describe each such occurrence in detail.	☐ Yes ☐ No
3.7 Had a low bid or proposal rejected on a government contract for failing to make good faith efforts on any Certified Business Enterprise goal or statutory affirmative action requirements on a previously held contract?	☐ Yes ☐ No
3.8 Been suspended, cancelled, terminated or found non-responsible on any government contract, or had a surety called upon to complete an awarded contract?	☐ Yes ☐ No
Please provide an explanation for each "Yes" in Part 3.	
PART 4: CERTIFICATES AND LICENSES	
Within the past five (5) years, has the Bidder/Offeror:	
4.1 Had a denial, decertification, revocation or forfeiture of District of Columbia certification of any Certified Business Enterprise or federal certification of Disadvantaged Business Enterprise status for other than a change of ownership?	☐ Yes ☐ No
Please provide an explanation for "Yes" in Subpart 4.1.	
4.2 Please provide a copy of the bidder's/offeror's District of Columbia Office of Tax and Revenue Tax Certification Affidavit.	
PART 5: LEGAL PROCEEDINGS	

Within the past five (5) years, has the Bidder/Offeror:	
5.1 Had any liens or judgments (not including UCC filings) filed against it which remain undischarged?	☐ Yes ☐ No
If "Yes" to Subpart 5.1, provide an explanation of the issue(s), relevant dates, the Lien Holder or Claimant's name, the amount of this sue(s).	
5.2 Had a government entity find a willful violation of District of Columbia compensation or prevailing wage laws, the Service Contract Act or the Davis-Bacon Act?	☐ Yes ☐ No
5.3 Received any OSHA citation and Notification of Penalty containing a violation classified as serious or willful?	☐ Yes ☐ No
5.4 Engaged in any litigation with any government entity? If so, please identify and/or describe all threatened and pending litigation and/or claims, including but not limited to matters pending before any Boards of Contracts Appeals.	☐ Yes ☐ No
Please provide an explanation for each "Yes" in Part 5.	
PART 6: FINANCIAL AND ORGANIZATIONAL INFORMATION	
6.1 Within the past five (5) years, has the Bidder/Offeror received any formal unsatisfactory performance assessment(s) from any government entity on any contract?	☐ Yes ☐ No
If "Yes" to Subpart 6.1, provide an explanation of the issue(s), relevant dates, the government entity involved, any remedial or correstatus of the issue(s).	ective action(s) taken and the current
6.2 Within the past five (5) years, has the bidder/offeror had any liquidated damages assessed by a government entity over \$25,000?	☐ Yes ☐ No
If "Yes" to Subpart 6.2, provide an explanation of the issue(s), relevant dates, the government entity involved, the amount assessed	and the current status of the issue(s).
6.3 Within the last seven (7) years, has the Bidder/Offeror initiated or been the subject of any bankruptcy proceedings, whether or not closed, or is any bankruptcy proceeding pending?	Yes No
If "Yes" to Subpart 6.3, provide the bankruptcy chapter number, the court name and the docket number. Indicate the current status "pending" or "closed".	of the proceedings as "initiated,"
6.4 During the past three (3) years, has the Bidder/Offeror failed to file a tax return or pay taxes required by federal, state, District of Columbia or local laws?	☐ Yes ☐ No
If "Yes" to Subpart 6.4, provide the taxing jurisdiction, the type of tax, the liability year(s), the tax liability amount the bidder/offer status of the tax liability.	ror failed to file/pay and the current
6.5 During the past three (3) years, has the Bidder/Offeror failed to file a District of Columbia unemployment insurance return or failed to pay District of Columbia unemployment insurance?	☐ Yes ☐ No
If "Yes" to Subpart 6.5, provide the years the Bidder/Offeror failed to file the return or pay the insurance, explain the situation and taken and the current status of the issue(s).	any remedial or corrective action(s)
6.6 During the past three (3) years, has the Bidder/Offeror failed to comply with any payment agreement with the Internal Revenue Service, the District of Columbia Office of Tax and Revenue and the Department of Employment Services?	☐ Yes ☐ No
If "Yes" to Subpart 6.6, provide the years the Bidder/Offeror failed to comply with the payment agreement, explain the situation are taken and the current status of the issue(s).	and any remedial or corrective action(s)
6.7 Indicate whether the Bidder/Offeror owes any outstanding debt to any state, federal or District of Columbia government.	☐ Yes ☐ No
If "Yes" to Subpart 6.7, provide an explanation of the issue(s), relevant dates, the government entity involved, any remedial or correstatus of the issue(s).	ective action(s) taken and the current
6.8 During the past three (3) years, has the Bidder/Offeror been audited by any government entity?	☐ Yes ☐ No
(a) If "Yes" to Subpart 6.8, did any audit of the Bidder/Offeror identify any significant deficiencies in internal controls, fraud or illegal acts; significant violations of provisions of contract or grant agreements; significant abuse; or any material disallowance?	☐ Yes ☐ No
(b) If "Yes" to Subpart 6.8(a), provide an explanation of the issue(s), relevant dates, the government entity involved, any remedial current status of the issue(s).	or corrective action(s) taken and the
PART 7: CONTRACTOR PROCUREMENT ACTIVITY WITHIN THE DEPARTMENT	

year? Design capacity is calculated by multip Person's completing this form may be require	lying the total number of company emplo	yees dedicated to a particular line of busine								
(a) Construction:	labor hours									
(b) Non-Construction:	labor hours									
7.2 In the table below, please list:										
(1) The active contracts your organise; and	nization currently holds with the Departn	nent of General Services, please include the	contract number(s) as a part of your							
	ur organization has allocated to each activ	we contract within the current fiscal year. (N	lote, if more entries are required,							
please	Contract Number Labor Hours Allocated									
	Contract (vumber	Labor Hours Anotated								
	_									
	_									
PART 8: RESPONSE UPDATE REQUIR										
8.1 In accordance with the requirement of So		s Reform Act of 2010 (D.C. Official Code	§ 2-353.02), the Bidder/Offeror shall							
(a) Within sixty (60) days of a material chan										
(b) Prior to the exercise of an option year co	atract.									
PART 9: FREEDOM OF INFORMATION	N ACT (FOIA)									
9.1 Indicate whether the Bidder/Offeror asse			☐ Yes ☐ No							
from disclosure under the District of Columb			163 1110							
D.C. Official Code §§ 2-531, et seq.). Include determine whether such information is, in factorial code §§ 2-531, et seq.).	*	· · · · · · · · · · · · · · · · · · ·								
		BIDDER/OFFEROR CERTIFICATIONS	S							
Instructions for Section II: Section II conta										
Bidder/Offeror's pricing. Part 3 relates to e	qual employment opportunity requirem	ents. Part 4 relates to First Source require	ements.							
PART 1. DISTRICT EMPLOYEES NOT	TO BENEFIT									
1.1 The bidder/offeror certifies that no office		a will benefit from this contract. List the na	ame(s) of any officer or employee of							
the District of Columbia that may benefit from 1.2 The following officer or employee of the		his contract								
1.2 The following officer of employee of the	District of Columbia may benefit from the	ms contract.								
(a)		(a)								
4)										
(b)										
PART 2: INDEPENDENT PRICE DETE	RMINATION REQUIREMENTS									
	RMINATION REQUIREMENTS									
PART 2: INDEPENDENT PRICE DETE		atory that:								
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is co	onsidered to be a certification by the signarived at independently without, for the pu	atory that: rpose of restricting competition, any consul	tation, communication or agreement							
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is co (a) The contract prices have been an	onsidered to be a certification by the signarived at independently without, for the pu	•	tation, communication or agreement							
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is co (a) The contract prices have been an with any bidder/offeror or competitor related	onsidered to be a certification by the signarived at independently without, for the puto:	•	tation, communication or agreement							
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is co (a) The contract prices have been an with any bidder/offeror or competitor related (i) Those prices; (ii) The intention to submit a bid	onsidered to be a certification by the signarived at independently without, for the puto:	•	itation, communication or agreement							
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is ec (a) The contract prices have been ar with any bidder/offeror or competitor related (i) Those prices; (ii) The intention to submit a bi- (iii) The methods or factors use (b) The prices in this contract have	onsidered to be a certification by the signarived at independently without, for the puto: d/proposal; or d to calculate the prices in the contract. not been and will not be knowingly disclose.	•								
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is ec (a) The contract prices have been ar with any bidder/offeror or competitor related (i) Those prices; (ii) The intention to submit a bi- (iii) The methods or factors use (b) The prices in this contract have competitor before bid/proposal opening unless	onsidered to be a certification by the signarived at independently without, for the puto: d/proposal; or d to calculate the prices in the contract. not been and will not be knowingly discless otherwise required by law; and	rpose of restricting competition, any consulting competition of the consulting	rectly, to any other bidder/offeror or							
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is ec (a) The contract prices have been ar with any bidder/offeror or competitor related (i) Those prices; (ii) The intention to submit a bi- (iii) The methods or factors use (b) The prices in this contract have competitor before bid/proposal opening unless	onsidered to be a certification by the signarived at independently without, for the puto: d/proposal; or d to calculate the prices in the contract. not been and will not be knowingly discless otherwise required by law; and	rpose of restricting competition, any consul	rectly, to any other bidder/offeror or							
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is co (a) The contract prices have been an with any bidder/offeror or competitor related (i) Those prices; (ii) The intention to submit a biden in the prices in this contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the prices in the contract have competitor before bid/proposal opening unless (c) No attempt has been made or with the contract have contract hav	onsidered to be a certification by the signarived at independently without, for the puto: d/proposal; or d to calculate the prices in the contract. not been and will not be knowingly discless otherwise required by law; and ill be made by the Bidder/Offeror to induction	rpose of restricting competition, any consultance of set of restricting competition, any consultance of restricting competition, and consultance of restricting competition, and consultance of restricting competition of restricting competitions.	rectly, to any other bidder/offeror or							
PART 2: INDEPENDENT PRICE DETE The Bidder/Offeror certifies that: 2.1 The signature of the Bidder/Offeror is co (a) The contract prices have been any with any bidder/offeror or competitor related (i) Those prices; (ii) The intention to submit a bid (iii) The methods or factors use (b) The prices in this contract have competitor before bid/proposal opening unles (c) No attempt has been made or with restricting competition. 2.2 The signature on the bid/proposal is considered.	onsidered to be a certification by the signarived at independently without, for the puto: d/proposal; or d to calculate the prices in the contract. not been and will not be knowingly discless otherwise required by law; and ill be made by the Bidder/Offeror to inductsidered to be a certification by the signator	rpose of restricting competition, any consultance of set of restricting competition, any consultance of restricting competition, and consultance of restricting competition, and consultance of restricting competition of restricting competitions.	rectly, to any other bidder/offeror or mit a contract for the purpose of							

(b) Has been authorized, in writing, to act as an agent for the following principal in certifying that the principal has not pa any action contrary to subparagraphs 2.1(a)(i) through (a)(iii) above:	articipated, and will not participate, in
[Insert full name of person(s) in the organization responsible for determining the prices offered in this contract and the title of his or her position in the bidder's/offeror's organization]	d
(i) As an authorized agent, certifies that the principals named in subparagraph 2.2(b) above have not participated, and contrary to subparagraphs 2.1(a)(i) through (a)(iii) above; and (ii) As an agent, has not participated and will not participate in any action contrary to subparagraphs 2.1(a)(i) through	
2.3 If the Bidder/Offeror deletes or modifies subparagraph 2.1(b) above, the bidder/offeror must furnish with its bid a signed stater circumstances of the disclosure.	ment setting forth in detail the
2.4 The Bidder/Offeror certifies that:	
(a) there are no other entities related to it that are responding to or bidding on the subject solicitation or invitation to bid. Related e any entity that shares management positions, board positions, shareholders, or persons with a financial interest in the Bidder/Offerc	
(b) there are no current or former owners, partners, officers, directors, principals, managers, employees or any persons with a financial who have a financial interest in the request for proposal or invitation for bid or any asset, tangible or intangible, arising out of any of the request for proposal or invitation for bid.	
With regards to 2.4 (b), if the Bidder/Offeror has knowledge of such a financial interest, please provide a detailed explanation.	
PART 3: EQUAL OPPORTUNITY AND HUMAN RIGHTS OBLIGATIONS	
3.1 I hereby certify that I am fully aware of the contents of Mayor's Order 85-85, Mayor's Order 2017-313 and the Office of Human the DCMR, and agree to comply with them while performing this contract.	n Rights' regulations in Chapter 11 of
PART 4: FIRST SOURCE OBLIGATIONS	
4.1 I hereby certify that I am fully aware of the requirements of the Workforce Intermediary Establishment and Reform of the First (D.C. Law 19-84), and agree to enter into a First Source Employment Agreement with the Department of Employment Services if a \$300,000 or more which receives funds or resources from the District, or funds or resources which, in accordance with a federal grathe District government.	awarded any contract valued at
4.2 I certify that the Initial Employment Plan submitted with my bid or proposal is true and accurate.	
PART 5: EMPLOYMENT ELIGIBILITY OBLIGATIONS	
5.1 I hereby certify that the Bidder/Offeror has verified the identity and employment eligibility of all its employees.	
PART 6: LANGUAGE ACCESS OBLIGATIONS	
6.1 For contracts where the contracting agency is a "covered entity" or "covered entity with major public contact" as defined in Sec Access Act of 2004 (D.C. Official Code § 2-1931(2) and § 2-1931(3)), I hereby certify that I will comply with Language Access co contracting agency while performing this contract.	
PART 7: CONFLICTS OF INTEREST	
7.1 The bidder/offeror certifies that it presently has no interest and shall not acquire any interest, direct or indirect, which would contact the performance of its obligations under the contract.	onflict in any manner or degree with
PART 8: SUBCONTRACTING OBLIGATIONS	
8.1 The bidder/offeror certifies that it has verified with the Department of Small and Local Business Development (DSLBD) the cucertified business enterprise (CBE) subcontractors.	
8.2 The bidder/offeror certifies that it has verified with the Department of Consumer and Regulatory Affairs (DCRA), and any other proposed subcontractors possess all applicable licenses and permits required to perform the work. SECTION III. DOMESTIC PREFERENCE CERTIFICATIONS	er licensing authority, that its
Instructions for Section III: Section III contains one (1) part which should only be completed if goods are being provided that an Buy American Act.	
PART 1: BUY AMERICAN ACT COMPLIANCE (Applies if the bidder/offeror will provide goods to the District that are Buy American Act)	e subject to the requirements of the
1.1 In accordance with 41 USC 8301 <i>et. seq</i> . and implementing regulations, the bidder/offeror certifies that each end product, except the end products listed below, is a domestic end product.	☐ Yes ☐ No
EXCLUDED END PRODUCTS	
COUNTRY OF ORIGIN	

PART 2: FHWA BUY AMERICA ACT COMPLIANCE (Applies to FHWA-funded construction contracts)								
2.1 In accordance with 23 CFR 635.410(b), the bidder/offeror certifies that only steel or iron materials manufactured in the								
United States will be used for permanent incorporation on the project.	☐ Yes ☐ No							
1 1 1								
PART 3: BUY AMERICAN ACT COMPLIANCE (Applies to locally-funded construction contracts)								
3.1 In accordance with 41 USC 8301 et. seq. and implementing regulations, the bidder/offeror certifies that only constructio	n							
materials manufactured in the United States will be used on the project.								
SECTION IV. WALSH-HEALEY ACT	·							
Instructions for Section IV: Walsh-Healey Act.								
If this contract is for the manufacture or furnishing of materials, supplies, articles or equipment in an amount that exceeds or Walsh-Healey Public Contracts Act, as amended (41 U.S.C. §§ 35-45) (the "Act", as used in this section), the following term	•							
(a) All representations and stipulations required by the Act and regulations issued by the Secretary of Labor (41 CFR 50-201. representations and stipulations are subject to all applicable rulings and interpretations of the Secretary of Labor that are now	,							
(b) All employees whose work relates to this contract shall be paid not less than the minimum wage prescribed by regulations 50-202.2) (41 U.S.C. §40). Learners, student learners, apprentices, and handicapped workers may be employed at less than the 50-202.3) to the same extent that such employment is permitted under Section 14 of the Fair Labor Standards Act (29 U.S.C.	e prescribed minimum wage (see 41 CFR							
SECTION V. CERTIFICATION								
Instruction for Section V: This section must be completed by all bidder/offerors.								
I, [], as the person authorized to sign these certifications, hereby certification is true and accurate. In accordance with the requirements of section 302(c) of the Procurement Practices Reform Act of I shall update any response provided in this form within 60 days of a material change to a response and prior to the exercise of the procurement Practices Reform Act of I shall update any response provided in this form within 60 days of a material change to a response and prior to the exercise of the procurement Practices Reform Act of I shall update any response provided in this form within 60 days of a material change to a response and prior to the exercise of the procurement Practices Reform Act of I shall update any response provided in this form within 60 days of a material change to a response and prior to the exercise of the procurement Practices Reform Act of I shall update any response provided in this form within 60 days of a material change to a response and prior to the exercise of the procurement Practices Reform Act of I shall update any response provided in this form within 60 days of a material change to a response and prior to the exercise of the procurement Practices Reform Act of I shall update any response provided in this form within 60 days of a material change to a response and prior to the exercise of the procurement Practices Reform Act of I shall update any response and prior to the exercise of the procurement Practices Reform Act of I shall update any response and prior to the exercise of the procurement Practices Reform Act of I shall update any response and prior to the exercise of the procurement Practices Reform Act of I shall update any response and Practices Reform Act of I shall update any response and Practices Reform Act of I shall update any response and Practices Reform Act of I shall update any response and Practices Reform Act of I shall update any response and Practices Reform Act of I shall update any response and Practices Reform Act of I shall update any response and P	2010 (D.C. Official Code § 2-353.02(c)),							
Name [Print and sign]: Telephone #:	Fax #:							
Title: Email Address:								
Date: Contract No:								
The District of Columbia is authorized to verify the above information with appropriate government authorities. Penalty not more than \$1,000.00, imprisonment for not more than 180 days, or both, as prescribed in D.C. Official Code § 22-240 not more than \$2,500.00, imprisonment for not more than three (3) years, or both, as prescribed in D.C. Official Code § 23-240 not more than \$2,500.00 imprisonment for not more than three (3) years, or both, as prescribed in D.C. Official Code § 23-240 not more than \$2,500.00 imprisonment for not more than three (3) years, or both, as prescribed in D.C. Official Code § 24-240 not more than \$2,500.00 imprisonment for not more than three (3) years, or both, as prescribed in D.C. Official Code § 24-240 not more than \$2,500.00 imprisonment for not more than three (3) years, or both, as prescribed in D.C. Official Code § 24-240 not more than \$2,500.00 imprisonment for not more than three (3) years, or both, as prescribed in D.C. Official Code § 24-240 not more than \$2,500.00 imprisonment for not more than three (3) years, or both, as prescribed in D.C. Official Code § 24-240 not more than \$2,500.00 imprisonment for not more than \$2,500.00 imprisonment for not more than three (3) years, or both imprisonment for not more than \$2,500.00 imprisonment for not more than \$2,500.00 imprisonment for not more than three (3) years, or both imprisonment for not more than three (3) years, or both imprisonment for not more than three (3) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years, or both imprisonment for not more than three (4) years,	05. Penalty for false swearing is a fine of							

Attachment Number	Document
J.10	Conflict of Interest Disclosure Statement

CONFLICT OF INTEREST DISCLOSURE STATEMENT

Offeror's Name:	("Offeror(s)")
Services Procurement Rules for Constructional Conflicts of interest ("Organizational Confirms will not be allowed to participate in	4705 and Section 4707 of the Department of General action and Related Services regarding organizational afflicts of Interest"). Offerors are advised that certain a the Project or on any Offeror's team for the Project in connection with the Project procurement.
(Initially capitalized terms not otherwise of Agreement or the RFP).	defined herein shall have the meanings set forth in the
Required Disclosure of Conflicts	
interest(s) of the Offeror's team (including subconsultants and proposed subcontractors)	I relevant facts relating to past, present, or planned ing the Offeror, principal/major participants, proposed irs, and their respective chief executives, directors, and in may result, or could be viewed as, an Organizational RFP.
past, present, or planned contractual or er of Department, and (c) any other circums interest in the Agreement by any Departm the Contract. Offeror should also disclose of the individuals or entities involved it contractual relationships (i.e. Joint Ventur preparing the RFP, as well as relationship consultant (or subcontractor or subconsul	contractual relationships with the Department, (b) any imployment relationships with any officer or employee stances that might be considered to create a financial ent member, officer or employee if Offeror is awarded a matters such as having directors in common with any in preparing the RFP. Offeror should also disclose res) with any of the individuals or entities involved in the swherein such individual or entity is a contractor or tant) to Offeror or a member of Offeror's team. The sand shall not constitute a limitation on the disclosure

Certification

The und	dersigne	ed he	reb	y certifies	s th	ıat,	to the	best	of	his	or l	her k	cnowl	edge	and	belief,	no
interest	exists	that	is	required	to	be	disclo	sed	in	this	Co	onflic	et of	Inter	est :	Disclos	ure
Stateme	nt, othe	r tha	n as	s disclosed	l ab	ove											

Signature		
Name		
Title		
Company Name		
 Date	, 20	

DCAM-21-CS-IFB-0003 Redevelopment St. Elizabeths East Campus — 13^{th} Street Infrastructure Improvements

Attachment Number	Document
J.11	Release of Lien Form

GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







RELEASE OF LIEN

Project Name:	
Contract No.:	
Task Order No.:	
Work Performed:	
Contract Date:	
Contract Amount:	
Date:	
Release of Liens:	
(<u>insert net amounts),</u> wh for the above reference Columbia harmless for	t Consultant/Contractor), has been paid partial payments totaling the sum of ich is% of the current contract value, in accordance with the contract terms ed project, and hereby indemnifies, waives, releases and holds the District of the above referenced project, including all claims, right to liens, and stop work ises or the improvements thereon under the statutes of the jurisdiction in which
contract terms for the al Columbia for the above	payment due in the net amount of <u>insert net amount due,</u> in accordance with bove referenced project. Hereby indemnifies, waives, and releases the District of referenced project. All claims, right to liens, stop work notices upon said premises breon under the statues of the jurisdiction in which the project is located.
and execute this Relea Contractor) has properl consultants, subcontrac workers compensation,	r represents and warrants, as of this date, that he/she is duly authorized to sign se of Liens on behalf of (insert Consultant/Contractor); that (insert Consultant/y performed all work in accordance with the Contract Documents and that all stors or material men have been paid for all labor, including fringe benefits, materials, equipment, services, taxes, insurance premiums, and bonds (if materials supplied to or incorporated in this project were taken from fully paid or eptions noted below.
This letter must be sig	ned and notarized below by authorized individuals.
Insert Consultants /Cont	ractors name:
Ву:	
Print Name:	
Title:	_ Date:

DISTRICT OF COLUMBIA) SS
, 20 , personally appeared proven) to be the person who exe	for the District of Columbia, hereby certify that, on this day of I before me , known to me (or satisfactorily ecuted the foregoing Final Release of Liens and Claims, as ame) who acknowledged having done so for the purposes therein
IN WITNESS WHEREOF	F, I have set my hand and official seal.
	Notary Public, D.C.
My commission expires:	
[NOTARIAL SEAL]	

GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







FINAL RELEASE OF LIENS AND CLAIMS

Project Name:
Contract No.:
Task Order No.:
Work Performed:
Contract Date:
Contract Amount:
Date:
Final Release of Liens and Claims:
The undersigned (insert Consultant/Contactor name), in consideration of payments received and upon receipt of the amount of a final payment of \$
The undersigned further represents and warrants, as of this date, that he/she is duly authorized to sign and execute this Release of Final Liens and Claims on behalf of (insert Consultant /Contractor; that (insert Consultant /Contractor) has properly performed all work and furnished all materials of the specified quality in accordance with all contract documents in an acceptable workmanlike manner to the Department of General Services/Construction Division, District of Columbia and that (insert Consultant /Contractor) has paid for all labor, including fringe benefits and workers compensation, all materials, equipment, services, taxes, insurance premiums, and bonds (if required) and that any materials supplied to or incorporated in this project have been paid.
(Insert Consultant/Contactor) is executing this Final Release of Liens and Claims for the express purpose of inducing the District to make final disbursement and payment to (insert Consultant/Contactor name) of \$
This letter must be signed and notarized below by authorized individuals.
Insert Consultants /Contractors name:
Ву:
Print Name:
Title: Date:

DISTRICT OF COLUMBIA) ss
, 20 , personally appeare proven) to be the person who ex	I for the District of Columbia, hereby certify that, on this day of d before me , known to me (or satisfactorily xecuted the foregoing Final Release of Liens and Claims, as name) who acknowledged having done so for the purposes therein
IN WITNESS WHEREO	PF, I have set my hand and official seal.
	Notary Public, D.C.
My commission expires:	
[NOTARIAL SEAL]	

Attachment Number	Document
J.12	Certification to Furnish Performance & Payment Bonds

GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







Certification to Furnish Performance & Payment Bond

Dear Sir/Madam:	
By virtue of this notice,	hereby certify, that we will
furnish the required Performance & Payment Bond in the am	
maximum of dollars if	(General
Contractor) is successfully awarded the contract for the	<u>-</u>
This required Bond shall be furnished in compliance with the document. This guarantee shall remain valid and irrevocable furnished twenty (120) days from the date of bid submission.	stipulations of the contract for a period of one hundred and
IN WITNESS WHEREOF, we have hereunto set our hands w	rith the intent to be legally binding.
Name of agent:	
Address of agent:	
Contact Phone: Email:	
Type or Print Name	Signature
PLEASE NOTE: The person affixing his/her signature her for the company.	rein MUST be authorized to sign
Sworn to before me thisday of	20
Notary Public	My commission expires

Attachment Number	Document
J.13	Bid Bond Form

GOVERNMENT OF THE DISTRICT OF COLUMBIA

	Ç					
PROPOSAL BOND	Date Bond Executed:					
(See Instructions on 2 nd page)	(Must Not be Later Than Bid Opening Date) TYPE OF ORGANIZATION ("X")					
PRINCIPAL (Legal Name and Address)		DRGANI				-15
	[] INDIVIDUAL			RTNERSHIP		
	[] JOINT VENTUR			RPORATION_		
	STATE OF			ON		
	PENAL SU					5% OF BID
SURETY(IES) (Name(s) and Address(es))	AMOUNT I	NOT TO		HUNDRED(S)	CENTS	- 376 OF BID
	MILLION(8)	Inobsau	(3)	II (IVBRED(S)	CENTS	
P.	PROPOS	AL IDE	NTIFIC	CATION		
27	PROPOSAL			EST FOR P	ROPOSAL	NO.
<u> </u>	CLOSING DAT	F.	122			
	CLOSING DATE					
KNOW ALL MEN BY THESE PRESENTS, that we	the Principal and Surety	ies) hereto	are firmly	bound to the Distr	et of Columbia	Government, a
municipal corporation, hereinafter called "the Distric	ct", in the above penal sun	n for the p	ayment of v	vhich we bind ours	elves, our heirs,	executors, and
successors, jointly and severally: Provided that, where	e the Surety(ies) are corpor	rations acti	ng as co-su	reties, we, the Suret	ies, bind ourselv	es in such sum
"jointly" and "severally" only for the purpose of allow	ving a joint action against a	ny or all of	us, and for	all other purposes	each Surety bone	ds itself, jointly
and severally with the Principal, for the payment of such sum only as is set forth opposite the name of such Surety, but if no limit of liability is indicated, the limit of liability shall be the full amount of the penal sum.						
-						
THE CONDITION OF THIS OBLIGATION IS SUC	H that whereas the Princi	pal has sul	mitted the	bid identified abov	e. NOW THER	EFORE, if the
Principal shall not withdraw said bid within the period	d specified therein after the	receipt of t	he same, or	, no period be speci: in ten (10) calendar	lied, within ninet days after being	y (90) calendar
days after said receipt, and shall within the period specified therefore, or, if no period be specified, within ten (10) calendar days after being called upon to do so, furnish Performance & Payment Bonds with good and sufficient surety, as may be required, for the faithful performance and proper fulfillment of						
the Contract, and for the protection of all persons supplying labor and material in the prosecution of the work provided for in such Contract or, in the						
event of withdrawal of said bid, within the period specified, or the failure to furnish such bond within the time specified, if the Principal shall pay the						
District the difference between the amount specified in said bid and the amount for which the District may procure the required work and/or supplies, if						
the latter amount be in excess of the former, then the above obligations shall be void and of no effect, otherwise to remain in full force and virtue. Each Surety executing this bond hereby agrees that its obligation shall not be impaired by extension(s) of time for acceptance of the bid that the Principal may						
grant to the District, notice of which extension(s) to So	urety (ies) being hereby wa	ived: Provi	ded that su	ch waiver of notice	shall apply only	with respect to
extensions aggregating not more than sixty (60) calend	ar days in addition to the po	eriod origin	ally allowed	I for acceptance of t	he bid.	
IN WITNESS WHEREOF, the Principal and Surety (i	ies) have executed this bid b	ond and ha	ve affixed t	heir seals on the dat	e set forth above	
PRINCIPAL						
1. SIGNATURE		1. A7	TEST			porate
					Sea	
Seal						
Name & Title (typed)		Name	& Title	(typed)		
Name & Title (typed)		TAILLE		(cypea)		
2. SIGNATURE		2. A7	TEST		Cor	porate

Seal

Name & Title (typed)

Seal

Name & Title (typed)

CERTIFICATE AS TO CORPORATION

I. cert	ify that I am		
I,, cert Secretary of the Corporation, named as Principal herein, the behalf of the Principal, was then of said Corporation; that was duly signed and sealed for and in behalf of said Corporate corporate powers.	hat	, who signed the ereto is genuine y, and is within	is bond, on ; that said bond the scope of its
Secretary of Corporation		-	
SURETY(IES)			
1. Name & Address (typed)	State of Inc.	Liability Limit	Corporate Seal
Signature of Attorney-in-Fact	Attest (Signature)		
Name & Address (typed)	Name & Addro	Name & Address (typed)	
1. Name & Address (typed)	State of Inc.	Liability Limit	Corporate Seal
Signature of Attorney-in-Fact	Attest (Signature)		
Name & Address (typed)	Name & Addre	Name & Address (typed)	
INSTRUCTIONS			

- 1. This form shall be used whenever a bid guaranty is required in connection with construction, alteration and repair work.
- 2. Corporations name should appear exactly as it does on Corporate Seal and inserted in the space designated "Principal" on the face of this form. If practicable, bond should be signed by the President or Vice President; if signed by other official, evidence of authority must be furnished. Such evidence should be in the form of an Extract or Minutes of a Meeting of the Board of Directors, or Extract of Bylaws, certified by the Corporate Secretary, or Assistant Secretary and Corporate Seal affixed thereto. CERTIFICATE AS TO CORPORATION must be executed by Corporate Secretary or Assistant Secretary.
- 3. Corporations executing the bond as sureties must be among those appearing on the U. S. Treasury Department's List of approved sureties and must be acting within the limitations set forth therein, and shall be licensed by the Insurance Administration, Department of Consumer and Regulatory Affairs, to do business in the District of Columbia. The surety shall attach hereto an adequate Power-Of-Attorney for each representative signing the bond.
- 4. Corporations executing the bond shall affix their Corporate Seals. Individuals shall sign full first name, middle initial and last name opposite the word "seal", two witnesses must be supplied, and their addresses, under the word "attest". If executed in Maine or New Hampshire, an adhesive seal shall be affixed.
- 5. Names of all partners must be set out in body of bond form, with the recital that they are partners composing a firm, naming it, and all members of the firm shall execute the bond as individuals. Each signature must be witnessed by two persons and addresses supplied.

Attachment Number	Document
J.14	Bid Bond Guarantee

Certification Letter for Cashier's Check or Irrevocable Letter of Credit

Offerors who submit a cashier's check or an irrevocable letter of credit ("Alternate Bid Security") in lieu of a bid bond must also submit this certification, properly notarized, with their proposal. By executing this document, Offeror acknowledges that, if awarded this contract, Offeror shall be required to post promptly a payment and performance bond equal to the full value of the contract. In the event Offeror fails to post such payment and performance bond, the Offeror understands and agrees that; (i) the Department shall draw upon the Alternate Bid Security as liquidated damages; (ii) the award and or contract shall be terminated; (iii) for a period of two (2) years thereafter, the Department will not accept from such Offeror Alternate Bid Security in lieu of a bid bond; and (iv) the Offeror hereby waives the right to protest the termination of any such award or contract. The Offeror further acknowledges and agrees that the damages the Department would experience in the event such award or contract are terminated due to the Offeror's failure to post a payment and performance bond are difficult to determine and that the value of the Alternate Bid Security represents a reasonable estimate of the damages the Department would incur.

By:	
Name:	
Title:	
Date:	
District of Colombia)	
District of Columbia) ss:	
	2021, before me, a notary public in and for the District who acknowledged
himself/herself to be	, who acknowledged, and
that he/she as such, being authorized to detherein contained.	do so, executed the foregoing instrument for the purposes
IN WITNESS WHEREOF, I have hereus	nto set my hand and official seal.
	Notary Public
	My Commission Expires:

Attachment Number	Document
J.15	Tax Affidavit

GOVERNMENT OF THE DISTRICT OF COLUMBIA

Office of the Chief Financial Officer

Office of Tax and Revenue



TAX CERTIFICATION AFFIDAVIT

THIS AFFIDAVIT IS TO BE COMPLETED ONLY BY THOSE WHO ARE REGISTERED TO CONDUCT BUSINESS IN THE DISTRICT OF COLUMBIA. **Date Authorized Agent** Name of Organization/Entity **Business Address (include zip code) Business Phone Number Authorized Agent Principal Officer Name and Title Square and Lot Information Federal Identification Number Contract Number Unemployment Insurance Account No.** I hereby authorize the District of Columbia, Office of the Chief Financial Officer, Office of Tax and Revenue to release my tax information to an authorized representative of the District of Columbia agency with which I am seeking to enter into a contractual relationship. I understand that the information released will be limited to whether or not I am in compliance with the District of Columbia tax laws and regulations solely for the purpose of determining my eligibility to enter into a contractual relationship with a District of Columbia agency. I further authorize that this consent be valid for one year from the date of this authorization. I hereby certify that I am in compliance with the applicable tax filing and payment requirements of the District of Columbia. The Office of Tax and Revenue is hereby authorized to verify the above information with the appropriate government authorities.

The penalty for making false statement is a fine not to exceed \$5,000.00, imprisonment for not more than 180 days,

Title

Signature of Authorizing Agent

or both, as prescribed by D.C. Official Code §47-4106.

Attachment Number	Document	
J.16	Certification to provide Maintenance Bond	

GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







Dear Sir/Madam:			
By virtue of this notice		hereby certify, that	
we will furnish the required Mainten	ance Bond in the amount (to b	e determined) if	
		_(General Contractor) is	
successfully awarded the contract for	the 13th Street Infrastructure	Improvements (DCAM-	
21-CS-IFB-0003)			
This required Bond shall be furnished document. This guarantee shall remain and twenty (120) days from the date	ain valid and irrevocable for a		
IN WITNESS WHEREOF, we have binding.	hereunto set our hands with	the intent to be legally	
Name of Agent:			
Address of Agent: Contact Phone:			
Email:			
Type or Print Name			
Signature			
PLEASE NOTE: The person affixi for the company.	ng his/her signature herein M	IUST be authorized to sign	
Sworn to before me this	day of	20	
Notary Public	My commission expires		