CITY OF ALAMEDA
SPECIFICATIONS AND PLANS

FOR

CONTRACT NO. P.W. 02-20-12

CHUCK CORICA GOLF COURSE
PARKING LOT IMPROVEMENTS

SEALED PROPOSALS ARE DUE AT 2:00 PM ON MARCH 24, 2020

LOCATION: PUBLIC WORKS DEPARTMENT
CITY HALL WEST
950 W. MALL SQUARE, ROOM 110
ALAMEDA, CA 94501

NO MANDATORY PREBID MEETING

CITY OF ALAMEDA
MARCH 2020
950 WEST MALL SQUARE #110
ALAMEDA, CA 94501
Project Manager: Sarah Lee
Telephone: (510)747-7979
Email: slee@alamedaca.gov
CITY ENGINEER’S APPROVAL

THE PROJECT SPECIFICATIONS CONTAINED HEREIN, FOR CONTRACT NO. P.W. 02-20-12, CHUCK CORICA GOLF COURSE PARKING LOT UPGRADES HAVE BEEN APPROVED BY THE CITY ENGINEER IN ACCORDANCE WITH CITY OF ALAMEDA ORDINANCE NO. 3154 AND CALIFORNIA GOVERNMENT CODE 830.6.

Scott Wikstrom, P.E. C56266
City Engineer
City of Alameda, CA

DATE
3/3/2020
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GENERAL REQUIREMENTS
SECTION I. PROPOSAL AND CONTRACT REQUIREMENTS

A. GENERAL INFORMATION. The City of Alameda will receive sealed bid at the time and place specified in the advertisement calling for bids for:

CONTRACT NO. P.W. 02-20-12
CHUCK CORICA GOLF COURSE PARKING LOT IMPROVEMENTS

Electronic specifications and bidder’s forms for bidding this project can only be obtained at the City of Alameda website, https://www.alamedaca.gov/BUSINESS/Bid-on-City-Contracts, or by calling (510) 747-7900. There is no cost for the specifications. It is the responsibility of each prospective bidder to check the website periodically for updates, such as Addenda.

Please direct all your questions to Sarah Lee at slee@alamedaca.gov or at (510)747-7979.

The Project Manual (and any Addenda) is also available online at https://www.alamedaca.gov/BUSINESS/Bid-on-City-Contracts.

B. EXAMINATION OF PLANS, SPECIFICATIONS, SPECIAL PROVISIONS AND SITE OF WORK. The bidder is required to examine carefully the site and the proposal, plans, specifications and contract forms for the work contemplated, and it will be assumed that the bidder has investigated and is satisfied as to the conditions to be encountered, as to the character, quality and quantities of work to be performed and materials to be furnished, and as to the requirements of the specifications, the special provisions and the contract.

C. DESIGNATIONS. As used herein "City" shall mean the City of Alameda; "Council" or "City Council" shall mean the Council of the City; "City Manager" shall mean the City Manager of the City; "Engineer" or "City Engineer" shall mean the City Engineer or City Engineer’s designee of the City; “Director” shall mean the Public Works Director of the City; and "Contractor" shall mean the bidder who is awarded the contract for the work.

D. PROPOSAL FORM. All bids must be made upon blank forms which are included in these specifications (Exhibit A). All bids must include all items in Exhibit A. All bidders must have completed at least three projects of similar nature and dollar value equivalent to or exceeding this project. Furnish details of those projects on the Reference Form included in Exhibit A.

All bids must give the prices proposed. Bids must be signed by the Bidder. If the proposal is signed by an individual, that individual’s name and business address must be shown. If made by a firm or partnership, the name and the post office address of each member of the firm or partnership must be shown. If made by a corporation, the proposal must show the name of the state under the laws of which the corporation was chartered and the names, titles, and business addresses of the president, secretary and treasurer.

E. PRESENTING AND MARKING OF BIDS. Bids must be presented to the Public Works Department, 950 W. Mall Square, Room 110, Alameda, California, under sealed cover, plainly
marked on the outside,

(NAME OF BIDDER)
CONTRACT NO. P.W. 02-20-12
CHUCK CORICA GOLF COURSE PARKING LOT IMPROVEMENTS
IN ALAMEDA COUNTY
ALAMEDA, CALIFORNIA

Bids must be received by the Public Works Department by 2:00 p.m. on the date set forth in the following paragraph.

Bids will be opened in the Public Works Department, 950 W. Mall Square, Room 110, Alameda, California, at 2:01 p.m. on MARCH 24, 2020.

F. BIDDER'S GUARANTY. All bids shall be accompanied by one of the following forms of bidder's guaranty: cash, a cashier's check, a certified check, or a bidder's bond executed by an admitted surety insurer, made payable to the City of Alameda. The security shall be in an amount equal to at least ten percent (10%) of the amount bid. A bid shall not be considered unless one of the forms of bidder's security is enclosed with it. If, in lieu of depositing cash, a cashier's check, or a certified check, the bidder submits a bidder's bond, the said bond shall, in form, be satisfactory to the City Attorney of the City of Alameda. A Bid Bond form is provided in Exhibit A.

Said bidder's guaranty which is submitted according to the above paragraph shall, in the event of the failure, for any reason, of the successful bidder or bidders to execute the contract as awarded, be deemed to be liquidated damages to be retained in full by the City of Alameda, but shall not be construed as a penalty for failure to execute said contract. The full amount of the said bidder's guaranty shall also be retained in full by the City of Alameda as consideration payable to the City of Alameda for engineering, accounting and clerical services in formulating specifications for such bid or bids, for advertising costs to the City of Alameda in connection with such bid or bids, and further, as consideration for the award of such contract to such bidder or bidders.

Any bid bond submitted under this Section shall incorporate therein by reference, or otherwise, all of the provisions of Section I, Item F, of these specifications.

G. RETURN OF BIDDER'S GUARANTIES. Within ten (10) days after the award of the contract, the Public Works staff will return the proposal guaranties accompanying the bids which are not to be considered in making the award. All other proposal guaranties will be held until the contract has been finally executed, after which they will be returned to the respective bidders whose bids they accompanied.

H. TAXES. Bids must include all state and federal taxes applicable to the transaction.

I. SUBCONTRACTORS. All contractors shall comply with the State Subletting and Subcontracting Fair Practices Act, located in Sections 4100 through 4112 of the California Public Contract Code. A copy of said Act is available in the office of the City Engineer. Said Act is hereby made a part of the specifications on the above-mentioned job and all contractors submitting
bids shall accompany the bid with information regarding subcontractors as therein provided. All Subcontractors shall have a current City of Alameda business license.

J. **REJECTION OR RETURN OF BIDS.** Bids may be rejected if they show any alterations of form, additions not called for, conditional or alternative bids, incomplete bids, erasures or irregularities of any kind. The right is reserved to reject any and all bids. The City reserves the right to return bids unopened.

K. **BID PROTEST.** Any bid protest must be submitted in writing to the Public Works Director, City of Alameda Public Works Department, City Hall West, 950 West Mall Square, Room 110, Alameda, CA 94501 before 5:00 p.m. of the 10th business day following bid opening.

1. The initial protest document shall contain a complete statement of the basis for the protest.
2. The protest shall refer to the specific portion of the document which forms the basis for the protest.
3. The protest shall include the name, address, and telephone number of the person representing the protesting party.
4. The party filing the protest shall concurrently transmit a copy of the initial protest document and any attached documentation to all other parties with a direct financial interest which may be adversely affected by the outcome of the protest. Such parties shall include all other Bidders or proposers who appear to have a reasonable prospect of receiving an award depending upon the outcome of the protest.
5. The Public Works Director will issue a decision on the protest. If the Public Works Director determines that a protest is frivolous, the party originating the protest may be determined to be irresponsible and that party may be determined to be ineligible for future contract awards.
6. The procedure and time limits set forth in this paragraph are mandatory and are the Bidder's sole and exclusive remedy in the event of Bid protest and failure to comply with these procedures shall constitute a waiver of any right to further pursue the bid protest, including filing a Government Code Claim or legal proceedings.

L. **AWARD OF CONTRACT.** The award of contract, if it be awarded, will be to the responsible bidder who submits the lowest and best bid and whose proposal complies with all requirements described herein. The award, if made, will be made within ninety (90) days after the opening of the bids. All bids will be compared on the basis of the Engineer's estimate of quantities of work to be done. In the event of a delay, the City reserves the right to hold the Bidder to its bid for 90 days from the date the contract is awarded.

Bid protests, contracts, bonds, insurance, and other documents identified in these specifications and these special provisions are to be delivered to the following City address: City of Alameda, City Hall West, Public Works Department, 950 West Mall Square, Room 110, Alameda, CA 94501.

M. **EXECUTION OF CONTRACT.** The contract, in form and content satisfactory to the City, will be awarded at a regular City Council meeting (first and third Tuesdays of each month, except August). At least five (5) business days prior to the anticipated award date, the Contractor will be
notified of apparent award status and requested to provide the documents necessary to complete the contract process. Required documentation shall include two (2) copies of the contract executed by the Contractor, proof of insurance and Payment and Performance bonds. The Contractor will be given five (5) business days from the date the City Council awards the contract to obtain the relevant bonds and insurance along with any other documents required for submission.

No proposal shall be considered binding upon the City until the execution of the contract. Failure to execute a contract and file acceptable bonds and insurance as provided herein within the time frame outlined above shall be just cause for the annulment of the award and the forfeiture of the bidder's guaranty.

N. CONTRACT BONDS. The Contractor shall furnish two good and sufficient bonds. One of the bonds shall be executed in a sum equal to at least one hundred percent (100%) of the contract price, which shall be furnished as required by the Terms of Section 3247 to 3252 of the Civil Code of the State of California (see Exhibit B). The other bond shall guaranty faithful performance of the said contract by the Contractor and shall be executed in a sum equal to at least one hundred percent (100%) of the contract price (see Exhibit B). Bonds shall be furnished by a surety company satisfactory to the City of Alameda.

Whenever any surety or sureties on any such bonds, or any bonds required by law for the protection of the claims of laborers and materials, become insufficient or the City Engineer has cause to believe that such surety or sureties have become insufficient, a demand in writing may be made of the Contractor for further bond or bonds or additional surety not exceeding that originally required, as is considered necessary, taking into account the extent of the work remaining to be done. Thereafter no payment shall be made upon such contract to the Contractor, or any assignee of the Contractor, until such further bond or bonds or additional surety has been furnished. Faithful performance bonds, whether by individual or corporate surety, shall in addition to other terms and conditions, contain the conditions that (1) death of the named principal shall not operate as a release of the obligation hereunder of the surety, and (2) extensions of time, if any, granted by the City to Contractor for performance of the work covered by said bond shall extend for a like time the period of limitations during which surety shall remain bound by the said undertaking.
SECTION II. LEGAL RELATIONS AND RESPONSIBILITIES

A. LAWS TO BE OBSERVED. The Contractor shall keep himself fully informed of all existing and future state and federal laws and all municipal ordinances and regulations of the City of Alameda which in any manner affect those engaged or employed in the work, or the materials used in the work, or which in any way affect the conduct of the work, and of all such orders and decrees of bodies or tribunals having any jurisdiction or authority over the same.

B. RESERVED

C. DEPARTMENT OF INDUSTRIAL RELATIONS COMPLIANCE AND PREVAILING WAGE REQUIREMENTS ON PUBLIC WORKS PROJECTS.

1. Effective January 1, 2015, no Contractor or Subcontractor may be listed on a bid proposal for a public works project (submitted after March 1, 2015) unless registered with the Department of Industrial Relations pursuant to Labor Code Section 1725.5 (with the limited exceptions from this requirement for bid purposed only under Labor code Section 1771.1(a)). Register at https://efiling.dir.ca.gov/PWCR

2. No Contractor or Subcontractor may be awarded a contract for public work on a public works project (awarded on or after April 1, 2015) unless registered with the Department of Industrial Relations pursuant to Labor Code Section 1725.5.

3. This project is subject to compliance monitoring and enforcement by the Department of Industrial Relations.

4. The Prime Contractor is required to post job site notices prescribed by regulations. See 8 Calif. Code Regulation §16451(d).

5. Effective April 1, 2015, All Contractors and Subcontractors must furnish electronic certified payroll records directly to the Labor Commissioner at: https://apps.dir.ca.gov/ecpr/das/altlogin

D. PREVAILING WAGES:

1. The Contractor is aware of the requirements of California Labor Code sections 1720 et seq. and 1770 et seq., as well as California Code of Regulations, Title 8, section 16000 et seq. (“Prevailing Wage Laws”), which require the payment of prevailing wage rates and the performance of other requirements on certain “public works” projects. Since this Project involves a “public work” project, as defined by the Prevailing Wage Laws, Contractor shall fully comply with such Prevailing Wage Laws. Contractor’s failure to comply with the Prevailing Wage Law may constitute a default under the contract for performance of the work which would entitle the City to rescind the contract or exercise other remedies as provided by law or the contract.

2. The Contractor shall obtain a copy of the prevailing rates of per diem wages at the commencement of this contract from the website of the Division of Labor Statistics and Research of the Department of Industrial Relations located at http://www.dir.ca.gov/dlsr/. In the alternative,
the Contractor may view a copy of the prevailing rates of per diem wages at the City’s Public Works Department, Building 1, 950 W. Mall Square, Room 110, Alameda. The Contractor shall make copies of the prevailing rates of per diem wages for each craft, classification or type of worker needed to perform work on the Project available to interested parties upon request, and shall post copies at the Contractor’s principal place of business and at the Project site. The Contractor shall defend, indemnify, and hold the City, its elected officials, officers, employees, volunteers, and agents free and harmless from any claims, liabilities, costs, penalties or interest arising out of any failure or allege failure to comply with the Prevailing Wage Laws and/or the City's Labor Compliance Program (hereinafter referred to as "LCP"), if any.

3. If this project is funded in whole or in part with Federal monies and subject to the provisions of the Davis-Bacon Act, the successful bidder shall pay not less than the wage rates determined by the Secretary of Labor. The Federal wage rates shall apply unless the State wage rates are higher. The Federal Wage Rates applicable to the contract are those current within ten (10) days of the bid due date.

4. The Contractor and all subcontractors shall pay and shall cause to be paid each worker engaged in work on the Project not less than the general prevailing rate of per diem wages determined by the Director, regardless of any contractual relationship which may be alleged to exist between the Contractor or any Subcontractor and such workers.

5. The Contractor and all subcontractors shall pay and shall cause to be paid to each worker needed to execute the work on the Project travel and subsistence payments, as such travel and subsistence payments are defined in the applicable collective bargaining Contracts filed with the Department of Industrial Relations in accordance with Labor Code § 1773.8.

6. If during the period any bid for work on this Project remains open, the Director of Industrial Relations determines that there has been a change in any prevailing rate of per diem wages in the locality in which this public work is to be performed, such change shall not alter the wage rates in the Notice calling for Bids or the contract subsequently awarded.

7. Pursuant to Labor Code §1775, the Contractor shall as a penalty to the City, forfeit Fifty Dollars ($50.00) for each calendar day, or portion thereof, for each worker paid less than the prevailing rate of per diem wages, determined by the Director, for such craft or classification in which such worker is employed for any public work done under the Contract by the Contractor or by any Subcontractor under it. The amount of the penalty shall be determined by the Labor Commission. In addition, the difference between such prevailing rate of per diem wage and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing rate of per diem wage shall be paid to each work by the Contractor.

8. Any worker employed to perform work on the Project, which work is not covered by any craft or classification listed in the general prevailing rate of per diem wages determined by the Director, shall be paid not less than the minimum rate of wages specified therein for the craft or classification which most nearly corresponds to the work on the Project to be performed by them, and such minimum wage rate shall be retroactive to time of initial employment of such person in such craft or classification.

9. For those crafts or job classifications requiring special prevailing wage determinations, please contact the Division of Labor Statistics and Research, Prevaling Wage Unit, P.O. Box 420603, San Francisco, CA 94142-0603, (415) 703-4774 or check out the web site at http://www.dir.ca.gov.

E. HOURS OF LABOR.
1. As provided in Article 3 (commencing at §1810), Chapter 1, Part 7, Division 2 of the Labor Code, eight (8) hours of labor shall constitute a legal day's work. The time of service of any worker employed at any time by the Contractor or by any Subcontractor on any subcontract under this Contract, upon the work or upon any part of the work contemplated by this Contract, is limited and restricted to eight (8) hours during any one calendar day and forty (40) hours during any one calendar week, except as hereinafter provided. Notwithstanding the provision hereinabove set forth, work performed by employees of Contractor in excess of eight (8) hours per day and forty (40) hours during any one week shall be permitted upon this public work provided that the employees' compensation for all hours worked in excess of eight (8) hours per day at not less than one and one-half (1-1/2) times the basic rate of pay.

2. The Contractor shall pay to the City a penalty of Twenty-five Dollars ($25.00) for each worker employed in the execution of this Contract by the Contractor, or by any Subcontractor, for each calendar day during which such worker is required or permitted to work more than eight (8) hours in any calendar day and forty (40) hours in any one (1) calendar week, in violation of the provisions of Article 3 (commencing at §1810), Chapter 1, Part 7, Division 2 of the Labor Code, unless compensation for the workers so employed by Contractor is not less than one and one-half (1-1/2) times the basic rate of pay for all hours worked in excess of eight (8) hours per day.

3. Holiday and overtime work, when permitted by law, shall be paid for at a rate of at least one and one-half (1½) times the above specified rate of per diem wages, unless otherwise specified. Holidays shall be defined in the Collective Bargaining Contract applicable to each particular craft, classification, or type of worker employed.

F. CERTIFIED PAYROLL.

1. Contractor's attention is directed to California Labor Code Section 1776, which requires Contractor and any subcontractors to keep an accurate payroll record and which imposes inspection requirements and penalties for non-compliance. Contractor is responsible for the submission of copies of payrolls by all subcontractors. Each payroll submitted shall be accompanied by a "Statement of Compliance", signed by the Contractor or subcontractor or his/her agent who pays or supervises the payment of the persons employed under the contract, and shall certify the following:

a. That the payroll for each payroll period contains the name, social security number, and address of each employee, his or her correct classification, including applicable area and group code, hourly rates of wages paid, daily and weekly number of hours worked, deductions made and actual wages paid, and that such information is correct and complete;

b. That such laborer or mechanic (including each helper, apprentice and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions; and

c. That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

2. If the Contractor or a subcontractor does not work during the payroll period, a Statement of Non-Working Days must be submitted for each day not worked.
3. In the event of noncompliance with the requirements of such section after 10 Days written notice specifying in what respects compliance is required, the CONTRACTOR shall forfeit as a penalty to the CITY, $25.00 for each calendar Day, or portion thereof, for each worker, until strict compliance is effectuated. Upon the request of the Division of Apprenticeship Standards or the Division of Labor Standards Enforcement, such penalties shall be withheld from progress payments then due.

G. APPRENTICES.

1. Attention is directed to the provisions in sections 1777.5 and 1777.6 of the Labor Code concerning the employment of apprentices by the Contractor or any subcontractor under him on contracts greater than $30,000 or 20 working days. The Contractor and any subcontractor under him shall comply with the requirements of Sections 1777.5 and 1777.6 in the employment of apprentices.

2. Section 1777.5 requires the Contractor or subcontractor employing workers in any apprenticeable occupation to apply to the joint apprenticeship committee nearest the site of the public works project, and which administers the apprenticeship program in that trade, for a certificate of approval, if they have not previously applied and are covered by the local apprenticeship standards.

3. The Contractor is required to make contributions to funds established for the administration of apprenticeship programs if: (1) the Contractor employs registered apprentices or journeymen in any apprenticeable trade on such contracts and if other contractors on the public works site are making such contributions; or (2) if the Contractor is not a signatory to an apprenticeship fund and if the funds administrator is unable to accept Contractor’s required contribution. The Contractor or subcontractor shall pay a like amount to the California Apprenticeship Council.

4. Information relative to apprenticeship standards, wage schedules, and other requirements may be obtained from the Director of Industrial Relations, ex-officio the Administrator of Apprenticeship, San Francisco, California, or from the Division of Apprenticeship Standards and its branch offices.

H. LABOR DISCRIMINATION. No discrimination shall be made in the employment of persons upon public works because of the race, color, sex, religion, age, national origin, sexual orientation, or physical disability of such persons and every Contractor for public works violating this section is subject to all the penalties imposed for a violation of the provisions of the Labor Code, and, in particular, Section 1735.

I. REGISTRATION OF CONTRACTORS. Before submitting bids, contractors shall be licensed in accordance with the provisions of Chapter 9, Division 3, of the Business and Professional Code of the State of California. All Contractors must have an “A” license or a “C” license that allows them to complete the work specified herein, in a professional manner consistent with these specifications.

J. PERMITS AND LICENSES. The Contractor shall procure all permits and licenses, including City of Alameda business licenses, pay all charges and fees, and give all notices necessary and incidental to the due and lawful prosecution of the work. However, the contractor will be reimbursed for construction permit fees. The estimated cost shown as an allowance in the
bid proposal is only for bidding purposes. Payment shall be made for the actual cost of the permit. The cost for a City of Alameda business license is not reimbursable. Each Subcontractor shall have a current City of Alameda business license.

The following permit(s) and/or license(s) are required for this project:

A City of Alameda business license can be obtained at the following at City of Alameda Finance Department, 2263 Santa Clara Avenue, Room 220 Alameda, CA 94501

K. PATENTS. The Contractor shall assume all costs arising from the use of patented materials, equipment, devices or processes used on or incorporated in the work, and agrees to indemnify and hold harmless the City of Alameda, its officers, employees and agents from all suits at law or actions of any nature, damages, royalties and costs on account of the use of any patented materials, equipment, devices or processes.

L. RESPONSIBILITY FOR DAMAGES. The City of Alameda, its officers, employees and agents shall not be answerable or accountable in any manner for any loss or damage to the work or any part thereof, nor to any material or equipment used in performing the work, nor for injury or damage to any person or persons, either workers or the public, nor for damage to adjoining property from any cause whatsoever during the progress of the work nor at any time before final acceptance.

M. CONTRACTOR'S RESPONSIBILITY FOR THE WORK. Except as provided above, until formal acceptance of the work by the City, the Contractor shall have the charge and care thereof and shall bear the risk of injury or damage to any part thereof by the action of the elements or from any other cause, whether arising from the execution or from the non-execution of the work. The Contractor shall rebuild, repair, restore and make good all injuries or damages to any portion of the work occasioned by any of the above causes before final acceptance and shall bear the expense thereof, except such injuries or damages occasioned by acts of the Federal Government or the public enemy. The Contractor will not be responsible for the cost of repairing or restoring damage to the work, which damage is determined to have been proximately caused by an act of God, in excess of 5% of the contracted amount.

N. SAFETY PROVISIONS. The Contractor shall conform to the rules and regulations pertaining to safety established by the California Division of Occupational Safety and Health of the Industrial Relations Department (CAL-OSHA).

O. NO PERSONAL LIABILITY. Neither the City Council, City Manager, the City Engineer, nor any other City officer, authorized assistant or agent shall be personally responsible for any liability arising under this contract.

P. RESPONSIBILITY OF CITY. The City of Alameda shall not be held responsible for the care or protection of any material or parts of the work prior to final acceptance, except as expressly
Q. **PUBLIC CONVENIENCE AND SAFETY.** The Contractor shall so conduct operations as to cause the least possible obstruction and inconvenience to public traffic. The Contractor shall furnish, erect and maintain such fences, barriers, lights and signs as are necessary or as required by the Engineer to give adequate warning to the public at all times that the work is in progress and of any dangerous conditions to be encountered as a result of the work or of the presence of the Contractor's equipment or machinery.

The use of Flex-o-Lite Model No. 501, or approved equal, will be permitted only in specifically approved locations and only to the extent of 50 percent of the total amount of necessary lighting. Other models of lesser candle power may be permitted in some approved locations at a lesser percentage.

If the work involves the construction of a street or highway, the following additional provisions shall apply:

All traffic shall be permitted to pass through the work, unless other existing streets are stipulated as detours in the special provisions. Residents and businesses along the affected street or highway shall be provided passage as far as practicable; convenient access to driveways, houses and public buildings along the street or highway shall be maintained and temporary crossings shall be provided and maintained in good condition. No more than one cross or intersecting street or highway shall be closed at any time without the approval of the Engineer.

**Contractor shall submit to the Engineer at the pre-construction meeting a Traffic Control Plan for any work that will impact vehicular traffic and pedestrian traffic in the area. The Contractor must have an approved plan prior to commencing of work. All Traffic Control Plans must be in conformance with Caltrans regulations and guidelines.**

The Contractor shall furnish, install and maintain such facilities as barricades, traffic signs, and flagmen, as may be necessary to advise the public of construction hazards and to control traffic.

The Traffic Control Plan shall cover, at minimum, all phases of work scheduled to occur in the first twenty (20) working days that will impact vehicular, pedestrian and bicycle traffic in the area. The Traffic Control Plan shall allow residents on the streets impacted ample “on street” parking within one (1) block of their homes. The Contractor shall have an approved Traffic Control Plan prior to commencing of work in the field. Contractor shall submit subsequent additions to the Traffic Control Plan in a timely manner to allow for the Engineer’s review and shall be in conformance with Caltrans regulations and guidelines.

At least 72 hours prior to beginning work on a section of street, curb or sidewalk that will affect use of the parking lane, the Contractor shall notify, by approved "No Parking - Tow Away" signs on barricades, all affected property owners, residents, businesses and agencies adjacent to that section of street. The “No-Parking” signs shall state the days, dates, and hours of parking lane closure, and shall be placed along the street on each side at no more than 50 feet spacing. The Contractor shall notify the Engineer at least one (1) working day in advance of the intent to post
No-Parking signs, so that the timely posting can be verified by the Inspector. The Contractor is permitted to list up to one (1) working day before and one (1) working day after the scheduled days of work, as shown in the latest approved schedule on signs, in order to bracket the approved scheduled date of work. The Contractor shall remove the “No Parking” signs as soon as the parking lane is re-opened to parking.

If the Contractor is unable to meet the scheduled and noticed time for the work, the Contractor shall immediately notify the Engineer and remove the posted "No-Parking" signs. The Contractor shall submit a new scheduling request in writing to the Engineer. Upon written approval of the Engineer, the Contractor shall post signs at least 72 hours prior to beginning work per the revised schedule.

R. NOTICES TO CONTRACTOR. Any notice required to be given to the Contractor by the City of Alameda or by the City Engineer or by any officer of said City may be given to said Contractor at the address shown in the Contractor’s proposal. Such notice may be given by mailing a copy of said notice to the Contractor to such address by United States certified mail. Evidence of such mailing shall be deemed the equivalent of personal services of said notice.

S. UTILITIES. The location of railroad tracks, utility facilities and other structures shall be the responsibility of the Contractor. The Contractor shall contact the owners of those tracks, facilities and structures for any information that may be required. The Contractor shall contact Underground Services Alert (USA) at 800-642-2444 forty-eight (48) hours prior to commencement of work.

Where existing sewers and storm drains cross or interfere in any way with construction under this contract, they shall be left in place and the Contractor shall work around them, or where feasible and practical, the Contractor may, with the permission of the City Engineer, remove and replace them at his/her own expense. Precautions shall be exercised to provide bearing under existing sewer lines so encountered to preclude settlement during or after the term of the contract. In the event that some of these sewers are abandoned, they may, with the permission of the City Engineer, be removed and not replaced. The Contractor shall provide submittals for the Engineer’s review and approval for supporting utilities.

The owners of pipes, wires, conduits, vaults and other utilities (other than sewers) located in the City streets which could conflict with the proposed work will be notified by the City Engineer to remove or adjust the same, without cost to the Contractor, to such extent as will allow the prosecution of the work described herein according to the necessities thereof and in accordance with these specifications. Wherever and whenever the Contractor anticipates working in an area from which utilities must be removed at the expense of others, he/she shall notify the City Engineer sufficiently in advance (a minimum of ten (10) working days) to permit the owners thereof to rearrange or abandon such utilities, and he/she shall cooperate with the owners thereof in the performance of the work under this contract.

The work will be so prosecuted that a minimum of damage will result to utility services. In the event that utility services are damaged or interrupted, the Contractor shall immediately, at his/her own expense, restore such services in a manner satisfactory to the City Engineer. In the
event that an interruption of utility services is sustained for a period of longer than one-half hour, it shall be the responsibility of the Contractor to notify the occupants of the premises to which said services are connected, so that no damage will accrue on or to said premises.

The Contractor shall perform all work in such manner as to prevent damage to utilities lying outside of or below a required excavation of trench area.

T. SOUND CONTROL REQUIREMENTS. Sound control shall conform to Section 4-10 of the Alameda Municipal Code, which prohibits weekday construction activities between 7:00 pm and 7:00 am.

U. CONSTRUCTION SITE CONTROLS. Within five (5) business days of the date the work is to commence pursuant to the NTP the Contractor shall submit an Erosion/Stormwater Pollution Prevention Plan (SWPPP) to the City Engineer for review. The SWPPP shall include appropriate erosion and sediment control measures to effectively prevent the entry of soil, dirt, debris and other pollutants to storm water runoff, the storm drain system, lagoons and the bay/estuary during construction. No work in the field under this Contract may begin until the City Engineer has approved the Contractor’s SWPPP.

Erosion and sediment control plans/sheets shall indicate the specifications and maintenance schedules for the installation and upkeep of the erosion control mechanisms. Specifications shall be provided for the erosion control practices, perimeter protection(s), any silt fencing and fiber rolls to be used, storm drain inlet protections, stabilized construction entrance(s) and exits, site and excavation dewatering activities, vehicle tire wash area(s), vehicle and equipment servicing area(s), and the materials handling and storage area(s). These specifications should meet the same level of erosion and sediment control effectiveness established by practices identified in the San Francisco Bay Regional Water Quality Control Board’s Erosion and Sediment Control Field Manual (510-622-2465), the Association of Bay Area Government’s Manual of Standards for Erosion and Sediment Control (510-464-7900) and/or the California Stormwater Quality Association’s Stormwater Best Management Practice Handbook – Construction (2003) (www.cabmphandbooks.com). Contact City Public Works Department Clean Water Program Specialist Jim Barse (510-747-7930) for additional assistance in obtaining copies of these reference documents.

The Contractor is responsible for ensuring that all of his/her workers and subcontractors are aware of and implement the specific stormwater quality control measures under the approved SWPPP. The Contractor(s) shall avoid creating excess dust when breaking asphalt/concrete and during excavation and grading. If water is to be used as a measure for dust control, use as little as possible. All wash water shall be kept out of streets, gutters and storm drains. Controls shall be implemented before construction begins and maintained until the end of construction at which time they shall be removed.

Failure to comply with the following approved construction Best Management Practices (“BMPs”) shall result in the issuance of correction notices, citations and/or a project stop order:

1. Gather all construction debris on a regular basis and place it in a dumpster or other container which is emptied or removed on a weekly basis. When appropriate, use tarps on the
ground to collect fallen debris or splatters that could contribute to stormwater pollution. After breaking old pavement, remove all pieces to avoid contact with rainfall or runoff.

2. Remove on-site piles from the site on a regular basis. Only temporary storage is allowed. All temporary soil or other stockpiles on site shall be securely covered with a tarp, plastic sheeting or similar material.

3. Remove all dirt/mud, gravel, rubbish, refuse and green waste from the sidewalk, street pavement, and storm drain system adjoining the project site daily and prior to rain. Clean up leaks, drips and spills immediately. Avoid unnecessary driving on unpaved areas during wet weather.

4. Install and maintain stabilized construction entrances to minimize the tracking of dirt, mud, dust and debris onto the public right-of-way.

5. Broom-sweep the sidewalk and public street pavement adjoining the project site daily and prior to rain. Caked-on mud or dirt shall be scraped from these areas before sweeping. At the completion of work the street shall be washed and the wash water collected and disposed offsite.

6. Install filter materials (such as block and gravel bags, sandbags, filter fabric) at the storm drain inlets surrounding the project site. Such inlet protections shall be installed before: the start of the rainy season (October 1st), site de-watering activities, saw-cutting activities, or any other activity that may result in the discharge of material to the storm drain. Filter materials shall be maintained and/or replaced as necessary to minimize short-cutting and to remove sediment deposits and buildup. Accumulated sediment/debris shall be disposed of properly.

7. Vacuum saw-cutting slurry and remove from site. Do not allow saw-cut slurry to enter the storm water conveyance system.

8. Create a contained and covered area on the site for the storage of cement bags, paints, flammables, oils, fertilizers, pesticides, or any other materials used on the project site that have the potential for being discharged to the storm drain system by wind, exposure to rainfall or in the event of a material spill.

9. Never clean machinery, tools, brushes, etc. or rinse containers into a street, gutter, storm drain or stream. See the Building Maintenance and Remodeling BMP flyer and ACCWP BMP brochures for more information. Contact the Public Works Department at 747-7930 for assistance with obtaining these documents.

10. Ensure that concrete/gunite supply trucks or concrete/plaster finishing operations do not discharge wash water into street gutters or drains. Concrete trucks shall have a self-contained washout system or discharge to a dedicated, secure site washout in order to avoid the possibility of debris on city streets or discharge of wash water to the storm water conveyance system.

11. Minimize removal of natural vegetation or ground cover from the site in order to minimize the potential for erosion and sedimentation problems. Re-plant the area, and stabilize all cut and fill slopes as soon as possible after grading is completed. At a minimum, 4,000 pounds/acre of straw with tackifier should be placed on all exposed soils including those within active work areas and flat lots. **No site grading shall occur between October 1 and May 31 unless approved erosion and sedimentation control measures are in place.**

12. Provide erosion “prevention” and perimeter protection measures (soil stabilization) such as fiber rolls, silt fence, and/or sediment traps or basins. Ensure control measures are adequately maintained and in operable condition. Sediment controls, including inlet protection, are necessary but should be a secondary defense behind good erosion control and site perimeter.
Design site de-watering operations to prevent the discharge of any sediment, debris or other pollutants to the municipal storm water conveyance system.

Maintain and if necessary, repair, all erosion prevention and sediment control measures throughout the contract term. Replacement supplies should be kept on site. Site inspections shall be conducted before and after each storm event, and every 24 hours for extended storm events, to identify areas that contribute to erosion and sediment problems or any other pollutant discharges. If additional measures are needed, inform the City Engineer immediately and document all inspection findings and actions taken.

Conduct visual observations before, during, and after storm events. Any breach, malfunction, leakage, or spill observed that could result in the discharge of pollutants to surface waters that might not be visually detectable in stormwater shall trigger the collection of a sample of discharge. The following procedures shall be followed during sampling:

**Sampling Procedures:**

- For all construction activity, identify a sampling and analysis strategy and sampling schedule for potential discharges discovered through visual monitoring.
- Any breach, malfunction, leakage, or spill observed during visual monitoring which could result in the discharge of pollutants to surface waters that would not be visually detectable in stormwater shall trigger the collection of a sample of discharge.
- Samples shall be collected at all discharge locations which drain the areas identified by the visual observations and which can be safely accessed.
- Personnel trained in water quality sampling procedures shall collect stormwater samples.
- An uncontaminated sample shall be collected for comparison with the discharge sample.
- Sampling shall be conducted during the first two hours of discharge from rain events that occur during daylight hours and which generate runoff.
- The uncontaminated sample shall be compared to the samples of discharge using field analysis or through laboratory analysis. Analyses may include, but are not limited to indicator parameters such as: pH, specific conductance, dissolved oxygen, conductivity, salinity, and TDS
- All field and/or analytical data shall be kept in the SWPPP document, which is to remain at the construction site at all times.

Contact the City of Alameda Public Works Department at 510-747-7930 in the event of any slope failure, sediment pond overflow, or any other malfunction resulting in sediment-laden runoff. The City shall, in turn, report such incidents to the Regional Water Quality Control Board.

Clearly mark with the words, “No Dumping! Drains to Bay” or the equivalent, using methods approved by the City of Alameda, onto the on-site storm drain inlets. All on-site storm drains must be inspected and, if necessary, cleaned, at least once a year immediately prior to the rainy season. Additional cleaning may be required by the City of Alameda.

Require all concrete trucks used in the performance of the work to have a self-contained washout system, rather than do washout on the site. The idea is to avoid:

- An undesirable pile of concrete on the jobsite, and
- The possibility of debris on city streets.
The objective of these Standard Conditions is to ensure that the City’s municipal storm water Permit, the National Pollutant Discharge Elimination System (NPDES) Permit provisions and additional Regional Water Quality Control Board requirements are adequately enforced.

These recommendations are intended to be used in conjunction with the State’s Best Management Practices Municipal and Construction Handbooks, local program guidance materials from municipalities, Section 7.1.01, of the Standard Specifications and any other appropriate documents on storm water quality controls for construction. If you need assistance in checking these documents, contact Clean Water Program Specialist at 510-747-7930.

Failure to comply with the above program will result in issuance of noncompliance notices, citations, project stop orders or fines. The fine for noncompliance of the above program is two hundred and fifty dollars ($250.00) per occurrence per day. The State under the Federal Clean Water Act can also impose a fine on the Contractor.

V. RECYCLING OF CONSTRUCTION AND DEMOLITION DEBRIS REQUIRED. The Contractor shall prepare and submit to alameda.wastetracking.com a Waste Management Plan to recycle at least 65% of construction and/or demolition debris to an approved materials recycling location that has proven and verified recycling rates. Source separation of inerts (concrete, rock, brick, asphalt, etc.) is encouraged where possible. The 65% recycling rate shall be determined by total weight of materials.

The Contractor shall also submit to alameda.wastetracking.com a Summary Report, containing proof of actual recycling results of construction and/or demolition debris hauled from the project (ex. processing facility tonnage receipts verifying at least 65% recycling rate). Proof of an approved Waste Management Plan must be provided to the City Engineer before construction starts and proof of an approved Summary Report must be provided before project acceptance. The Contractor shall submit a request, along with proof in writing, to the City Engineer of the Contractor’s inability to comply with this requirement.

W. RESERVED.

X. CLEAN AIR ACT OF 1970, ET SEQ. AND FEDERAL WATER POLLUTION CONTROL ACT AS AMENDED BY THE CLEAN WATER ACT OF 1977. The Contractor agrees to comply with federal clean air and water standards during the performance of this contract and specifically agrees to the following:

- The term “facility” means any building, plant, installation, structure, mine, vessel or other floating craft, location or site of operations owned, leased, or supervised by the Contractor and the subcontractors for the construction, supply and service contracts entered into by the Contractor;

- Any facility to be utilized in the accomplishment of this contract is not listed on the Environmental Protection Agency’s List of Violating Facilities pursuant to 40 CFR, Part 15.20;
• In the event a facility utilized in the accomplishment of this contract becomes listed on the EPA list, this contract may be canceled, terminated, or suspended in whole or in part;

• It will comply with all the requirements of Section 114 of the Clean Air Act and Section 308 of the Water Pollution Control Act relating to inspection, monitoring, entry, reports, and information, as well as all other requirements specified in Section 114 and Section 308, respectively, and all regulations and guidelines issued thereunder;

• It will promptly notify the Government of the receipt of any notice from the Director, Office of Federal Activities, Environmental Protection Agency, indicating that any facility utilized or to be utilized in the accomplishment of this contract is under consideration for listing on the EPA List of Violating Facilities;

• It will include the provisions of Paragraph a. through g. in every subcontract or purchase order entered into for the purpose of accomplishing this contract, unless otherwise exempted pursuant to the EPA regulations implementing the Air or Water Acts above (40 CFR, Part 15.5), so that such provisions will be binding on each subcontractor or vendor;

In the event that the Contractor or the subcontractor for the construction, supply and service contracts entered into for the purpose of accomplishing this contract were exempted from complying with the above requirements under the provisions of 40 CFR, Part 15.5 (a), the exemption shall be nullified should the facility give rise to a criminal conviction (see 40 CFR 15.20) during the accomplishment of this contract. Furthermore, with the nullification of the exemption, the above requirements shall be effective. The Contractor shall notify the Government, as soon as the Contractor’s or the subcontractors’ facility is listed for having given rise to a criminal conviction noted in 40 CFR, Part 15.20.

Y. SUBMITTALS AND REQUEST FOR INFORMATION (RFI’S). The Contractor shall submit an RFI within five (5) business days of an event or question of fact arising under the Contract. The Engineer in charge of the project shall have ten (10) business days to respond to an RFI or any Submittal required to be made under the Contract.

Z. COMPLIANCE WITH THE CITY’S INTEGRATED PEST MANAGEMENT POLICY: The Contractor shall follow the requirements of the City’s Integrated Pest Management (IPM) Policy to ensure the City is in compliance with its Municipal Regional Stormwater NPDES Permit, Order No. R2-2009-0074, issued by the California Regional Water Quality Control Board. Contractor shall follow the City’s IPM Policy and utilize generally accepted IPM Best Management Practices (BMPs) to the maximum extent practicable for the control or management of pests in and around City buildings and facilities, parks and golf courses, urban landscape areas, rights-of-way, and other City properties.

Contractor will ensure that applicators will use the most current IPM technologies available to ensure the long-term prevention or suppression of pest problems and to minimize negative impacts on the environment, non-target organisms, and human health. Contractor will consider the options or alternatives listed below in the following order, before recommending the use of or applying any pesticide on City property:
1. No controls (e.g., tolerating the pest infestation, use of resistant plant varieties or allowing normal life cycle of weeds)
2. Physical or mechanical controls (e.g., hand labor, mowing, exclusion)
3. Cultural controls (e.g., mulching, disking, alternative vegetation), good housekeeping (e.g. cleaning desk area)
4. Biological controls (e.g., natural enemies or predators)
5. Reduced-risk chemical controls (e.g., soaps or oils)
6. Other chemical controls

Contractor shall ensure that only appropriate licensed applicators who are authorized and trained in pesticide application and who shall implement the City department’s IPM standard operating procedures may apply pesticides to or within City property.

**Restricted Chemicals**

The term pesticide applies to herbicides, insecticides, fungicides, rodenticides and other substances used to control pests. Antimicrobial agents are not included in this definition of pesticides.

Contractor shall avoid the use of pesticides that threaten water quality, human health and the environment. Thus, the Contractor shall not use or promote the use of the following chemicals:

1. Acute Toxicity Category I chemicals as identified by the Environmental Protection Agency (EPA),
2. Organophosphate pesticides (e.g., those containing Diazinon, chlorpyrifos or malathion)
3. Pyrethroids (bifenthrin, cyfluthrin, beta-cyfluthrin, cypermethrin, deltamethrin, esfenvalerate, lambda-cyhalothrin, permethrin, and tralomethrin),
4. Carbamates (e.g., carbaryl),
5. Fipronil,
6. Copper-based pesticides unless:
   a) Their use is judicious,
   b) Other approaches and techniques have been considered, and;
   c) Threat of impact to water-quality is prevented.

**General Pesticide Usage Practices**

Contractor shall ensure implementation of the following practices:

1. All pesticide applications shall be performed according to the manufacturer’s instructions as detailed on the product label, and in accordance with all applicable state and local laws and regulations set forth to protect the environment, the public, and the applicator; and properly dispose of unused pesticides and their containers.

2. Pesticides that are not approved for aquatic use will not be applied to areas immediately adjacent to water bodies where through drift, drainage, or erosion, there is a reasonable possibility of a pesticide being transported into surface water.
3. Applicators will always avoid applications of pesticides that directly contact water, unless the pesticide is registered under Federal and California law for aquatic use.

4. Obtain coverage under the Statewide General NPDES Permit prior to discharging pollutants from the use of aquatic pesticides directly to the waters of the United States, or onto aquatic plants growing in waters of the United States (as required by the State Water Quality Resources Control Board).

**Posting of Warning Notices Prior to Pesticide Application**

1. If a pesticide with a “Warning” or “Danger” label indicator must be applied, the Contractor shall post sufficient copies of warning notices (Notice of Scheduled Chemical Application for Pest Management) and MSDS to effectively alert the public (i.e., at all entrances to a building) no less than 48 hours in advance of the pesticide application. The warning notice must be completely filled out, including name of the pesticide (both chemical and brand name), time and date of application, and with a fully legible re-entry time.

**Annual Pesticide Use Summary Report**

Contractor shall track pesticide use on City properties and provide an annual pesticide use summary report of pesticide application on City properties. The annual pesticide use summary report shall be submitted to the City’s Public Works Department Clean Water Program staff by a date to be determined in the scope of work and shall include the following information:

1. Product name and manufacturer
2. Active ingredient
3. The total quantity of each pesticide used during the prior fiscal year (from July 1 to June 30)
4. Target pest(s) for pesticide application(s).
5. Reasons for increases in use of pesticides that threaten water quality, specifically organophosphorous pesticides, pyrethroids, carbamates, fipronil, and copper-based pesticides.

**Best Management Practices (BMPs)**

To protect water quality, the Contractor shall implement the BMPs and control measures described below:

1. Follow all federal, state, and local laws and regulations governing the use, storage, and disposal of pesticides and training of pest control advisors and applicators.
2. Use the most effective, least toxic pesticides that will do the job, provided there is a choice. The agency will take into consideration the LD50, overall risk to the applicator, and impact to the environment (chronic and acute effects).
3. Apply pesticides at the appropriate time to maximize their effectiveness and minimize the likelihood of discharging pesticides in stormwater runoff. Avoid application of pesticides if rain is expected (this does not apply to the use of pre-emergent herbicide applications when required by the label for optimal results.)
4. Employ techniques to minimize off-target application (i.e. spray drift) of pesticides,
including consideration of alternative application techniques. For example, when spraying is required, increase drop size, lower application pressure, use surfactants and adjuvants, use wick application, etc.

5. Apply pesticides only when wind speeds are low.

6. Mix and apply only as much material as is necessary for treatment. Calibrate application equipment prior to and during use to ensure desired application rate.

7. Do not mix or load pesticides in application equipment adjacent to a storm drain inlet, culvert, or watercourse.

8. Properly inspect applicator equipment to prevent accidental pesticide leaks, spills and hazards to applicators and the environment.

9. Meet local fire department and Alameda County Agricultural Commissioner storage requirements for pesticide products. Provide secondary containment for liquids if required.

10. Prepare spill kits, store the kits near pesticides, and train employees to use them.

11. Store pesticides and other chemicals indoors in a locked and posted storage unit, as per California Code of Regulations.

12. Store pesticides in labeled containers, as per California Code of Regulations.

13. Rinse empty pesticide/herbicide containers, and empty in the spray, as per California Code of Regulations.

14. Dispose of triple-rinsed empty pesticide containers according to recommendations of the Alameda County Agricultural Commissioner and the manufacturer.

15. Try to find a qualified user for any unwanted pesticides, or return to the manufacturer if unopened. If disposal is required, contact Alameda County’s Household Hazard Waste Collection Program at (510) 670-6460 between 8:30 AM and 5:00 PM., Monday through Friday, to make appropriate disposal arrangements, or to recycle the material.

16. If changing pesticides or cleaning spray tanks, use tank rinse water as the product, over a targeted area within the application site.

17. Irrigate slowly to prevent runoff, and do not over-water.

AA. ENVIRONMENTAL PROTECTION AGENCY (EPA) REQUIRES CONTRACTORS TO BECOME CERTIFIED LEAD RENOVATORS. All contractors who perform renovation, repair, or painting projects that may disturb lead paint to be Lead RRP Certified. The Certified Lead Renovator Training Course is now available at www.cleanedison.com. The EPA’s new requirement will affect most contractors conducting common renovation and repair work activities since demolition, deconstruction, sanding, and cutting can generate hazardous lead dust and chips by disturbing lead-based paint. This lead contamination has been proven harmful to both adults and children. To protect against these risks, the EPA is now requiring that all contractors be enrolled in the Lead RRP-Certification by September 30, 2010 in order to perform renovation, repair and painting projects in homes, rental facilities, child-occupied facilities, and schools built before 1978. For any contractor performing this work without the Lead RRP Certification, the EPA may seek penalties of up to $37,500 per violation, per day.
SECTION III. SCOPE OF WORK

A. WORK TO BE DONE. The work to be done consists of furnishing all labor, tools, equipment, materials, except as herein specified, and doing all work as shown on the project plan sheets attached.

The scope of work includes, but is not limited to performing the following work:
- Storm drain pipe and storm drain inlet installation
- Asphalt pavement repair
- Cape seal
- Striping and pavement markings

The Notice to Proceed (NTP) for this project is tentatively scheduled to be issued in May/June 2020.

The Initial Project Submittal Package shall address the entire project, and shall include the Traffic Control Plan (first 20 working days at minimum), SWPPP, Waste Management Plan, and the full project schedule. Contractor shall not commence work in the field until Engineer has approved the Initial Project Submittal Package.

B. ALTERATIONS. The City of Alameda reserves the right to increase or decrease the quantity of any item or portion of work, or to omit portions of the work as may be deemed necessary or expedient by the Engineer; also to make such alterations or deviations, increases or decreases, additions or omissions in the plans and specifications, as may be determined during the progress of the work to be necessary and advisable.

C. EXTRA AND FORCE ACCOUNT WORK. New and unforeseen work will be classed as extra work when such work cannot be covered by any of the various items or combination of items for which there is a bid price.

The Contractor shall do no extra work except upon written order from the Engineer. Extra work as herein before defined under Section 5-1.02, Extra Work, when ordered and accepted, shall be paid for under a written work order in accordance with the terms therein provided. Payment for extra work will be made as agreed upon in writing pursuant to an extra work order signed by both parties, or by force account.

Work performed on force account shall be paid on a time and materials basis plus ten percent (10%). For work done by a subcontractor, an additional five percent (5%) markup is allowed to reimburse the contractor for additional administration cost and no other additional payment will be made; provided, however, that the City reserves the right to furnish such materials required as it deems expedient, and the Contractor shall have no claim for profit on the cost of such materials. Payment for work performed on force account pursuant to this subsection shall include full compensation to the Contractor for contributions made to the State as required by the provisions of the Unemployment Reserve Act, Chapter 352, Statutes of 1935, as amended; for taxes paid to the Federal Government as required by the Social Security Act, approved August
14, 1935, as amended; for premiums paid on any other insurance of any nature which the Contractor may be required to carry or which he may elect to carry, and for additional premiums paid on faithful performance and labor and materials bonds required by reason of increase in the amount of work to be performed over and above that called for in the original contract. The price paid for labor shall include any compensation insurance paid by the Contractor.

All force account work shall be recorded and tracked daily upon Time and Material Tentative Extra Work Order report sheets furnished by the Contractor to the Engineer and signed by both parties, which daily reports shall thereafter be considered the true record of force account work done. Verification of time and materials shall be made on a daily basis by the Inspector or by his/her designee.

D. REMOVAL OF OBSTRUCTIONS. The Contractor shall remove and dispose of all structures, debris, or other obstruction of any character to the construction of the project if and as required by the Engineer.

E. CLEAN UP. Contractor shall leave the work site in an acceptable clean manner at the end of each work day. Upon completion and before making application for acceptance of the work, the Contractor shall clean the street or road, borrow pits, and all ground occupied by the Contractor in connection with the work, of all rubbish, excess materials, temporary structures, and equipment; and all parts of the work shall be left in a neat and presentable condition.
SECTION IV. CONTROL

A. AUTHORITY OF THE ENGINEER. The Engineer shall decide all questions which may arise as to the quality or acceptability of materials furnished and work performed; the manner of performance and rate of progress of the work; the interpretation of the plans and specifications; the acceptable fulfillment of the contract on the part of Contractor; and all questions as to claims and compensation.

The Engineer's decision shall be final and he/she shall have executive authority to enforce and make effective such decisions and orders that the Contractor fails to carry out promptly.

B. PLANS. All authorized alterations affecting the requirements and information given on the approved plans shall be in writing. No changes shall be made to any plans or drawings after the same have been approved by the Engineer, except by direction of the Engineer.

Working drawings of plans for any structure not included in the plans furnished by the Engineer shall be approved by the Engineer before any work involving these plans shall be performed, unless approval is waived in writing by the Engineer.

Notwithstanding the foregoing, the Contractor agrees that approval by the Engineer of the Contractor's working plans does not relieve the Contractor of any responsibility for the accuracy of the dimensions and details thereof, and that the Contractor shall be responsible for agreement and conformity of his/her working plans with the approved plans and specifications.

The Contractor shall provide as-built drawings at the completion of the work. As-built drawings shall be prepared by a licensed engineer or surveyor and approved by the City Engineer.

As-built drawings must be in digital format. Any difficulty in providing the digital as-built drawings must be documented and presented to the City Engineer, who may permit manual as-built drawings on 24"x30" vellum. Release of retention is subject to the approval of the as-built drawings by the Engineer.

Full compensation for furnishing all working drawings and digital **as-built drawings** shall be considered as included in the prices paid for the various contract items of work, and no additional allowance will be made therefor.

C. CONFORMITY WITH PLANS AND ALLOWABLE DEVIATION. Finish surfaces in all cases shall conform with the lines, grades, cross sections, and dimensions shown on the approved plans. Deviations from the approved plans, as may be required by the exigencies of construction will be determined in all cases by the Engineer and authorized in writing.
A. COORDINATION OF PLANS, SPECIFICATIONS, AND SPECIAL PROVISIONS. These specifications, the plans, special provisions and all supplementary documents are essential parts of the contract, and a requirement occurring in one is as binding as though occurring in all. They are intended to be cooperative, to describe, and to provide for a complete work. The following documents govern the project in the following order of precedence:

1. Change Order and written Orders
2. Addenda
3. Contract
4. Bid Proposal and Schedule of Values
5. Permits from other agencies
8. Project Plans
9. City Approved Shop Drawings
10. General Requirements
11. City of Alameda Standard Plans
12. State Standard Specifications
13. State Standard Plans
14. Alameda County Standard Plans

E. INTERPRETATION OF PLANS AND SPECIFICATIONS AND ADDENDA THERETO. Should it appear that the work to be done, or any matter relative thereto, is not sufficiently detailed or explained in these specifications, plans, and the special provisions, the Contractor shall apply to the Engineer for such further explanation as may be necessary to carry out the work. Upon such application by the Contractor or prospective bidder, or in the event that it appears expedient to the Engineer to further explain, clarify, or amend these specifications, special provisions and plans, the Engineer shall issue addenda thereto and such addenda shall constitute a part hereof, and shall be binding on the Contractor. It is up to the Contractor to check before the bid date that Contractor has all paperwork to complete the bid.

Addenda will be forwarded by fax or email, followed by mail, to prospective bidders who have purchased a set of these specifications from the City's Public Works Department and have furnished contact information. If the addendum is issued after a pre-bid meeting is held, the addendum will also be forwarded by fax or email, followed by mail, to all attendees who have furnished contact information. All prospective bidders are responsible for inquiring at the Public Works Department (510-747-7930) within four (4) working days prior to the bid opening, to determine if any addenda have been issued. Do not rely upon third party providers of the original plans and specs to issue all addenda. Contractor shall acknowledge receipt of all addenda on the Bid and those Bids that do not have acknowledgment of all addenda will be considered non-responsive.

In the event of any discrepancy between any drawing and the figures written thereon, the figures shall be taken as correct.

F. SUPERINTENDENCE. The Contractor is solely responsible for the Work done by his
subcontractors or other employees, and all orders or instructions from the Engineer shall be through the Contractor.

At all times during the progress of the Work, the Contractor shall have a competent, authorized superintendent present at the construction site who has complete authority to represent and to act for the Contractor. The Contractor shall not change the superintendent except with consent of the City Engineer, unless the superintendent proves to be unsatisfactory to the Contractor and ceases to be in his employ. The superintendent shall represent the Contractor in his absence and all directions given to him shall be binding as if given to the Contractor.

Whenever the Contractor or the superintendent is not present on any particular part of the Work where the Engineer may wish to give direction, the Engineer may order the Work to stop, or not pay for the work done during that time.

The Contractor shall coordinate the Work of his subcontractors. The Contractor is responsible for the specific scheduling of the Work of his Subcontractors at the proper time to avoid delay or injury to either work or materials.

G. CONSTRUCTION STAKING & LAYOUT. Construction staking and layout shall be at the contractor’s expense and performed by the contractor’s surveyor or engineer qualified to do surveying work.

The Contractor shall preserve all stakes and points set for lines, grades, or measurements of the work in their proper places until authorized to remove them by the Engineer. All expenses incurred in replacing stakes that have been removed without proper authority shall be paid by the Contractor.

H. INSPECTION. The Engineer shall at all times have access to the work during construction and shall be furnished with every reasonable facility for ascertaining full knowledge respecting the progress, workmanship, and character of materials used and employed in the work.

The Contractor shall give at least 48 hours notice in writing when he will require inspection on subgrade, formwork, concrete paving, etc. Inspection will routinely be carried out at pre-scheduled time established at the pre-construction meeting. Inspection will only be carried out for substantial quantities of work ready for inspection.

The Contractor shall contact the City's representative by 11:00 a.m. the day prior to any special inspections so the City can schedule the inspections. If the contractor does not perform work that requires the special inspection as previously communicated to City's representative then the contractor will be responsible for all costs associated with special inspection regardless of the fact that the special inspector did not perform any services.

Whenever the Contractor varies the period during which work is carried on each day, he shall give due notice to the Engineer, so that proper inspection may be provided. Any work done in the absence of the Engineer is subject to rejection.
The inspection of the work shall not relieve the Contractor of any of his/her obligations to fulfill the contract as prescribed. Defective work shall be made good and unsuitable materials may be rejected, notwithstanding the fact that such defective work and unsuitable materials have been previously overlooked by the Engineer and accepted or estimated for payment.

Inspection hours for construction shall be from 8 AM through 5 PM, Monday through Friday, excluding City Holidays, and shall constitute “normal inspection hours.” The Public Works Department Inspectors work on Friday’s and can be reached at 510-747-7900. Unless prior written authorization has been received from the Engineer, the Contractor shall not perform any work outside of these hours except for general clean up, demobilization, and placement of no-parking signs. The Contractor shall pay the salary and benefits, including overtime, of the City employee(s) for inspection of any work performed outside of the normal inspection hours. Projects financed in whole or in part with state funds shall be subject to inspection at all times by the Director of Public Works of the State of California, or his agents.

I. REMOVAL OF DEFECTIVE AND UNAUTHORIZED WORK. All work which is defective in its construction or deficient in any of the requirements of these specifications shall be remedied, or removed and replaced by the Contractor in an acceptable manner and no compensation will be allowed for such correction.

Any work done beyond the lines and grades shown on the plans or established by the Engineer, or any extra work done without written authority, shall be considered as unauthorized and will not be paid for.

Upon failure on the part of the Contractor to comply forthwith with any order of the Engineer made under the provisions of this article, the Engineer shall have the authority to cause defective work to be remedied, or removed and replaced, and unauthorized work to be removed, and to deduct the cost thereof from any monies due or to become due the Contractor.

The fact that the work and materials have been inspected from time to time, and payments on account have been made, does not relieve the Contractor from the responsibility of replacing and making good any defective work or materials that may be discovered within one year from the date of the completion of the work by the Contractor and its acceptance by the City.

J. FINAL INSPECTION. Whenever the work provided and contemplated by the contract shall have been satisfactorily completed, the Engineer will make the final inspection.

K. FINAL GUARANTEE. It is understood that the Contractor is skilled in the trade or calling necessary to perform the work set forth within the plans and specifications, and that the City of Alameda, not being skilled in such matters, relies upon the Contractor to do and perform all work, acts, and things necessary to carry out the contract in the most skilled and desirable manner, and the Contractor guarantees the workmanship and materials to be the best of their kind. The acceptance of any part or of the whole of the work by the City does not operate to release the Contractor or the Contractor's surety from said guarantee.
The Contractor shall be held responsible for and must make good any defects through faulty, improper or inferior workmanship or materials arising from or discovered in any part of the contract work within one year of the completion and acceptance of the same. The bond for faithful performance, furnished by the Contractor, shall cover such defects and protect the City of Alameda against any and all such defects.

Nothing in this section supersedes contractor obligations for repair and replacement of work pursuant to the Public Contract Code.
SECTION V. CONTROL OF MATERIAL

A. SAMPLES AND TESTS. At the option of the Engineer, the source of supply of each of the materials shall be approved by the Engineer before delivery is started and before such material is used in the work. Representative preliminary samples of the character and quality prescribed shall be submitted by the Contractor or producer of all materials to be used in the work for testing or examination as desired by the Engineer.

All tests of materials furnished by the Contractor shall be made in accordance with commonly recognized standards of national organizations and such special methods and tests as are prescribed in these specifications.

The Contractor shall furnish such samples of materials as are requested by the Engineer without charge. No material shall be used until it has been approved by the Engineer. Samples will be secured and tested whenever necessary to determine the quality of material.

B. DEFECTIVE MATERIALS. All materials not conforming to the requirements of these specifications shall be considered as defective, and all such materials, whether in place or not, shall be rejected. They shall be removed immediately from the site of the work unless otherwise permitted by the Engineer.

Upon failure on the part of the Contractor to comply with any order of the Engineer made under the provisions of this article, the Engineer shall have the authority to remove and replace defective material and to deduct the cost of removal and replacement from any monies due or to become due the Contractor.
SECTION VI. PROSECUTION AND PROGRESS

A. PROGRESS OF THE WORK AND TIME FOR COMPLETION. The Contractor shall submit the Initial Project Submittal Package to the City Engineer for review. The Initial Project Submittal Package shall address the entire project, and shall include the Traffic Control Plan (first 20 working days at minimum), SWPPP, Waste Management Plan, and the full project schedule. Contractor shall not commence work in the field until Engineer has approved the Initial Project Submittal Package.

The Contractor shall not commence construction on any section of the work until such time that he/she shall have on the ground, or can furnish definite assurance to the Engineer that there will be available when required, all the materials necessary to complete the section of the work upon which construction is to begin.

The Contractor shall submit a three week look-ahead work schedule every Monday and upon the issuance of any change order that alters the contract’s schedule. Engineer shall have ten (10) working days to respond to the updated work schedule, and Contractor shall abide by most recently approved schedule until a new one has been approved in writing by the Engineer.

The Contractor shall submit additions to the Traffic Control Plan ten (10) working days in advance of any work that was not covered by the Traffic Control Plan submitted in the Initial Project Submittal Package.

In order to minimize disturbances to residents and public the Contractor shall:

1. Backfill and resurface failed area locations the same working day as the start of break out.
2. Resurface planed AC areas within three (3) working days from the day the areas were planed. The streets shall be swept, repeatedly if necessary, to minimize loose material.
3. Schedule removal and reconstruction of curb, gutter, and culverts so that only one side of the street is under construction on any one day, and parking and unimpeded pedestrian passage remains available on the opposite side of the street.
4. Not apply the slurry seal on streets the same day that trash and recycling pickup is scheduled.

B. SUBLETTING AND ASSIGNMENT. The Contractor shall give his/her personal attention to the fulfillment of the contract and shall keep the work under his/her control.

Subcontractors will not be recognized as such, and all persons engaged in the work of construction will be considered as employees of the Contractor, and their work shall be subject to the provisions of the contract and specifications.

Where a portion of the work sublet by the Contractor is not being prosecuted in a manner satisfactory to the Public Works Director, the subcontractor shall be removed immediately on the requisition of the Engineer and shall not again be employed on the work.

This contract may be assigned only on written consent of the City Council.
C. CHARACTER OF WORKER. If any subcontractor or person employed by the Contractor shall fail or refuse to carry out the directions of the Engineer or shall appear to the Engineer to be incompetent or to act in a disorderly manner, said worker shall be discharged immediately on the requisition of the Engineer and such person shall not again be employed on the work.

D. TEMPORARY SUSPENSION OF WORK. The Engineer shall have the authority to suspend the work wholly or in part for such period as he/she may deem necessary, due to unsuitable weather, or to such other conditions as are considered unfavorable for the suitable prosecution of the work, or for such time as he/she may deem necessary, due to the failure on the part of the Contractor to carry out orders given or to perform any of the provisions of the work. The Contractor shall immediately obey such orders of the Engineer and shall not resume suspended work until ordered in writing by the Engineer.

E. TIME OF COMPLETION AND LIQUIDATED DAMAGES. It is agreed by the parties to the contract that in case all the work called for under the contract is not completed before or upon the expiration of the contract’s term as set forth in these specifications, damage will be sustained by the City of Alameda, and that it is and will be impracticable to determine the actual damage which the City will sustain in the event of and by reason of such delay; and it is therefore agreed that the Contractor will pay to the City of Alameda the sum of $3,500 per day for each and every day's delay beyond the time prescribed to complete the work; and the Contractor agrees to pay such liquidated damages as herein provided, and in case the same are not paid, agrees that the City of Alameda may deduct the amount thereof from any money due or that may become due the Contractor under the contract.

It is further agreed that in case the work called for under the contract is not finished and completed in all parts and requirements within the time specified, the City Council shall have the right to extend the time for completion or not, as may seem best to serve the interest of the City; and if it decides to extend the time limit for the completion of the contract, it shall further have the right to charge the Contractor, his heirs, assigns, or sureties, and to deduct from the final payment for the work, all or any part, as it may deem proper, of the actual cost of engineering, inspection, superintendence, and other overhead expenses which are directly chargeable to the contract, and which accrue during the period of such extensions, except that the cost of final surveys and preparation of final estimate shall not be included in such charges.

The Contractor shall not be assessed with liquidated damages nor the cost of engineering and inspection during any delay in the completion of the work caused by acts of God or of the public enemy, acts of the City, fire, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather or delays of subcontractors due to such causes; provided that the Contractor shall within ten (10) days from the beginning of such delay notify the Engineer in writing of the causes of delay. The Engineer shall ascertain the facts and the extent of the delay and his findings of the facts thereon shall be final and conclusive.

F. SUSPENSION OF CONTRACT. If, at any time, in the opinion of the City Council, the Contractor has failed to supply an adequate working force, or material of proper quality, or has failed in any other respect to prosecute the work with the diligence and force specified and intended
in and by the terms of the contract, notice thereof in writing will be served upon him; and shall he
neglect or refuse to provide means for a satisfactory compliance with the contract, as directed by
the Engineer, within the time specified in such notice, the City Council in any such case shall have
the power to suspend the operation of the contract. Upon receiving notice of such suspension, the
Contractor shall discontinue said work, or such parts of it as the City Council may designate. Upon
such suspension, the Contractor's control shall terminate, and thereupon the City Council or its
duly authorized representative may take possession of all or any part of the Contractor's materials,
tools, equipment and appliances upon the premises, and use the same for the purpose of completing
said contract, and hire such force and buy or rent such additional machinery, tools, appliances, and
equipment, and buy such additional materials and supplies at the Contractor's expense as may be
necessary for the proper conduct of the work and for the completion thereof; or may employ other
parties to substitute other machinery or materials, and purchase the materials contracted for, in
such manner as the City Council may deem proper; or the City Council may annul and cancel the
contract and relet the work or any part thereof. Any excess of cost arising therefrom over and
above the contract price will be charged against the Contractor and his sureties, who will be liable
therefor. In the event of such suspension, all monies due the Contractor or retained under the terms
of this contract shall be forfeited to the City; but such forfeiture shall not release the Contractor or
his sureties from liability for failure to fulfill the contract. The Contractor and his sureties will be
credited with the amount of money so forfeited toward any excess of cost over and above the
contract price, arising from the suspension of the operations of the contract and the completion of
the work by the City as above provided; the Contractor will be so credited with any surplus
remaining after all just claims for such completion have been paid.

In the determination of the question whether there has been any such noncompliance with
the contract as to warrant the suspension or annulment thereof, the decision of the City Council
shall be binding on all parties to the contract.

G. RIGHT-OF-WAY. The right-of-way sufficient for the work to be constructed will be
provided by the City. The Contractor shall make his own arrangements, and pay all expenses for
additional area required by him outside of the limits of right-of-way, unless otherwise provided in
the special provisions. Contractor’s staging area must be approved by the Engineer.
SECTION VII. GENERAL MEASUREMENTS AND PAYMENT

A. MEASUREMENTS AND PAYMENT. Payment for work done under the contract shall be made on the basis of the sums as calculated from the finally measured quantities of work done and the agreed unit and lump sum prices. Payment shall be full compensation for furnishing all labor, materials, tools and equipment and doing all the work necessary to construct the items for which payment is being made, complete in place as shown on the plans and described in the specifications.

B. EXTRA AND FORCE ACCOUNT WORK. Extra work as hereinbefore defined (Section III, Paragraph C) when ordered and accepted, shall be paid for under a written work order in accordance with the terms therein provided. Payment for extra work will be made as agreed upon in writing pursuant to an extra work order signed by both parties, or by force account.

Work performed on force account shall be paid on a time and materials basis plus ten percent (10%). For work done by a subcontractor, an additional five percent (5%) markup is allowed to reimburse the contractor for additional administration cost and no other additional payment will be made; provided, however, that the City reserves the right to furnish such materials required as it deems expedient, and the Contractor shall have no claim for profit on the cost of such materials. Such payment shall include full compensation to the Contractor for contributions made to the State as required by the provisions of the Unemployment Reserve Act, Chapter 352, Statutes of 1935, as amended; for taxes paid to the Federal Government as required by the Social Security Act, approved August 14, 1935, as amended; for premiums paid on any other insurance of any nature which the Contractor may be required to carry or which he may elect to carry, and for additional premiums paid on faithful performance and labor and materials bonds required by reason of increase in the amount of work to be performed over and above that called for in the original contract. The price paid for labor shall include any compensation insurance paid by the Contractor.

C. PROGRESS PAYMENTS. The City shall, once each month, cause an estimate in writing to be made by the City Engineer of the total amount of work done and the acceptable materials furnished and delivered by the Contractor on the ground and not used at the time of such estimate, and the value thereof. The City of Alameda shall retain five percent (5%) of such estimated value of the work done and fifty percent (50%) of the value of the materials so estimated to have been furnished and delivered and unused, as aforesaid, as part security for the fulfillment of the contract by the Contractor, and shall monthly pay to the Contractor, while carrying on the work, the balance not retained, as aforesaid, after deducting therefrom all previous payments and all sums to be kept or retained under the provisions of the contract. No such estimate or payment shall be required to be made, when, in the judgment of the City Engineer, the work is not proceeding in accordance with the provisions of the contract, or when in his judgment, the total value of the work done since the last estimate amounts to less than Three Hundred Dollars ($300.00). No such estimate or payment shall be construed to be an acceptance of any defective work or improper materials.

Partial Payments

Progress payments shall be in accordance with Section 9-1.06 of the State Standard
Specifications “Partial Payments”, as currently amended, and these special provisions. The City, once in each month, shall cause an estimate in writing to be made by the Engineer. The estimate shall include the total amount of work done and acceptable materials furnished, provided the acceptable materials are listed as eligible for partial payment as materials in the special provisions and are furnished and delivered by the Contractor on the ground and not used or are furnished and stored for use on the Contract, if the storage is within the City and the Contractor furnishes evidence satisfactory to the Engineer that the materials are stored subject to or under the control of the City, to the time of the estimate, and the value thereof. The estimate shall also include any amounts payable for mobilization.

The amount of any material to be considered in making an estimate will in no case exceed the amount thereof which has been reported by the Contractor to the Engineer. Only materials to be incorporated in the work will be considered. The estimated value of the material established by the Engineer will in no case exceed the Contract price for the item of work for which the material is furnished.

Contractor warrants that upon signature of pay estimate, all work has been performed in strict compliance with the Contract Documents, and all work for which progress payments have been previously issued and payment has been received from City, shall be free and clear of all third-party claims, stop notices, security interests, and encumbrances.

Payment of all, or any part, of an estimate in writing may be withheld on account of any of the following:

1. Defective work not remedied;
2. Third-party claims against Contractor or City arising from the acts or omissions of Contractor or subcontractors;
3. Stop Notices;
4. Failure of Contractor to make timely payments due to subcontractors for material or labor;
5. Damage to the City or others for which Contractor is responsible;
6. Failure of Contractor to maintain, update, and submit record documents;
7. Failure of Contractor to submit schedules or their updates as required by the Contract Documents;
8. Performance of the work by Contractor without properly processed shop drawings;
9. Liquidated damages assessed;
10. Any other failure of Contractor to perform its obligations under the Contract Documents.

SUBSTITUTION OF SECURITIES FOR WITHHELD ACCOUNTS. Pursuant to Chapter 13 (commending with Section 4590), Division 5, Title 1 of the Government Code of the State of California, securities may be substituted for any monies withheld by a public agency to ensure performance under a contract. At the request and expense of the Contractor, securities equivalent to the amount withheld shall be deposited with the public agency, or with a state or federally chartered bank as the escrow agent, who shall pay such monies to the Contractor upon satisfactory completion of the contract.

Securities eligible for substitution under this section shall include those listed in Section
22300 of the Public Contract Code of the State of California or bank or savings and loan certificates of deposit.

Contractor shall be the beneficial owner of any securities substituted for monies withheld and shall receive any interest thereon.

Any escrow agreement entered into pursuant to this section shall contain, as a minimum, the following provisions:

1. The amount of securities to be deposited.
2. The terms and conditions of conversion to cash in case of the default of the Contractor.
3. The termination of the escrow upon completion of the contract.

D. NOTICE OF COMPLETION. Whenever the work provided and contemplated by the contract shall have been satisfactorily completed, the Engineer will make the final inspection.

When such final inspection shows that the work has been completed in conformance with the plans, specifications and special provisions, the Engineer will recommend the formal acceptance of the work by the City Council; and upon such acceptance, Notice of Completion will be recorded. The said work shall not be deemed completed until the same is accepted by the City.

E. PAYMENT OF THE RETENTION. The City Engineer shall, after the completion of the contract, total all amounts retained under the provisions of the contract. Final payment of retention shall be in conformance with Public Contract Code Section 7107.

It is mutually agreed between the parties to the contract that no certificate given or payments made under the contract, except the final certificate of final payment, shall be conclusive evidence of the performance of the contract, either wholly or in part, against any claim of the Contractor; and no payment shall be construed to be an acceptance of any defective work or improper materials.

The Contractor further agrees that the payment of the final amount due under the contract, and the adjustment and payment for any work done in accordance with any alterations of the same, shall release the City of Alameda, its officers, employees and agents from any and all claims or liability on account of work performed under the contract or any alteration thereof.
SPECIAL PROVISIONS
SECTION VIII. REFERENCED SPECIFICATIONS


B. STATE STANDARD SPECIFICATIONS ADOPTION. The work embraced herein shall be done in accordance with the appropriate provisions of construction detail of the specifications entitled "State of California, Department of Transportation, Standard Specifications", latest revision, insofar as the same apply, which specifications are hereinafter referred to as the Standard Specifications, and in accordance with the following Special Provisions.

Whenever in the State Standard Specifications the following terms are used, they shall be understood to mean and refer to the following:

Department of Public Works
or
Department of Transportation
To the Engineering Division

Director of Public Works
To the Public Works Director

Engineer
To the City Engineer, acting either directly or through properly authorized agents, such agents acting within the scope of the particular duties entrusted to them.

Laboratory
To the designated Laboratory authorized by the City of Alameda to test materials and Work involved in the contract.

State
To the City of Alameda

Other terms appearing in the State Standard Specifications, and these specifications, shall have the intent and meaning specified in Section I, Definition of Terms, of the Standard Specifications.

In case of conflict between the Standard Specifications and these Special Provisions, the special provisions shall take precedence over and be used in lieu of such conflicting portions.
SECTION IX. QUANTITIES MEASUREMENT AND PAYMENT

The quantities in bid schedule are estimate of the quantities of work to be done and materials to be furnished, and the City of Alameda does not expressly or by implication agree that the actual amount of work will correspond therewith, but reserves the right to increase or decrease the amount of any class or portion of the work or to omit portions of the work that may be deemed necessary or expedient to the Engineer.

Quantities shall be determined by the Contractor from plans and specifications, and/or pre-construction meeting and walk-through. Any discrepancy or conflict shall be reported to the Project Manager. Contractor shall be held responsible for any discrepancies or conflicts not reported to the Project Manager seventy-two (72) hours prior to the bid opening.

The basis of award of contract shall be by the City of Alameda for the lowest and best bid that will best serve the City's need. The contract shall be awarded with the entire project based bid, not including add alternates, depending on available funding.

The City reserves the right to reject any, any portion, or all bids.

1. Mobilization
   a. Method of Measurement
      “Mobilization” will be measured as a lump sum.
   b. Payment
      The contract unit price paid per lump sum (LS) for the bid item entitled “Mobilization” shall include full compensation for mobilization as described in the “Mobilization” Technical Requirement section of this project manual and no additional compensation will be allowed therefore. Full compensation for furnishing all labor, materials, tools, equipment and incidentals and for doing the work involved in the procurement, setup and maintenance of the staging area shall be considered as included as part of "Mobilization".

      Partial payments will be made under California Public Contract Code Section 10264.

2. Traffic and Pedestrian Control
   a. Method of Measurement
      “Traffic and Pedestrian Control” will be measured as a lump sum.
   b. Payment
      Work associated with traffic and pedestrian control shall include all costs for labor, materials, equipment and incidentals necessary to provide construction area signs, temporary traffic control including, but not limited to, lane closures and rerouting and other measures to control and maintain traffic during daily operations. Flaggers are a requirement of traffic control. Full compensation for traffic control systems include all costs to maintain traffic by placing and removing temporary signs, striping, flaggers, cones, barricades, etc., as specified in the Standard Specifications of the State of California, as described in the "Traffic and Pedestrian Control” technical requirement section of this project manual, and as directed by the Engineer, and no additional compensation will be allowed thereof.
Full compensation for placing temporary traffic markings in asphalt pavement repair areas shall be considered as included in the contract square foot (SF) price for “2” Asphalt Pavement Repair”, and shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals and for doing the work involved in placing and maintaining all temporary markers, as directed by the Engineer and described in this project manual and no separate payment will be made therefore.

3. Clearing, Grubbing and Removals
   a. Method of Measurement
      “Clearing, Grubbing and Removals” will be measured as a lump sum.
   b. Payment
      Full compensation for clearing, grubbing, removal, temporary pavement marking, removal of white traffic stripe and pavement markings, removal of object markers, channelizers and delineators, hauling and disposal of unspecified items or items that are not paid for in a specific bid item shall be included in the contract Lump Sum (LS) price paid for the bid item entitled “Clearing, Grubbing and Removals” and no additional compensation will be made thereof. This work includes removal and disposal of raised pavement markers, object markers, channelizers, delineators and white thermoplastic striping and legends, as described in the “Demolition” technical requirement section of this project manual, and as directed by the Engineer, and no additional payment will be made thereof.

4. 2” Asphalt Pavement Repair
   a. Method of Measurement
      “2” Asphalt Pavement Repair” will be measured by the square foot (SF). The area to be paid for will be calculated on the basis of the dimensions laid out in the field by the Engineer.
   b. Payment
      The contract price paid per square foot (SF) for "2” Asphalt Pavement Repair" shall include full compensation for furnishing all labor, materials, tools, equipment, compaction, traffic control, design submittals, “As-Built” plans submittals, excavation, removal, disposal of all collected materials, installation of 6” Class II Aggregate base, tack coating vertical edges of excavated surfaces with approved asphaltic emulsion before placing new HMA paving placement, and removal of temporary pavement transitions as required for the stage construction of this work, and incidentals and for doing all the work involved in pavement failure repair complete in place, as described in the “Asphalt Paving” and “Pavement Base Course” technical requirement sections of this project manual, and as directed by the Engineer, and no additional payment will be made thereof.

Full compensation for notification to residents shall be considered as included in the contract unit prices paid for "2” Asphalt Pavement Repair", and shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals and for doing the work involved in placement and maintenance of “No Parking” signs, as described in the "Signs and Notices" special provision section of this project manual, and as directed by the Engineer, and no separate payment will be made therefore. No additional payment
will be made in the instance work is delayed and re-notifications and/or re-posting of “No Parking” signs is required.

No allowance or contract unit bid price adjustment will be made in the event that the quantity in the Bid Schedule varies greater or less than 25% of does not equal the measurements taken in the field. The City reserves the right to remove the bid item from the contract.

5. Tack Coat Asphalt Pavement Repair Surface
   a. Method of Measurement
      “Tack Coat Asphalt Pavement Repair Surface” will be measured by the square foot (SF). The area to be paid for will be calculated on the basis of the dimensions laid out in the field by the Engineer.
   b. Payment
      The contract price paid per square foot (SF) for “Tack Coat Asphalt Pavement Repair Surface” shall include full compensation for furnishing all labor, materials, tools, equipment, compaction, traffic control, design submittals, “As-Built” plans submittals, disposal of all collected materials, placement, sanding the area after tack coat application and construction of this work, and incidentals and for doing all the work involved in tack coating pavement failure repair areas complete in place, as described in the “Asphalt Paving” technical requirement section of this project manual, and as directed by the Engineer, and no additional payment will be made thereof.

   No allowance or contract unit bid price adjustment will be made in the event that the quantity in the Bid Schedule varies greater or less than 25% of does not equal the measurements taken in the field. The City reserves the right to remove the bid item from the contract.

6. Cape Seal (2 Layer System)
   a. Method of Measurement
      “Cape Seal (2 Layer System)” will be measured by the square yard (SY) of a two layer surface treatment system. Measurement will be performed in the field by the Contractor upon completion and checked by the Engineer.
   b. Payment
      The contract prices paid per square yard (SY) for both layers of seal coating associated with the bid item "Cape Seal (2 Layer System)" shall include full compensation for furnishing all labor, equipment, materials, tools, testing for mix design submittals, “As-Built” plans submittals, notification to occupants, protection of driveways and utility covers, preparation of test strip(s), and incidentals and for doing all the work involved in the furnishing and placing a slurry mix over the rubber asphalt chip seal complete in place, including staging the work, cleaning the surface, sweeping, rolling, installing and protecting the chip seal and slurry seal until it has set, all as shown on the plans, as described in the "Slurry Seal and Chip Seal (Cape Seal)" technical requirement section of the project manual, and as directed by the Engineer, and no additional compensation will be allowed therefore.
Full compensation for notification to residents shall be considered as included in the contract unit prices paid for “Cape Seal” and shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals and for doing the work involved in creating, printing, copying and distribution of advance notification door hangers and/or flyers and the placement and maintenance of “No Parking” signs, as described in the "Cape Seal" technical requirement section of the project manual, as directed by the Engineer, and no additional compensation will be allowed therefore.

No additional payment will be made in the instance work is delayed and re-notifications and/or re-posting of “No Parking” signs is required.

7. 24" Cast-in-Place Catch Basin
   a. Method of Measurement
      “24" Cast-in-Place Catch Basin” will be measured per each inlet installed.
   b. Payment
      Payment for storm drain structures (such as manholes, and inlets) shall be made at the price bid for each structure and shall be full payment for each structure complete in place, including excavating, backfilling, constructing inverts, form work and all necessary work for cast-in-place construction, furnishing frames and covers and/or grates, installing frames and covers and/or grates, furnishing and installing inlet trash capture, reinforcement, restoring the street surface and all other work, excluding temporary resurfacing, necessary to complete the work.

8. 12" Storm Drain Pipe (RCP Class V)
   a. Method of Measurement
      “12" Storm Drain Pipe (RCP Class V)” will be measured per linear foot of pipe installed.
   b. Payment
      The price per linear foot for pipe and conduit in place shall be considered full compensation for the pipe or conduit material, all wyes, tees, bends, and special details not paid by separate item shown on the plans; the closing or removing of abandoned conduit structures; the sawcutting of bituminous pavement, concrete pavement, curbs, gutters, sidewalks, and driveways; the excavations of the trench; trench shoring, the removal of interfering portions of existing sewers, storm drains, and improvements; the disposal of the excavated material; the removal and disposal of contaminated material not paid by separate item; the control and discharge of ground and surface waters not paid by separate item; the control and bypass of the existing pipe sewer and/or conduit flows, the preparation of subgrade; placing and joining pipe, supplying and placement of bedding material; supplying and placement of imported backfill material or special backfill material; removing and replacing storm drain pipes including all necessary work to adjust the inlets to make the storm drain pipes flow properly; permanent and temporary resurfacing; removal and replacement of pavement markings, traffic striping, and pavement markers not paid by separate bid item; replacement of curbs, gutters, sidewalks, traffic island/median and driveways; landscape restoration; removal of debris and materials; pipeline cleaning; leakage testing; CCTV acceptance inspection of the completed pipeline; and all work necessary to install the pipe or conduit, complete in place.
9. 4” White Paint Striping (2 Coats)
   a. Method of Measurement
      “4” White Paint Striping” will be measured per linear foot of striping installed.
   b. Payment
      The contract unit price paid per linear foot (LF) for the bid item "White 4" Paint Striping” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in applying 2 coats of traffic stripes, pavement markers, complete in place, including any necessary cat tracks, dribble lines, alignment for stripes, layout work and temporary traffic stripes and pavement markers, as shown on the plans, as specified in the Technical Specifications section "Pavement Markings," and as directed by the Engineer and no additional compensation will be made thereof. Payment for white and blue 4” painted stripe shall be paid as part of this bid item.

10. Install Blue and White Paint Accessibility Marking (9 SF White and 12 SF Blue)
    a. Method of Measurement
       “Install Blue and White Paint Accessibility Marking (9 SF White and 12 SF Blue)” will be measured individually as each (EA) installed. Measurement will be performed in the field by the Contractor upon completion and checked by the Engineer.
    b. Payment
       The contract unit price paid for each (EA) for the bid item “Blue and White Paint Accessibility Marking (9 SF White and 12 SF Blue)” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in applying thermoplastic traffic stripes, pavement markers, complete in place, including any necessary cat tracks, dribble lines, alignment for stripes, layout work and temporary traffic stripes and pavement markers, as shown on the plans, as specified in the Technical Specifications section "Pavement Markings," and as directed by the Engineer, and no additional compensation will be made thereof.

11. Pavement Markings (White Paint)
    a. Method of Measurement
       “Pavement Markings (White Paint)” will be measured per square foot of for the actual area covered.
    b. Payment
       The contract unit price paid per square foot (SF) for the bid item "Pavement Markings (White Paint)” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in applying 2 coats of traffic stripes, pavement markers, complete in place, including any necessary cat tracks, dribble lines, alignment for stripes, layout work and temporary traffic stripes and pavement markers, as shown on the plans, as specified in the Technical Specifications section "Pavement Markings," and as directed by the Engineer and no additional compensation will be made thereof.

12. White 12” Thermoplastic Striping
a. Method of Measurement
   “White 12" Thermoplastic Stripe” will be measured per linear foot (LF) along the line of
   the traffic stripe, without deductions for gaps in broken traffic stripes. Measurement will
   be performed in the field by the Contractor upon completion and checked by the Engineer.

b. Payment
   The contract unit price paid per linear foot (LF) for the bid item "White 12" Thermoplastic
   Stripe” shall include full compensation for furnishing all labor, materials, tools, equipment
   and incidentals, and for doing all the work involved in applying thermoplastic traffic
   stripes, pavement markers, complete in place, including any necessary cat tracks, dribble
   lines, alignment for stripes, layout work and temporary traffic stripes and pavement
   markers, as shown on the plans, as specified in the Technical Specifications section
   "Pavement Markings" and as directed by the Engineer and no additional compensation will
   be made thereof.

13. White Thermoplastic Caltrans “STOP” Legend (22 SF) Pavement Marking
   a. Method of Measurement
      “White Thermoplastic Caltrans “STOP” Legend (22 SF) Pavement Marking” will be
      measured individually as each (EA) installed. Measurement will be performed in the field
      by the Contractor upon completion and checked by the Engineer.
   b. Payment
      The contract unit price paid for each (EA) for the bid item "White Thermoplastic Caltrans
      "STOP" Legend (22 SF) Pavement Marking” shall include full compensation for furnishing
      all labor, materials, tools, equipment and incidentals, and for doing all the work involved
      in applying thermoplastic traffic stripes, pavement markers, complete in place, including
      any necessary cat tracks, dribble lines, alignment for stripes, layout work and temporary
      traffic stripes and pavement markers, as shown on the plans, as specified in the Technical
      Specifications section "Pavement Markings," and as directed by the Engineer and no
      additional compensation will be made thereof.

14. White Thermoplastic Caltrans Type I 10’ Arrow (14 SF) Pavement Marking
   a. Method of Measurement
      “White Thermoplastic Caltrans Type I 10’ Arrow (14 SF) Pavement Marking” will be
      measured individually as each (EA) installed. Measurement will be performed in the field
      by the Contractor upon completion and checked by the Engineer.
   b. Payment
      The contract unit price paid for each (EA) for the bid item “White Thermoplastic Caltrans
      Type I 10' Arrow (14 SF) Pavement Marking” shall include full compensation for
      furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work
      involved in applying thermoplastic traffic stripes, pavement markers, complete in place,
      including any necessary cat tracks, dribble lines, alignment for stripes, layout work and
      temporary traffic stripes and pavement markers, as shown on the plans, as specified in the
      Technical Specifications section "Pavement Markings," and as directed by the Engineer,
      and no additional compensation will be made thereof.
15. ADA Parking Sign with Post

a. Method of Measurement

“ADA Parking Sign with Post” will be measured individually as each (EA) sign with post installed. Measurement will be performed in the field by the Contractor upon completion and checked by the Engineer.

b. Payment
The contract unit price paid for each (EA) for the bid item "ADA Parking Sign with Post” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in installing a sign on one post complete in place, including sign, assembly hardware, maintaining height requirements, post, post foundation, post sleeve, excavation, backfilling, compaction, potholing, as specified in technical specification "Traffic Signs", as shown on the plans, and as directed by the Engineer, and no additional compensation will be made thereof.

16. Traffic Sign with Post

a. Method of Measurement

“Traffic with Post” will be measured individually as each (EA) sign with post installed. Measurement will be performed in the field by the Contractor upon completion and checked by the Engineer.

b. Payment
The contract unit price paid for each (EA) for the bid item "Traffic Sign with Post” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in installing a sign on one post complete in place, including sign, assembly hardware, maintaining height requirements, post, post foundation, post sleeve, excavation, backfilling, compaction, potholing, as specified in technical specification "Traffic Signs", as shown on the plans, and as directed by the Engineer, and no additional compensation will be made thereof.

17. Parking Bumper

a. Method of Measurement

“Parking Bumper” will be measured individually as each (EA) parking bumper installed. Measurement will be performed in the field by the Contractor upon completion and checked by the Engineer.

b. Payment
The contract unit price paid for each (EA) for the bid item “Parking Bumper” shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in installing a wheel stop complete in place including precast wheel stop, drilling, reinforcing bar, as specified in technical specification "Parking
Bumpers", as shown on the plans, and as directed by the Engineer, and no additional compensation will be made thereof.

18. OTHER ITEMS OF WORK
The cost of any item of Work called for in the Plans or Specifications, but not specifically listed under or as a specific bid item, shall be considered as included in other items of Work and no additional payment will be made.
SECTION X. CONTRACT TIME AND PERMITTED WORKING HOURS  
(See also General Requirements Section III.)

A. DAYS. From the beginning of the Work, the Contractor shall not exceed thirty (30) working days to complete all of the Work. The charging of working days is suspended when the Work is complete and the Engineer schedules a final inspection. After the final inspection by the Engineer and the preparation of a deficiency list (“punch list”), five working days will be allowed for the correction of deficiencies, in addition to the Contract days specified.

No Work is allowed on City holidays or as described below.

B. HOLIDAYS. No Work is allowed on City holidays and as described below:

<table>
<thead>
<tr>
<th>Holiday</th>
<th>Date</th>
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</thead>
<tbody>
<tr>
<td>New Year’s Day</td>
<td>January 1</td>
</tr>
<tr>
<td>Martin Luther King, Jr.</td>
<td>Third Monday in January</td>
</tr>
<tr>
<td>Presidents Day</td>
<td>Third Monday in February</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>Last Monday in May</td>
</tr>
<tr>
<td>Independence Day</td>
<td>July 4</td>
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<tr>
<td>Labor Day</td>
<td>First Monday in September</td>
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<tr>
<td>Veteran’s Day</td>
<td>November 11</td>
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<tr>
<td>Thanksgiving Day</td>
<td>Last Thursday in November</td>
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<tr>
<td>Day after Thanksgiving Day</td>
<td>Day after last Thursday in November</td>
</tr>
<tr>
<td>Christmas Day</td>
<td>December 25</td>
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</tbody>
</table>

When a City Holiday falls on a Saturday, the preceding Friday shall be the designated City holiday. When a City Holiday falls on a Sunday, the following Monday shall be the designated legal holiday.

No contract work shall occur after 12:00 noon on the following days:
- Day before the Thanksgiving Holiday
- Christmas Eve
- New Year’s Eve

Work by the contractor on the morning of the three above days will not be counted as a working day. Contractor shall notify the Engineer at least 2 weeks prior to planned work on the morning of the above half days.

C. HOURS. Working hours and days shall be as follows: 7:00 A.M. to 6:00 P.M. Monday through Friday, excluding City Holidays, and shall constitute “normal working hours.” Any work in the field performed outside of these hours, including but not limited to construction, clean up, placement of traffic control devices, and mobilization/demobilization, shall be subject to removal and the Contractor fined $5,000 per incident, unless such work has been previously authorized by the Engineer in writing.

D. Lane Closure Hours: Lane closures are permitted only between the hours of 9:00 AM to 4:00 PM Monday through Friday.
SECTION XI. PROJECT MEETINGS

A. GENERAL. In order to effectively manage the construction process, the City requires that certain meetings be held during the course of the Work at which time all members of the construction team are expected to attend.

A pre-construction meeting will be held as soon as the City has obtained the Contractor’s executed bonds and certificate of insurance. At that time, representatives of the City, the Contractor, and the Engineer will discuss in detail certain procedural aspects of the Work, including:

1. Administrative procedures for transmittals, approvals, Change Orders and similar items;
2. Review of the method of application for payment, progress payments, retention, and final payment; and
3. Review of the Contractor’s construction schedule, list of proposed subcontractors, and the schedule of values.

Not less than once every week during the course of Work, the Contractor’s superintendent, the Engineer’s Project manager, and representatives from the City shall meet to discuss the progress of the Work in general. At that time, any adjustment to the progress schedule will be transmitted to the City, together with an explanation of the time saved or lost.

In addition to the meetings described above, the City reserves the right to call meetings spontaneously when it believes necessary in order to effectively manage Work on the Project, to prevent misunderstandings, or to disseminate information.

B. REQUIRED REPORTS. Contractor shall submit the following reports to the City Engineer at the pre-construction meeting:

- Construction Schedule
- Traffic Control Plan
- Pothole Plan and Schedule

The Contractor shall not proceed with construction until these reports have been approved by the City Engineer and the Contractor has received such approval in writing (included in your Notice to Proceed letter). The potholing plan and schedule must be approved by the City Engineer at least two (2) weeks before construction may proceed.
SECTION XII. SIGNS AND NOTICES

A. **GENERAL.** Contractor shall post and maintain all notices, signs, and other safeguards required by law or ordinance. No other signs or advertisements shall be installed on the premises except as authorized by the Engineer.

B. **NO PARKING SIGNS.** All no parking signs shall be provided by the City of Alameda.

C. **PUBLIC NOTIFICATION**
   1. **General.** The Contractor shall be required to notify and cooperate with the public, local businesses, transit companies, local law enforcement agencies, local fire districts, local utilities providers, refuse collectors, schools, and any other persons or agencies which may be affected by this project at least two (2) weeks prior to construction. Other notifications may be required during project construction as outlined below.

   Contractor to coordinate any roadway closures with Alameda County Industries, and Alameda Fire Department.

   Notifications shall be provided by the Contractor relating to, but not limited to, the following items:
   - General information
   - Traffic delays and alternate routes
   - Street Closures
   - Tree removals and/or trimming
   - Driveway closures
   - Water service interruptions
   - Temporary relocation of bus stops
   - Adjustment of utilities
   - Waste pick-up

   2. **Notifications to Businesses and Residents.** The Contractor shall provide and place door hangers, or flyers, on the doors of all occupants on all streets affected by the work. Streets receiving notices shall include any streets whose access will be affected by the work. This notice shall be reviewed and approved by the Engineer at least two weeks before proposed start of work. Sample notices and door hangers are included in the attachments. All door hangers shall be delivered one (1) week in advance of work on the street and shall show the specific day, date, time of the work to be done (e.g. Monday 6/20, 7:00 a.m. to 5:00 p.m.) and description of the work to be performed. When a street is not completed on the date listed on the notification to residents, the contractor shall re-schedule and re-notify all residents on affected streets one week in advance of re-scheduled work. The notice shall be revised with appropriate day, date and time of the work to be done.

   Contractor shall coordinate with business and residents in providing access during and after working hours.
Failure to comply with the notification requirement will result in a Stop Work order.

The Contractor will submit a notification schedule to the Engineer at least a week prior to distribution of notifications to residents. The notification schedule will include scheduled date of notification and the streets receiving notification. The Contractor must notify the Engineer if there are any changes or delays to the notification schedule.

The Contractor shall maintain an updated and chronological record at the job site of all written notifications along with a list of recipients. Such records shall be made available upon request of the Engineer.

No work shall take place prior to the required notification, re-notification, or coordination work with affected parties.

D. **PUBLIC SERVICE NOTIFICATION.** The Contractor shall provide one (1) week advance notice of the rubber chip seal and slurry seal work (including activity schedules) to the Police Department (City of Alameda), to garbage collection services (Alameda County Industries), to emergency agencies including the fire department and ambulance services, to the U.S. Postal Service offices, County Connection bus service and others as deemed necessary by the Engineer. Emergency access in the project area shall be maintained at all times. A copy of such notice shall be submitted to the Engineer.

E. **TEMPORARY SIGNS.** The Contractor shall provide and place construction scheduling signs on the affected street five (5) working days prior to commencing work.

Temporary "Street Closed" signs will be placed immediately after chip seal and slurry placement. Signs will remain in place until the roadway is suitable for vehicular access.

F. **NO PARKING SIGNS.** "No Parking" signs shall be placed on affected streets 48 hours prior to commencement of work. For any work scheduled on a Monday, No Parking signs must be placed by the end of the day the prior Thursday. Contractor must use City provided “No Parking” signs. No parking signs must show the day, date and times of restricted parking, e.g. Monday, 6/20, 7:00 a.m. – 5:00 p.m. Due to the nature of the chip seal and slurry work and inconvenience to residents, a range of dates may not be shown on No Parking signs.

No Parking signs must be placed for asphalt pavement repairs, chip seal and slurry work operations. Signs shall be secured on barricades and placed at intervals no greater than 250’. The Contractor shall remove signs and barricades at the end of each day they expire. Contractor shall maintain all No Parking signs throughout the duration of work.

G. **OTHER NOTIFICATIONS.** At least five (5) working days in advance of street closures, all emergency services, public transportation services, post office, garbage collection services, County and local district school bus drivers shall be notified by the contractor in writing of the locations, time and date of closure. Contractor will provide the Engineer copies of the written notification. In case of schedule changes, the emergency services, etc. shall be notified by telephone at least two days in advance of the street closure.
SECTION XIII PROJECT CLOSEOUT – SCOPE

A. SUBSTANTIAL COMPLETION. When the Contractor considers the Work substantially complete, he shall submit to the Engineer a written notice that the Work (or designated portion of it) is substantially complete, together with a list of minor work to be completed or corrected. Within a reasonable time after receipt of this notice, the Engineer will make an inspection to determine the actual status of completion.

If the Engineer determines that the Work is in fact not substantially complete, he will promptly notify the Contractor in writing, giving the reasons. The Contractor shall remedy the deficiencies in the Work, and send a second written notice of substantial completion to the Engineer.

The Contractor will be allowed no longer than 30 calendar days from the date of substantial completion to request that the Engineer make his final inspection.

B. COMPLETION. When the Contractor considers the Work complete, he shall submit a letter to the Engineer stating that the Contract Documents have been reviewed, and that the Work has been inspected for compliance with the Contract Documents.

Contractor’s submission implies that:

- the Contractor has, to the best of his knowledge, completed the Work in accordance with the Contractor Documents, including “punch list” items;
- equipment and systems have been tested in the presence of the City’s representatives and are operational; and
- the Work is completed and ready for final inspection, and/or for certificate of occupancy by the Building Department.

The Engineer will make an inspection to verify the status of completion with reasonable promptness after receipt of the Contractor’s letter.

If the Engineer considers that the Work is incomplete or defective, he will promptly notify the Contractor in writing, listing the incomplete or defective work. The Contractor shall then take immediate steps to remedy the stated deficiencies, and send a second written notice indicating that the Work is complete. The City will re-inspect the Work. When the Project is determined to be acceptable under the Contract Documents, the Contractor may proceed with closeout submittals.

The Contractor may be held liable for the cost of additional inspections if the Engineer is forced to make more than two field inspections to determine whether the Project is complete.

C. CLOSEOUT SUBMITTALS. Contractor’s closeout submittals include:

- Project record documents;
- Warranties and bonds;
- Evidence of payment, release of liens and final wage certificates; and
- Certificate of insurance for products and completed operations.
• Final Waste Management Report

Final payment and/or release of the retainer will be withheld until all closeout submittals have been received and approved by the City.
SECTION XIV. CONCURRENT ACTIVITIES

The City reserves the right to perform Work related to the Project with his own or contract forces, and to award separate contracts in connection with other portions of the Project or other Work on the site under these or similar conditions of the Contract. If the Contractor claims that delay or additional cost is involved because of such action by the City, he shall make such claim as provided elsewhere in the Contract Documents.
SECTION XV. DUST CONTROL

A. GENERAL. To prevent surface and air movement of dust from disturbed soil surfaces that may cause off-site damage, health hazards, and traffic safety problems.

B. CONDITIONS WHERE PRACTICE APPLIES. On construction roads, access points, and other disturbed areas subject to surface dust movement and dust blowing where off-site damage may occur if dust is not controlled.

C. DESIGN CRITERIA. Construction operations should be scheduled to minimize the amount of area disturbed at one time. Buffer areas of vegetation should be left where practical. Temporary or permanent stabilization measures shall be installed. No specific design criteria is given; see construction specifications below for common methods of dust control. Water quality must be considered when materials are selected for dust control.

D. CONSTRUCTION SPECIFICATION.

1. Non Driving Areas
These areas use products and materials applied or placed on soil surfaces to prevent airborne migration of soil particles.

Vegetative Cover – For disturbed areas not subject to traffic, vegetation provides the most practical method of dust control.

Mulch (including gravel mulch) – Mulch offers a fast effective means of controlling dust. This can also include rolled erosion control blankets.

Spray Adhesives - These are products generally composed of polymers in a liquid or solid form that are mixed with water to form an emulsion that is sprayed on the soil surface with typical hydro seeding equipment. The mixing ratios and application rates will be in accordance with the manufacturer’s recommendations for the specific soils on the site. In no case should the application of these adhesives be made on wet soils or if there is a probability of precipitation within 48 hours of its proposed use.

2. Driving Area
These areas utilize water, polymer emulsions, and barriers to prevent dust movement from the traffic surface into the air.

Sprinkling – The site may be sprayed with water until the surface is wet. This is especially effective on haul roads and access routes.

Polymer Additives – These polymers are mixed with water and applied to the driving surface by a water truck with gravity feed drip bar, spray bar or automated distributor truck. The mixing ratios and application rates will be in accordance with the manufacturer’s recommendations. The prepared surface shall be moist and no application of the polymer will be made if there is a probability of precipitation within 48 hours of its proposed use.

Barriers – Woven geotextiles can be placed on the driving surface to effectively reduce dust throw and particle migration on haul roads. Stone can also be used for construction roads for effective dust control.

Windbreak – A silt fence or similar barrier can control air currents at intervals equal to ten times the barrier height. Preserve existing wind barrier vegetation as much as practical.
E. **MAINTENANCE.** Maintain dust control measures through dry weather periods until all disturbed areas are stabilized.
SECTION XVI. TEMPORARY FACILITIES

A. SCOPE. The General Contractor shall be responsible to provide all temporary job site facilities and services as required for use including, but not limited to, the articles listed below. The Contractor shall superintend and coordinate temporary facilities normally furnished and maintained as part of Contractor’s work. Remove all temporary facilities upon completion of project.

B. SANITARY FACILITIES. Provide and maintain sanitary facilities for employees and subcontractor’s employees that comply with the regulations of the local and State Departments of Health.

C. UTILITIES.

1. Water
   Provide temporary water services including connections and maintenance. Pay all costs of temporary and permanent drinking and other water services during construction period.

2. Electricity
   Make arrangements for electrical power for use during the construction period until substantial completion, and pay all costs. Make and maintain all connections; furnish wiring, conduit, lamps and related equipment necessary to complete the work.
SECTION XVII. ASSIGNMENT

The City and the Contractor each binds himself, his partners, successors, assigns and legal representatives to the other party hereto and to the partners, successors, assigns and legal representatives of such other party in respect to all covenants, agreements and obligations contained in the Contract Documents. Neither party to the Contract shall assign the Contract or sublet it as a whole without the written consent of the other, nor shall the Contractor assign any moneys due or to become due to him hereunder, without the previous written consent of the City. A consolidation or merger of Contractor or a change in ownership of twenty-five percent (25%) or more of Contractor’s capital stock shall constitute an assignment by Contractor requiring the written consent of City.
SECTION XVIII. UTILITIES

A. **GENERAL.** Nothing in these specifications must be deemed to require the City to indicate the presence of existing service laterals or appurtenances when the presence of such utilities on the project site can be inferred from the presence of other visible facilities, such as buildings, meter and junction boxes, on or adjacent to the Site. Where underground mains distribution conduits such as water, gas, sewer, electric power, telephone, or cable television are shown on the plans, the contractor shall assume that every property parcel will be served by a service connection for each type of utility. The contractor shall adhere to all rules, regulations, and laws outlined in the Underground Service Alert (USA) North manual.

B. **LOCATION.** Unless specified otherwise as previously potholed, elevations shown on the plans for existing utilities are based on a search of record information available during design only and are solely for your convenience. The City does not guarantee the accuracy of the elevations or locations.

The City does not warrant the accuracy or completeness of the location and type of existing utilities and substructures shown on the plans. The Contractor is responsible to accurately locate, by potholing or other suitable methods, all existing utilities such as service connections and substructures as shown on the plans and marked out by Underground Service Alert (USA), to prevent damage to such facilities and to identify any conflicts with the proposed work.

You must fill all potholes on the same day of excavation, and, if no trenching is performed within 10 working days, fully restore all potholes and any damaged surrounding areas to their original condition unless otherwise allowed by the Engineer.

You must notify the Engineer, in writing, of any conflicts between existing utilities and the proposed work in advance of the work to provide adequate time, and space for any changes to the work needed to avoid conflicts. You must perform utility location far enough in advance of the Work to provide the written notification.

Your written notification must include; date of utility location, method of utility location, type, size, and material of utility, horizontal location (to the nearest Station), depth for existing pavement or ground surface to top and bottom of utility, suspected ownership of utility, and the date on which any conflict with the utility will impact the project.

Contractor shall coordinate with utility owners on horizontal, vertical, and depth of cover of all utilities. The Contractor shall notify the city immediately if:

1’ vertical or horizontal separation as measured from outside pipe wall to outside pipe wall between underground facilities cannot be maintained.

3’ or more cover over top of underground facilities cannot be maintained.

C. **PROTECTION.** The Contractor shall not interrupt the service function or disturb
the support of any utility without the authority from the utility owner. Valves, switches, vaults, and meters shall be maintained readily accessible for emergency shutoff. The Contractor shall immediately notify the Engineer and the utility owner if any utility is disturbed or damaged.

D. **RELOCATION.** When the construction requires that you alter, relocate, or reconstruct a utility, temporary or permanent relocation or alteration of indicated utilities will be your responsibility for which the Contractor must make all arrangements.
SECTION XIX. PROJECT RECORD DOCUMENTS

Project records documents are the Engineer’s construction documents for the project that have been modified by the Engineer to show the actual conditions of in-place construction installed by the Contractor as accurately as possible. They include:

Drawings marked where required to show changes in dimension or configuration between the original design and final construction;

Specifications marked to indicate changes of materials, products, or methods of installation;

Modifications to drawings or specifications issued during the course of construction (including addenda, change orders, or clarifications issued by the Design Professional or his consultants); Approved shop drawings and product data; and

Field test records and reports.

Prepare record documents as the work progresses. Do not conceal in-place construction until field verifications are made for record purposes.

Locate internal utilities and concealed in the construction, referenced to visible and accessible features of the structure. Note field changes of dimension and detail, and changes made by change order. Sketch details not on the original drawings.

For Specifications and Addenda, legibly mark each section to record the manufacturer, trade name, catalog number and supplier of each product and item of equipment actually installed. Note changes made by Change Order.

Submit not less than two sets of marked up plans to the City at the end of the Work, before final payment is made.
SECTION XX. LIMITATION OF DESIGN PROFESSIONAL'S RESPONSIBILITY

The Architect/Engineer will not be responsible for and will not have control or charge of construction means, methods, techniques, sequences or procedures, or for safety precautions and programs in connection with the work, and he will not be responsible for the Contractor’s failure to carry out the work in accordance with the contract documents. The Architect/Engineer will not be responsible for or have control or charge over the acts or omissions of the Contractor, subcontractors, or any of their agents or employees, or any other persons performing any of the work.
SECTION XXI. SUBMITTALS

A. Material Submittals. The Contractor shall provide three sets of all material submittals to the Engineer for his review. The Engineer will review all materials submittals and either approves or returns for revisions within five (5) working days, unless he notifies the Contractor of concerns that require additional time to resolve. If the Contractor wishes additional copies of approved submittals, he shall submit these additional copies at the time of submittal for the Engineer to stamp approved.

B. Shop Drawings. Shop and erection drawing submittals, where required, shall be furnished in type and number as specified in each material specification section of the project specifications.

For its own informational purposes, submit to the Owner one copy of each set of shop drawings after they have been approved and/or reviewed by both the Contractor and the Engineer. Additional approval by the Owner is not required, unless specifically requested.
SECTION XXII. ABNORMAL WEATHER CONDITIONS

A. **Description.** A rain, windstorm, high water or other natural phenomenon, which might reasonably have been anticipated from historical records of the general locality, shall not be construed as abnormal. It is hereby agreed that all disruptive weather events with an average interval of ten (10) years or more between their occurrence and the occurrence of a similar event of equal or greater magnitude cannot be reasonably anticipated. For the purposes of this contract, weather information and historical data for an area in question shall be assumed to be the same as that measured at the nearest or most applicable record station of the Environmental Data Service of the National Oceanic and Atmospheric Administration (NOAA) of the U.S. Department of Commerce.

Information on measuring stations of the National Oceanic and Atmospheric Administration (NOAA) can be found in the “Climatological Data” published by NOAA. This publication may be found in public libraries or contact:

- National Climatic Data Center
- Federal Building
- Telephone: (828) 271-4800
- Website: [www.ncdc.noaa.gov](http://www.ncdc.noaa.gov)
- 151 Patton Avenue
- Asheville, NC 28801-5001

B. **Delays Due to Abnormal Weather.** Weather days will be recorded by the Contractor and forwarded to the Engineer within five (5) days of occurrence.

Weather day delays are calculated by subtracting the 10-year average disruptive weather, as described above, from the actual encountered/report days. Contractor’s schedule should include normal weather days.

There shall be no increase in the contract sum or remuneration of any kind by Owner to Contractor for extensions due to abnormal weather day delays.
Exhibit A

BIDDER’S PROPOSAL

Bidder’s Proposal Form

Proposed Subcontractor Form

Equal Employment Opportunity Certification

Security for Compensation Certificate

Project Reference Form

Bidder’s Bond
IMPORTANT INSTRUCTIONS

1. Any erasure or interlineation may invalidate bid.

2. If corporation is bidder, affix seal of corporation.

3. If bidder is:
   
   (a) An individual doing business under his own name, sign his own name only.

   (b) An individual using a firm name, sign: Example, "John Doe, an individual doing business as Blank Company."

   (c) A co-partnership, sign: Example, "Blank Company, by John Doe, President" (or other title).

4. If a firm or co-partnership, give the names of all individual co-partners composing the firm. If a corporation, state legal name of corporation; also name of president, secretary and treasurer thereof.

5. If a bid is sent by mail, write the word "Proposal" plainly on the envelope.
BIDDER’S PROPOSAL

Bid Schedule for Contract No. 02-20-12, Chuck Corica Golf Course Parking Lot Improvements, Alameda, CA

Proposal to the City Council of the City of Alameda:

The undersigned declares that he has carefully examined the location of the proposed work and the Plans and Specifications referred to herein, and hereby proposes to furnish all labor, materials, machinery, tools and equipment required to perform the work, and to do all the said work, in accordance with said Plans, Specifications and Special Provisions for the unit prices set forth in the following bid schedule:

<table>
<thead>
<tr>
<th>Bid Item</th>
<th>Description</th>
<th>Quantity</th>
<th>Unit of Measure</th>
<th>Unit Price</th>
<th>Total Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mobilization</td>
<td>1</td>
<td>LS</td>
<td>LS</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Traffic and Pedestrian Control</td>
<td>1</td>
<td>LS</td>
<td>LS</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Clearing, Grubbing and Removals</td>
<td>1</td>
<td>LS</td>
<td></td>
<td></td>
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<tr>
<td>4</td>
<td>2” Asphalt Pavement Repair</td>
<td>8970</td>
<td>SF</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Tack Coat Asphalt Pavement Repair Surface</td>
<td>8970</td>
<td>SF</td>
<td></td>
<td></td>
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<tr>
<td>6</td>
<td>Cape Seal (2 Layer System)</td>
<td>13,339</td>
<td>SY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>24” Cast-in-Place Catch Basin</td>
<td>4</td>
<td>EA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>12&quot; Storm Drain Pipe (RCP Class V)</td>
<td>210</td>
<td>LF</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>4” White Paint Striping (2 Coats)</td>
<td>16500</td>
<td>LF</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Blue and White Paint Accessibility Marking (9 SF White and 12 SF Blue)</td>
<td>16</td>
<td>EA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Pavement Markings (White Paint)</td>
<td>1206</td>
<td>SF</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bid Item</td>
<td>Description</td>
<td>Quantity</td>
<td>Unit of Measure</td>
<td>Unit Price</td>
<td>Total Price</td>
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<tr>
<td>12</td>
<td>White 12&quot; Thermoplastic Stripe</td>
<td>23</td>
<td>LF</td>
<td></td>
<td></td>
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<tr>
<td>13</td>
<td>White Thermoplastic Caltrans &quot;STOP&quot; Legend (22 SF) Pavement Marking</td>
<td>2</td>
<td>EA</td>
<td></td>
<td></td>
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<tr>
<td>14</td>
<td>White Thermoplastic Caltrans Type 1 10' Arrow (14 SF) Pavement Marking</td>
<td>30</td>
<td>EA</td>
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<tr>
<td>15</td>
<td>ADA Parking sign with post</td>
<td>16</td>
<td>EA</td>
<td></td>
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<tr>
<td>16</td>
<td>Traffic Sign with Post</td>
<td>4</td>
<td>EA</td>
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<tr>
<td>17</td>
<td>Parking Bumper</td>
<td>30</td>
<td>EA</td>
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**TOTAL BID** $
The undersigned agrees to execute the contract required in said Specifications, to the satisfaction of the Council of the City of Alameda, with the necessary bonds, if any be required, within ten days, not including Sundays or legal holidays, after receiving notice that the contract has been awarded and is ready for signature; and further agrees that, in case of his default in any of the foregoing provisions, the proceeds of any check which may accompany his bid in lieu of a bid bond shall become the property of the City of Alameda as agreed and liquidated damages.

Firm Name (Please Print) _______________________________

Signature of Person on Behalf of Firm _______________________________

Business Address _______________________________

Dated: _______________ Contact Number _______________________________

Name Title Address
(Of Officers or Partners)

Incorporated under the laws of the State of _______________________________

Contractor's License No. _______________________________ Expiration Date: _______________________________

Department of Industrial Relations (DIR) No.: _______________________________

The signature above certifies that the foregoing information given on this document is true and correct under penalty of perjury. (Section 7028.15 California Business and Professionals Code.)
The Bidder shall list the name, address, license number and Department of Industrial Relations number of each subcontractor to whom the Bidder proposes to subcontract portions of the work, as required by the provisions in Section 2-1.01, “General,” and Section 2-1.10, “Subcontractor List,” of the Standard Specifications. If no subcontractors are proposed in the performance of this contract, write “None” in the first cell.

<table>
<thead>
<tr>
<th>COMPANY NAME</th>
<th>CA LICENSE NO.</th>
<th>BUSINESS ADDRESS</th>
<th>DESCRIPTION OF WORK</th>
<th>DIR NO.</th>
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</tbody>
</table>

(This form may be duplicated if necessary to list additional subcontractors)
SECURITY FOR COMPENSATION CERTIFICATE

(Required by Paragraph 1861, California Labor Code)

To: ______________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________

I am aware of the provisions of Section 3700 of the Labor Code of the State of California which requires every employer to be insured against liability for worker's compensation or to undertake self-insurance in accordance with the provisions of that Code, and I will comply with such provisions before commencing the performance of the work of this contract.

____________________________________________________________________________

____________________________________________________________________________

(Signature of Bidder)

Business Address
### PROJECT REFERENCE FORM

The Bidder must have completed at least three projects of similar nature and dollar value equivalent to or exceeding this project. Details of those projects must be provided below.

1. **Project Name:** ____________________________  
   **Owner:** ___________________________________  
   **Construction Cost:** $__________________________  
   **Construction Time:** __________________________ Calendar Days  
   **Owner’s Representative:** ________________________  
   **Owner’s Telephone No.:** ________________________  
   **Date of Substantial Completion:** ____________________

2. **Project Name:** ____________________________  
   **Owner:** ___________________________________  
   **Construction Cost:** $__________________________  
   **Construction Time:** __________________________ Calendar Days  
   **Owner’s Representative:** ________________________  
   **Owner’s Telephone No.:** ________________________  
   **Date of Substantial Completion:** ____________________

3. **Project Name:** ____________________________  
   **Owner:** ___________________________________  
   **Construction Cost:** $__________________________  
   **Construction Time:** __________________________ Calendar Days  
   **Owner’s Representative:** ________________________  
   **Owner’s Telephone No.:** ________________________  
   **Date of Substantial Completion:** ____________________
BIDDER: ________________________  EXHIBIT A
Proposal for Contract PW No. 02-20-12

BIDDER’S BOND

We,

as Principal, and as Surety are bound unto the ________________________,
hereafter referred to as “oblige”, in the penal sum of ten percent (10%) of the total amount of the
bid of the Principal submitted to the Obligee for the work described below, for the payment of
which sum we bind ourselves, jointly, and severally, THE CONDITION OF THIS OBLIGATION
IS SUCH, THAT:

WHEREAS, the Principal is submitted to the Obligee, for

(Copy here the exact description of work, including locations as it appears on the proposal)

for which bids are to be opened per Section 1 Proposal and Contract Requirements, Paragraph E,
Presenting and Marking of Bid.

NOW, THEREFORE, if the Principal is awarded the contract and, within the time and
manner required under the specifications, after the prescribed forms are presented to Contractor
for signature, enters into a written contract, in the prescribed form, in accordance with the bid, and
files two bonds with Obligee, one to guarantee faithful performance of the contract an the other to
guarantee payment for labor and materials as provided by law, then this obligation shall be null
and void; otherwise, it shall remain in full force.

In the event suit is brought upon this bond by the Obligee and judgement is recovered, the
Surety shall pay all cost incurred by the Obligee in such suite, including a reasonable attorney’s
fee to be fixed by the court.

The surety; for value received, hereby stipulates and agrees that the obligations of said
Surety and its Bond shall be in no way impaired or affected by any extension of the time within
which the OWNER may accept such BID; and said Surety does hereby waive notice of any such
extension.


_________________________________________  Principal

_________________________________________  Surety

By:
CERTIFICATE OF ACKNOWLEDGMENT

State of California
County of Alameda

On this ______ day of ______ in the year 2020 before me
___________________________, a Notary Public, personally appeared ________________
Attorney-in-fact

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are
subscribed to the within instrument and acknowledged to me that he/she/they executed the same
in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the
person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the
foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature __________________________ (Seal)

Notary Public
Exhibit B

SAMPLE CONTRACT AGREEMENT & ADDITIONAL INSURED CERTIFICATE

Sample of Contract Agreement
Faithful Performance Bond
Labor and Materials Bond
Additional Insured Certificates
CONTRACTOR AGREEMENT

THIS AGREEMENT ("Agreement") is entered into this_____ day of ___________ 20__, by and between the CITY OF ALAMEDA, a municipal corporation (the "City"), and COMPANY, a (California corporation, partnership, sole proprietor, individual) whose address is Address, ("Contractor"), in reference to the following:

RECITALS:

A. The City of Alameda is a municipal corporation duly organized and validly existing under the laws of the State of California with the power to carry on its business as it is now being conducted under the statutes of the State of California and the Charter of the City.

B. The City is in need of the following services: _______________________, in Alameda California. City staff issued a Formal Bid on DATE, after a submittal period of NUMBER days received NUMBER of timely submitted bids, and the bids were opened on DATE. Staff reviewed the bids and selected the lowest responsive and responsible bidder.

C. Contractor possesses the skill, experience, ability, background, certification and knowledge to provide the services described in this Agreement on the terms and conditions described herein.

D. City and Contractor desire to enter into an agreement for  Contract PW 02-20-12 Chuck Corica Golf Course Parking Lot Improvements, in Alameda California., upon the terms and conditions herein.

NOW, THEREFORE, it is mutually agreed by and between the undersigned parties as follows:

1. TERM:

The Contractor shall have 30 consecutive working days from the date the work is to commence pursuant to the Notice to Proceed to diligently prosecute the work to completion.

2. SERVICES TO BE PERFORMED:

Contractor agrees, at its own cost and expense, to furnish all labor, tools, equipment, materials, except as otherwise specified, and to do all work strictly in accordance with Specifications, Special Provisions and Plans, which Specifications, Special Provisions and Plans are hereby referred to and expressly made a part hereof with the same force and effect as if the same were fully incorporated herein. The Contractor acknowledges that the work plan included in Exhibit “A” is tentative and does not commit the City to request Contractor to perform all tasks included therein.

3. COMPENSATION TO CONTRACTOR:

Contractor shall be compensated for services performed pursuant to this Agreement in the amount and manner set forth in Contractor's bid, which is attached hereto as Exhibit "A" and
incorporated herein by this reference. Payment will be made in the same manner that claims of a like character are paid by the City, with checks drawn on the treasury of said City, from CIP Fund 91853.

Payment will be made by the City in the following manner: On the first day of each month, Contractor shall submit a written estimate of the total amount of work done the previous month. However, the City reserves the right to adjust budget within and between tasks. Pricing and accounting of charges are to be according to the bid packet pricing, unless mutually agreed to in writing.

Payment shall be made for 95% of the value of the work completed as determined by the City. The City shall retain 5% of the value of the work as partial security for the completion of the work by Contractor. Retained amounts shall be paid to Contractor within sixty days of acceptance by the City of the project. Payment shall not be construed as acceptance of defective work. No interest will be paid to Contractor on retained funds.

Total compensation for work is $___________, with a __________ percent contingency in the amount of $___________ for a total not to exceed of $___________. Use of contingency shall be for items of work outside the original scope and requires prior written authorization by the City.

Prompt Payment Of Withheld Funds To Subcontractors: The City shall hold retainage from the prime contractor and shall make prompt and regular incremental acceptances of portions, as determined by the City of the contract work and pay retainage to the prime contractor based on these acceptances. The prime contractor or subcontractor shall return all monies withheld in retention from all subcontractors within 30 days after receiving payment for work satisfactorily completed and accepted including incremental acceptances of portions of the contract work by the City. Any delay or postponement of payment may take place only for good cause and with the City’s prior written approval. Any violation of these provisions shall subject the violating prime contractor to the penalties, sanctions, and other remedies specified in Section 7108.5 of the California Business Professions Code. This requirement shall not be construed to limit or impair any contractual, administrative, or judicial remedies otherwise, available to the prime contractor or subcontractor in the event of a dispute involving late payment, or nonpayment by the contractor, or deficient subcontractor's performance, or noncompliance by a subcontractor, including but not limited to remedies under California Public Contract Code Section 9204. This clause applies to both DBE and non-DBE subcontractors.

4. TIME IS OF THE ESSENCE:

Contractor and the City agree that time is of the essence regarding the performance of this Agreement.

It is agreed by the parties to the Agreement that in case all the work called for under the Agreement is not completed before or upon the expiration of the time limit as set forth in paragraph 1 above, damage will be sustained by the City, and that it is and will be impracticable to determine the actual damage which the City will sustain in the event of and by reason of such delay. It is therefore agreed that the Contractor will pay to the City the sum of three thousand five hundred DOLLARS ($3,500) per day for each and every day's delay beyond the time prescribed to complete
the work; and the Contractor agrees to pay such liquidated damages as herein provided, and in case the same are not paid, agrees that the City may deduct the amount thereof from any money due or that may become due the Contractor under the Agreement.

It is further agreed that in case the work called for under the Agreement is not finished and completed in all parts and requirements within the time specified, the City shall have the right to extend the time for completion or not, as may seem best to serve the interest of the City; and if the City decides to extend the time limit for the completion of the Agreement, it shall further have the right to charge the Contractor, his or her heirs, assigns, or sureties, and to deduct from the final payment for the work, all or any part, as it may deem proper, of the actual costs and overhead expenses which are directly chargeable to the Agreement, and which accrue during the period of such extensions.

The Contractor shall not be assessed with liquidated damages during any delay in the completion of the work caused by an act of God or of the public enemy, acts of the City, fire, flood, epidemic, quarantine restriction, strikes, freight embargoes, and unusually severe weather or delays of subcontractors due to such causes; provided that the Contractor shall, within one (1) day from the beginning of such delay, notify the City in writing of the causes of delay. The City shall ascertain the facts in good faith and the extent of the delay, and its findings of the facts thereon shall be final and conclusive.

5. **STANDARD OF CARE:**

Contractor agrees to perform all services hereunder in a manner commensurate with the prevailing standards of like professionals in the San Francisco Bay Area and agrees that all services shall be performed by qualified and experienced personnel who are not employed by the City nor have any contractual relationship with City.

6. **INDEPENDENT PARTIES:**

Contractor hereby declares that it is engaged as an independent business and it agrees to perform its services as an independent contractor. The manner and means of conducting the work are under the control of Contractor, except to the extent they are limited by statute, rule or regulation and the express terms of this Agreement. No civil service status or other right of employment will be acquired by virtue of Contractor's services. None of the benefits provided by City to its employees, including but not limited to unemployment insurance, workers' compensation plans, vacation and sick leave are available from City to Contractor, its employees or agents. Deductions shall not be made for any state or federal taxes, FICA payments, PERS payments, or other purposes normally associated with an employer-employee relationship from any fees due Contractor. Payments of the above items, if required, are the responsibility of Contractor.

7. **IMMIGRATION REFORM AND CONTROL ACT (IRCA):**

Contractor assumes any and all responsibility for verifying the identity and employment authorization of all of its employees performing work hereunder, pursuant to all applicable IRCA or other federal, or state rules and regulations. Contractor shall indemnify, defend, and hold City harmless from and against any loss, damage, liability, costs or expenses arising from any noncompliance of this provision by Contractor.
8. **NON-DISCRIMINATION:**

Consistent with City's policy that harassment and discrimination are unacceptable employer/employee conduct, Contractor agrees that harassment or discrimination directed toward a job applicant, a City employee, or a citizen by Contractor or Contractor's employee on the basis of race, religious creed, color, national origin, ancestry, handicap, disability, marital status, pregnancy, sex, age, or sexual orientation will not be tolerated. Contractor agrees that any and all violations of this provision shall constitute a material breach of this Agreement.

9. **HOLD HARMLESS:**

Contractor shall indemnify, defend, and hold harmless the City, its City Council, boards, commissions, officials, employees, and volunteers ("Indemnitees") from and against any and all loss, damages, liability, claims, suits, costs and expenses whatsoever, including reasonable attorneys' fees ("Claims"), arising from or in any manner connected to Contractor's negligent act or omission, whether alleged or actual, regarding performance of services or work conducted or performed pursuant to this Agreement. If Claims are filed against Indemnitees which allege negligence on behalf of the Contractor, Contractor shall have no right of reimbursement against Indemnitees for the costs of defense even if negligence is not found on the part of Contractor. However, Contractor shall not be obligated to indemnify Indemnitees from Claims arising from the sole negligence or willful misconduct of Indemnitees.

10. **INSURANCE:**

On or before the commencement of the terms of this Agreement, Contractor shall furnish the City’s Risk Manager with certificates showing the type, amount, class of operations covered, effective dates and dates of expiration of insurance coverage in compliance with paragraphs 10A, B, C and D. Such certificates, which do not limit Contractor's indemnification, shall also contain substantially the following statement: "Should any of the above insurance covered by this certificate be canceled or coverage reduced before the expiration date thereof, the insurer affording coverage shall provide fourteen (14) days' advance written notice to the City of Alameda, "Attention: Risk Manager."

It is agreed that Contractor shall maintain in force at all times during the performance of this Agreement all appropriate coverage of insurance required by this Agreement with an insurance company that is acceptable to the City Risk Manager and licensed to do insurance business in the State of California. Endorsements naming the City, its City Council, boards, commissions, officials, employees, and volunteers as additional insured shall be submitted with the insurance certificates.

A. **COVERAGE:**

Contractor shall maintain the following insurance coverage:

1. **Workers' Compensation:**
   
   Statutory coverage as required by the State of California.

2. **Liability:**
   
   Commercial general liability coverage in the following minimum limits:
EXHIBIT B

Bodily Injury: $1,000,000 each occurrence  
$2,000,000 aggregate - all other

Property Damage: $1,000,000 each occurrence  
$2,000,000 aggregate

If submitted, combined single limit policy with aggregate limits in the amounts of $2,000,000 will be considered equivalent to the required minimum limits shown above.

(3) Automotive: Comprehensive automobile liability coverage (any auto) in the following minimum limits:

Bodily injury: $1,000,000 each occurrence  
Property Damage: $1,000,000 each occurrence

or

Combined Single Limit: $2,000,000 each occurrence

(4) Pollution Prevention: Legal liability required for hazardous materials excavation in the amount of $2,000,000 each occurrence.

B. SUBROGATION WAIVER:

Contractor agrees that in the event of loss due to any of the perils for which it has agreed to provide comprehensive general and automotive liability insurance, Contractor shall look solely to its insurance for recovery. Contractor hereby grants to the City, on behalf of any insurer providing comprehensive general and automotive liability insurance to either Contractor or City with respect to the services of Contractor herein, a waiver of any right to subrogation which any such insurer of said Contractor may acquire against City by virtue of the payment of any loss under such insurance.

C. FAILURE TO SECURE:

If Contractor at any time during the term hereof should fail to secure or maintain the foregoing insurance, the City shall be permitted to obtain such insurance in the Contractor's name or as an agent of the Contractor and shall be compensated by the Contractor for the costs of the insurance premiums at the maximum rate permitted by law and computed from the date written notice is received that the premiums have not been paid.
D. ADDITIONAL INSURED:

City, its City Council, boards, commissions, officials, employees, and volunteers shall be named as an additional insured under all insurance coverages, except worker’s compensation insurance. The naming of an additional insured shall not affect any recovery to which such additional insured would be entitled under this policy if not named as such additional insured. An additional insured named herein shall not be held liable for any premium, deductible portion of any loss, or expense of any nature on this policy or any extension thereof. Any other insurance held by an additional insured shall not be required to contribute anything toward any loss or expense covered by the insurance provided by this policy.

E. SUFFICIENCY OF INSURANCE:

Contractor shall furnish the following bonds from a bonding company acceptable to the City Risk Manager. Faithful Performance Bond and Labor and Material Bond are only required for work over $25,000. Therefore, those estimates that are under $25,000 will not need to budget for the bond premiums and those estimates over $25,000 will need to be sure to budget for the bond premiums.

The insurance limits required by City are not represented as being sufficient to protect Contractor. Contractor is advised to consult Contractor's insurance broker to determine adequate coverage for Contractor.

11. BONDS:

Contractor shall furnish the following bonds from a bonding company acceptable to the City Risk Manager:

A. Faithful Performance:

A bond in the amount of 100% of the total contract price guaranteeing the faithful performance of this contract, and

B. Labor and Materials:

A bond for labor and materials in the amount of 100% of the total contract price.

12. PROHIBITION AGAINST TRANSFERS:

Contractor shall not assign, sublease, hypothecate, or transfer this Agreement, or any interest therein, directly or indirectly, by operation of law or otherwise, without prior written consent of the City Manager. Any attempt to do so without said consent shall be null and void, and any assignee, sublessee, hypothecate or transferee shall acquire no right or interest by reason of such attempted assignment, hypothecation or transfer. However, Contractor’s claims for money from the City under this Agreement may be assigned to a bank, trust company or other financial institution without prior written consent. Written notice of such assignment shall be promptly furnished to the City by Contractor.

The sale, assignment, transfer or other disposition of any of the issued and outstanding capital stock of Contractor, or of the interest of any general partner or joint venturer or syndicate member or cotenant, if Contractor is a partnership or joint venture or syndicate or cotenancy, which
shall result in changing the control of Contractor, shall be construed as an assignment of this Agreement. Control means fifty percent (50%) or more of the voting power of the corporation.

13. **SUBCONTRACTOR APPROVAL:**

Unless prior written consent from the City is obtained, only those people and subcontractors whose names are listed in Contractor's bid shall be used in the performance of this Agreement.

Requests for additional subcontracting shall be submitted in writing, describing the scope of work to be subcontracted and the name of the proposed subcontractor. Such request shall set forth the total price or hourly rates used in preparing estimated costs for the subcontractor's services. Approval of the subcontractor may, at the option of the City, be issued in the form of a Work Order.

In the event that Contractor employs subcontractors, such subcontractors shall be required to furnish proof of workers' compensation insurance and shall also be required to carry general and automobile liability insurance in reasonable conformity to the insurance carried by Contractor. In addition, any work or services subcontracted hereunder shall be subject to each provision of this Agreement.

14. **PERMITS AND LICENSES:**

Contractor, at its sole expense, shall obtain and maintain during the term of this Agreement, all appropriate permits, certificates and licenses, including a City Business License that may be required in connection with the performance of services hereunder.

15. **REPORTS:**

Each and every report, draft, work product, map, record and other document reproduced, prepared or caused to be prepared by Contractor pursuant to or in connection with this Agreement shall be the exclusive property of the City.

No report, information nor other data given to or prepared or assembled by Contractor pursuant to this Agreement shall be made available to any individual or organization by Contractor without prior approval by the City.

Contractor shall, at such time and in such form as the City may require, furnish reports concerning the status of services required under this Agreement.

16. **RECORDS:**

Contractor shall maintain complete and accurate records with respect to sales, costs, expenses, receipts and other such information required by the City that relate to the performance of services under this Agreement.

Contractor shall maintain adequate records of services provided in sufficient detail to permit an evaluation of services. All such records shall be maintained in accordance with generally accepted accounting principles and shall be clearly identified and readily accessible. Contractor shall provide free access to such books and records to the representatives of the City or its
designees at all proper times, and gives the City the right to examine and audit same, and to make transcripts therefrom as necessary, and to allow inspection of all work, data, documents, proceedings and activities related to this Agreement. Such records, together with supporting documents, shall be kept separate from other documents and records and shall be maintained for a period of three (3) years after receipt of final payment.

If supplemental examination or audit of the records is necessary due to concerns raised by the City's preliminary examination or audit of records, and the City's supplemental examination or audit of the records discloses a failure to adhere to appropriate internal financial controls, or other breach of contract or failure to act in good faith, then Contractor shall reimburse the City for all reasonable costs and expenses associated with the supplemental examination or audit.

17. NOTICES:

All notices, demands, requests or approvals to be given under this Agreement shall be given in writing and conclusively shall be deemed served when delivered personally or on the second business day after the deposit thereof in the United States Mail, postage prepaid, registered or certified, addressed as hereinafter provided.

All notices, demands, requests, or approvals from Contractor to the City shall be addressed to the City at:

City of Alameda  
Public Works Department  
ATTENTION:  Sarah Lee, PE  
950 W. Mall Square, Suite 110  
Alameda, CA 94501  
Ph:  (510) 747-7979  
Email:  slee@alamedaca.gov

All notices, demands, requests, or approvals from the City to Contractor shall be addressed to Contractor at:

[Contractor Name]  
[Department]  
[Address]  
Alameda, CA 94501  
ATTENTION:  [Title]  
Ph:  (510) xxx-xxxx  
Email:

18. SAFETY:

The Contractor will be solely and completely responsible for conditions of all vehicles owned or operated by Contractor, including the safety of all persons and property during performance of the services and tasks under this Agreement. This requirement will apply continuously and not be limited to normal working hours. In addition, Contractor will comply with all safety provisions in conformance with U.S. Department of Labor Occupational Safety and Health Act, any equivalent state law, and all other applicable federal, state, county and local laws,
ordinances, codes, and any regulations that may be detailed in other parts of the Agreement. Where
any of these are in conflict, the more stringent requirements will be followed. The Contractor’s
failure to thoroughly familiarize itself with the aforementioned safety provisions will not relieve
it from compliance with the obligations and penalties set forth herein.

The Contractor will immediately notify the City’s Risk Manager within 24 hours of any
incident of death, serious personal injury or substantial property damage that occurs in connection
with the performance of this Agreement. The Contractor will promptly submit to the City a written
report of all incidents that occur in connection with this Agreement. This report must include the
following information: (i) name and address of injured or deceased person(s); (ii) name and
address of Contractor’s employee(s) involved in the incident; (iii) name and address of
Contractor’s liability insurance carrier; (iv) a detailed description of the incident; and (v) a police
report.

19. **LAWS TO BE OBSERVED:**

Contractor shall comply with all applicable laws, state, federal, and all ordinances, rules
and regulations enacted or issued by City. In addition, the Contractor shall keep himself fully
informed of all existing and future state and federal laws and all municipal ordinances and
regulations of the City of Alameda which in any manner affect those engaged or employed in the
work, or the materials used in the work, or which in any way affect the conduct of the work, and
of all such orders and decrees of bodies or tribunals having any jurisdiction or authority over the
same.

20. **DEPARTMENT OF INDUSTRIAL RELATIONS COMPLIANCE AND
PREVAILING WAGE REQUIREMENTS ON PUBLIC WORKS PROJECTS:**

Effective January 1, 2015, no Contractor or Subcontractor may be listed on a bid proposal
for a public works project (submitted after March 1, 2015) unless registered with the Department
of Industrial Relations pursuant to Labor Code Section 1725.5 (with the limited exceptions from
this requirement for bid purposed only under Labor code Section 1771.1(a)). Register at
https://efiling.dir.ca.gov/PWCR

No Contractor or Subcontractor may be awarded a contract for public work on a public
works project (awarded on or after April 1, 2015) unless registered with the Department of
Industrial Relations pursuant to Labor Code Section 1725.5.

This project is subject to compliance monitoring and enforcement by the Department of
Industrial Relations.

The Prime Contractor is required to post job site notices prescribed by regulations. See 8
Calif. Code Regulation §16451(d).

Effective April 1, 2015, All Contractors and Subcontractors must furnish electronic
certified payroll records directly to the Labor Commissioner at:
https://apps.dir.ca.gov/ecpr/das/altlogin
21. **HOURS OF LABOR:**

As provided in Article 3 (commencing at § 1810), Chapter 1, Part 7, Division 2 of the Labor Code, eight (8) hours of labor shall constitute a legal day's work. The time of service of any worker employed at any time by the Contractor or by any Subcontractor on any subcontract under this Contract, upon the work or upon any part of the work contemplated by this Contract, is limited and restricted to eight (8) hours during any one calendar day and forty (40) hours during any one calendar week, except as hereinafter provided. Notwithstanding the provision hereinabove set forth, work performed by employees of Contractor in excess of eight (8) hours per day and forty (40) hours during any one week shall be permitted upon this public work provided that the employees’ compensation for all hours worked in excess of eight (8) hours per day at not less than one and one-half (1-1/2) times the basic rate of pay.

The Contractor shall pay to the City a penalty of Twenty-five Dollars ($25.00) for each worker employed in the execution of this Contract by the Contractor, or by any Subcontractor, for each calendar day during which such worker is required or permitted to work more than eight (8) hours in any calendar day and forty (40) hours in any one (1) calendar week, in violation of the provisions of Article 3 (commencing at § 1810), Chapter 1, Part 7, Division 2 of the Labor Code, unless compensation for the workers so employed by Contractor is not less than one and one-half (1-1/2) times the basic rate of pay for all hours worked in excess of eight (8) hours per day.

Holiday and overtime work, when permitted by law, shall be paid for at a rate of at least one and one-half (1½) times the above specified rate of **per diem** wages, unless otherwise specified. Holidays shall be defined in the Collective Bargaining Contract applicable to each particular craft, classification, or type of worker employed.

22. **APPRENTICES:**

Attention is directed to the provisions in sections 1777.5 and 1777.6 of the Labor Code concerning the employment of apprentices by the Contractor or any subcontractor under him on contracts greater than $30,000 or 20 working days. The Contractor and any subcontractor under him shall comply with the requirements of Sections 1777.5 and 1777.6 in the employment of apprentices.

Section 1777.5 requires the Contractor or subcontractor employing workers in any apprenticeable occupation to apply to the joint apprenticeship committee nearest the site of the public works project, and which administers the apprenticeship program in that trade, for a certificate of approval, if they have not previously applied and are covered by the local apprenticeship standards.

The Contractor is required to make contributions to funds established for the administration of apprenticeship programs if: (1) the Contractor employs registered apprentices or journeymen in any apprenticeable trade on such contracts and if other contractors on the public works site are making such contributions; or (2) if the Contractor is not a signatory to an apprenticeship fund and if the funds administrator is unable to accept Contractor’s required contribution. The Contractor or subcontractor shall pay a like amount to the California Apprenticeship Council.

Information relative to apprenticeship standards, wage schedules, and other requirements
may be obtained from the Director of Industrial Relations, ex-officio the Administrator of Apprenticeship, San Francisco, California, or from the Division of Apprenticeship Standards and its branch offices.

23. **LABOR DISCRIMINATION:**

No discrimination shall be made in the employment of persons upon public works because of the race, color, sex, religion, age, national origin, sexual orientation, or physical disability of such persons and every Contractor for public works violating this section is subject to all the penalties imposed for a violation of the provisions of the Labor Code, and, in particular, Section 1735.

24. **REGISTRATION OF CONTRACTORS:**

Before submitting bids, contractors shall be licensed in accordance with the provisions of Chapter 9, Division 3, of the Business and Professional Code of the State of California.

25. **URBAN RUNOFF MANAGEMENT:**

The Contractor shall avoid creating excess dust when breaking asphalt or concrete and during excavation and grading. If water is used for dust control, contractor shall use as little as necessary. Contractor shall take all steps necessary to keep wash water out of the streets, gutters and storm drains.

The Contractor shall develop and implement erosion and sediment control to prevent pollution of storm drains. Such control includes but is not limited to:

a. Use storm drain inlet protection devices such as sand bag barriers, filter fabric fences, block and gravel filters. (Block storm drain inlets prior to the start of the rainy season (October 15), on site de-watering activities and saw-cutting activities; shovel or vacuum saw-cut slurry and remove from the site).

b. Cover exposed piles of soil or construction material with plastic sheeting. All construction materials must be stored in containers.

c. Sweep and remove all materials from paved surfaces that drain to streets, gutters and storm drains prior to rain as well as at the end of the each work day. At the completion of the project, the street shall be washed and the wash water shall be collected and disposed of offsite in an appropriate location.

d. After breaking old pavement, Contractor shall remove all debris to avoid contact with rainfall or runoff.

e. Contractor shall maintain a clean work area by removing trash, litter, and debris at the end of each workday. Contractor shall also clean up any leaks, drips, and other spills as they occur.

The objective is to ensure that the City and County of Alameda County-Wide Clean Water Program is adequately enforced. These controls should be implemented prior to the start of
construction, up-graded as required, maintained during construction phases to provide adequate protection, and removed at the end of construction.

These recommendations are intended to be used in conjunction with the State’s Best Management Practices Municipal and Construction Handbooks, local program guidance materials from municipalities, Section 7.1.01 of the Standard Specifications and any other appropriate documents on storm water quality controls for construction.

Failure to comply with this program will result in the issuance of noncompliance notices, citations, project stop orders or fines. The fine for noncompliance of the above program is two hundred and fifty dollars ($250.00) per occurrence per day. The State under the Federal Clean Water Act can also impose a fine on the contractor, pursuant to Cal. Water Code §13385.

26. **COMPLIANCE WITH MARSH CRUST ORDINANCE:**

Contractor shall perform all excavation work in compliance with the City’s Marsh Crust Ordinance as set forth at Section 13-56 of the Municipal Code. Prior to performing any excavation work, Contractor shall verify with the Building Official whether the excavation work is subject to the Marsh Crust Ordinance. Contractor shall apply for and obtain permits from Building Services on projects deemed to be subject to the Marsh Crust Ordinance.

27. **COMPLIANCE WITH THE CITY’S INTEGRATED PEST MANAGEMENT POLICY:**

The Contractor shall follow the requirements of the City's Integrated Pest Management (IPM) Policy to ensure the City is in compliance with its Municipal Regional Stormwater NPDES Permit, Order No. R2-2009-0074, issued by the San Francisco Bay Regional Water Quality Control Board.

- Contractor shall use the most current IPM technologies available to ensure the long-term prevention or suppression of pest problems and to minimize negative impacts on the environment, non-target organisms, and human health for the control or management of pests in and around City buildings and facilities, parks and golf courses, urban landscape areas, rights-of-way, and other City properties.

- Contractor will consider the City IPM Policy’s hierarchy of options or alternatives listed below, in the following order before recommending the use of or applying any pesticide on City property: (1)
  
  a. No controls (e.g. tolerating the pest infestation, use of resistant plant varieties or allowing normal life cycle of weeds);
  
  b. Physical or mechanical controls (e.g. hand labor, mowing, exclusion);
  
  c. Cultural controls (e.g. mulching, disking, alternative vegetation) and good housekeeping (e.g. cleaning desk area);
  
  d. Biological controls (e.g., natural enemies or predators);
  
  e. Reduced-risk chemical controls (e.g., soaps or oils);
f. Other chemical controls.

- Prior to applying chemical controls the contractor shall complete a checklist for the City’s pre-approval that explains why a chemical control is necessary. For annual contracts that require regular application of chemical controls the contractor shall submit one checklist prior to the initiation of the project demonstrating that the hierarchy has been reviewed and no other options exist. (Attached as Exhibit C). Additionally, the Contractor shall provide documentation to the City’s project manager of the implementation of the IPM techniques hierarchy described in the City’s IPM Policy.

- Contractor shall avoid the use of the following pesticides that threaten water quality, human health and the environment:
  
  a. Acute Toxicity Category I chemicals as identified by the Environmental Protection Agency (EPA)
  b. Organophosphate pesticides (e.g., those containing Diazinon, chlorpyrifos or malathion)
  c. Pyrethroids (bifenthrin, cyfluthrin, beta-cyfluthrin, cypermethrin, deltamethrin, esfenvalerate, lambda-cyhalothrin, permethrin, and tralomethrin), carbamates (e.g., carbaryl), and fipronil
  d. Copper-based pesticides unless their use is judicious, other approaches and techniques have been considered, and the threat of impact to water quality is prevented.

- Contractor shall sign the Contractor Verification Form (attached as Exhibit B) indicating the intent to implement the City’s IPM Policy, and return a signed copy to the City’s project manager.

- Contractor shall provide to the City’s project manager an annual Report of all pesticide usage in support of City operations including pesticide name, active ingredient(s), target pest(s), the total amounts used and the reasons for any increase in use of any pesticide.

- Contractor shall provide a copy of any current IPM certifications(s) to the City’s project manager prior to initiation of the service work.

  A copy of the City's IPM Policy may be obtained from the City’s project manager and is also on file with the City Clerk.

  *If this agreement pertains to the use of any items listed above, the Contractor will need to fill out and send in the Contractor Verification Form and Contractor Check List. ADD EXHIBIT B IF PEST CONTROL.*

28. **PURCHASES OF MINED MATERIALS REQUIREMENT:**

Contractor shall ensure that all purchases of mined materials such as construction aggregate, sand and gravel, crushed stone, road base, fill materials, and any other mineral materials must originate from a surface mining operation identified on the AB3098 List per the Surface Mining and Reclamation Act of 1975 (SMARA).
Within five days of award of contract, Contractor shall submit a report to City which lists the intended suppliers for the above materials and demonstrates that the suppliers are in compliance with the SMARA requirements. The AB3098 List is maintained by the Department of Conservation’s Office of Mine Reclamation (OMR) and can be viewed at: [www.conservation.ca.gov/OMR/ab_3098_list/index.htm](http://www.conservation.ca.gov/OMR/ab_3098_list/index.htm). Note that the list changes periodically and should be reviewed accordingly.

29. **TERMINATION:**

In the event Contractor fails or refuses to perform any of the provisions hereof at the time and in the manner required hereunder, Contractor shall be deemed in default in the performance of this Agreement. If such default is not cured within a period of two (2) business days after receipt by Contractor from the City of written notice of default, specifying the nature of such default and the steps necessary to cure such default, the City may terminate the Agreement forthwith by giving to the Contractor written notice thereof.

The City shall have the option, at its sole discretion and without cause, of terminating this Agreement by giving seven (7) days' prior written notice to Contractor as provided herein. Upon termination of this Agreement, each party shall pay to the other party that portion of compensation specified in this Agreement that is earned and unpaid prior to the effective date of termination.

30. **ATTORNEY’S FEES:**

In the event of the bringing of any action or suit by a party hereto against the other party by reason of any breach of any covenants, conditions, obligation or provision arising out of this Agreement, the prevailing party shall be entitled to recover from the non-prevailing party all of its costs and expenses of the action or suit, including reasonable attorneys’ fees, experts’ fees, all court costs and other costs of action incurred by the prevailing party in connection with the prosecution or defense of such action and enforcing or establishing its rights hereunder (whether or not such action is prosecuted to a judgment). For the purposes of this Agreement, reasonable fees of attorneys of the Alameda City Attorney shall be based on the fees regularly charged by private attorneys with the equivalent number of years of experience in the subject matter area of the law for which the Alameda City Attorney's services were rendered who practice in Alameda County in law firms with approximately the same number of attorneys as employed by the Alameda City Attorney’s Office.

31. **CONFLICT OF LAW:**

This Agreement shall be interpreted under, and enforced by the laws of the State of California excepting any choice of law rules which may direct the application of laws of another jurisdiction. The Agreement and obligations of the parties are subject to all valid laws, orders, rules, and regulations of the authorities having jurisdiction over this Agreement (or the successors of those authorities.) Any suits brought pursuant to this Agreement shall be filed with the courts of the County of Alameda, State of California.
32. **ADVERTISEMENT:**

Contractor shall not post, exhibit, display or allow to be posted, exhibited, displayed any signs, advertising, show bills, lithographs, posters or cards of any kind pertaining to the services performed under this Agreement unless prior written approval has been secured from the City to do otherwise.

33. **WAIVER:**

A waiver by City of any breach of any term, covenant, or condition contained herein, shall not be deemed to be a waiver of any subsequent breach of the same or any other term, covenant, or condition contained herein, whether of the same or a different character.

34. **INTEGRATED CONTRACT:**

This Agreement represents the full and complete understanding of every kind or nature whatsoever between the parties hereto, and all preliminary negotiations and agreements of whatsoever kind or nature are merged herein. No verbal agreement or implied covenant shall be held to vary the provisions hereof. Any modification of this Agreement will be effective only by written execution signed by both the City and Contractor.

35. **INSERTED PROVISIONS:**

Each provision and clause required by law to be inserted into the Agreement shall be deemed to be enacted herein, and the Agreement shall be read and enforced as though each were included herein. If through mistake or otherwise, any such provision is not inserted or is not correctly inserted, the Agreement shall be amended to make such insertion on application by either party.

36. **CAPTIONS:**

The captions in this Agreement are for convenience only, are not a part of the Agreement and in no way affect, limit or amplify the terms or provisions of this Agreement.

*Signatures on next page*
IN WITNESS WHEREOF, the parties have caused the Agreement to be executed on the day and year first above written.

COMPANY NAME
(A California Corporation, partnership, sole proprietor, individual)

(City of Alameda, a Municipal Corporation)

(Name)
(Title)

Eric J. Levitt
City Manager

RECOMMENDED FOR APPROVAL

(Name)
(Title)

Liam Garland
Public Works Director

Contractor License No.

APPROVED AS TO FORM:
City Attorney

DIR No.

Lisa Maxwell
Assistant City Attorney
COMMERCIAL GENERAL LIABILITY  CG 20 10 10 93
THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES or CONTRACTORS FORM B

This endorsement modifies insurance provided under the following:
COMMERCIAL GENERAL LIABILITY COVERAGE PART
SCHEDULE

Name of Person or Organization:
City of Alameda
Public Works Department
950 West Mall Square, Room 110
Alameda, CA 94501-7558

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

REF:
The City of Alameda, its City Council, boards and commissions, officers & employees are additional insured for work done on their behalf by the named insured.

PRIMARY INSURANCE:
IT IS UNDERSTOOD AND AGREED THAT THIS INSURANCE IS PRIMARY AND ANY OTHER INSURANCE MAINTAINED BY THE ADDITIONAL INSURED SHALL BE EXCESS ONLY AND NOT CONTRIBUTING WITH THIS INSURANCE.

SEVERABILITY OF INTEREST:
IT IS AGREED THAT EXCEPT WITH RESPECT TO THE LIMIT OF INSURANCE, THIS COVERAGE SHALL APPLY AS IF EACH ADDITIONAL INSURED WERE THE ONLY INSURED AND SEPARATELY TO EACH INSURED AGAINST WHOM CLAIM IS MADE OR SUIT IS BROUGHT.

WAIVER OF SUBROGATION:
IT IS UNDERSTOOD AND AGREED THAT THE COMPANY WAIVES THE RIGHT OF SUBROGATION AGAINST THE ABOVE ADDITIONAL INSURED (S), BUT ONLY AS RESPECTS THE JOB OR PREMISES DESCRIBED IN THE CERTIFICATE ATTACHED HERETO.

NOTICE OF CANCELLATION:
IT IS UNDERSTOOD AND AGREED THAT IN THE EVENT OF CANCELLATION OF THE POLICY FOR ANY REASON OTHER THAN NON-PAYMENT OF PREMIUM, 30 DAYS WRITTEN NOTICE WILL BE SENT TO THE CERTIFICATE HOLDER BY MAIL. IN THE EVENT THE POLICY IS CANCELED FOR NON-PAYMENT OF PREMIUM, 10 DAYS WRITTEN NOTICE WILL BE SENT TO THE ABOVE.
EXHIBIT B

POLICY NUMBER

COMMERCIAL AUTO

CG 20 48 02 99

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

DESIGNATED INSURED

This endorsement modifies insurance provided under the following: BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM MOTOR CARRIER COVERAGE FORM TRUCKERS COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement. This endorsement identifies person(s) or organization(s) who are “insureds” under the Who Is An Insured Provisions of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement Effective:   Countersigned By:

Named Insured:  (Authorized Representative)

SCHEDULE

City of Alameda
Public Works Department
950 West Mall Square, Room 110
Alameda, CA 94501-7558

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of your ongoing operations performed for that insured.

REF:

The City of Alameda, its City Council, boards and commissions, officers & employees are additional insured for work done on their behalf by the named insured.

NOTICE OF CANCELLATION:
IT IS UNDERSTOOD AND AGREED THAT IN THE EVENT OF CANCELLATION OF THE POLICY FOR ANY REASON OTHER THAN NON-PAYMENT OF PREMIUM, 30 DAYS WRITTEN NOTICE WILL BE SENT TO THE CERTIFICATE HOLDER BY MAIL. IN THE EVENT THE POLICY IS CANCELED FOR NON-
PAYMENT OF PREMIUM, 10 DAYS WRITTEN NOTICE WILL BE SENT TO THE ABOVE.

CA 20 48 02 99
PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS: that

(Name of Contractor)

(Address of Contractor)

a ____________________________, hereinafter called Principal, and

(Corporation, Partnership, or Individual)

(Name of Surety)

(Address of Surety)

hereinafter called Surety, are held and firmly bound unto

(Name of Owner)

(Address of Owner)

hereinafter called OWNER, in the penal sum of

__________________________________________ Dollars. ($ ________________)

in lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, successors, and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the OWNER, dated the _____ day of ________________, 2020, a copy of which is hereto attached and made a part hereof for the construction of:

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions, and agreements of said contract during the original term thereof, and any extensions thereof which may be granted by the OWNER, with or without notice to the Surety and during the one year guaranty period, and if he shall satisfy all claims and demands incurred under such contract, and shall fully indemnify and save harmless the OWNER from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the OWNER all outlay and expense which the OWNER may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.
PERFORMANCE BOND FORM

PROVIDED, FURTHER, that the said surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this instrument is executed on _______ counterparts, each one of which shall be deemed an original, this the ________ day of ____________, 2020.

ATTEST:

Principal

By: ____________________________ (SEAL)

Principal Secretary

(address)

(Witness as to Principal)

(address)

(Surety)

ATTEST:

Surety Secretary

By: ____________________________ (SEAL)

(Witness as to Surety)

(address)

(Address)

(Address)

NOTE: Date of BOND must not be prior to date of Contract.

If the CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department’s most current list (Circular 570 as amended) and be authorized to transact business in the state where the PROJECT is located.
PAYMENT BOND FORM

KNOW ALL MEN BY THESE PRESENTS: that

a ______________________________________, hereinafter called Principal, and

hereinafter called Surety, are held and firmly bound unto

hereinafter called OWNER, in the penal sum of _______ Dollars. ($ __________)

in lawful money of the United States, for the payment of which sum well and truly to be made, we
bind ourselves, successors, and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a
certain contract with the OWNER, dated the ______ day of ________________________, 2020,
a copy of which is hereto attached and made a part hereof for the construction of:

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms,
SUBCONTRACTORS, and corporations furnishing materials for or performing labor in the
prosecution of the WORK provided for in such contract, and any authorized extension or
modification thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and
coke, repairs on machinery, equipment and tools, consumed or used in connection with the
construction of such WORK, and all insurance premiums on said WORK, and for all labor,
performed in such WORK whether by SUBCONTRACTOR or otherwise, then this obligation
shall be void; otherwise to remain in full force and effect.
PAYMENT BOND FORM

PROVIDED, FURTHER, that the said surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to WORK to be performed thereunder or the SPECIFICATIONS accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this instrument is executed on _______ counterparts, each one of which shall be deemed an original, this the _______ day of _________________, 2020.

ATTEST:

___________________________ By: ____________________________ (SEAL)
___________________________ Principal

___________________________ (Witness as to Principal) (Address)

___________________________ (Address)

___________________________ (Surety)

ATTEST:

___________________________ By: ____________________________ (SEAL)
___________________________ Surety Secretary

___________________________ (Witness as to Surety) (Address)

___________________________ (Address) (Address)

NOTE: Date of BOND must not be prior to date of Contract. If the CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department’s most current list (Circular 570 as amended) and be authorized to transact business in the state where the PROJECT is located.
TECHNICAL REQUIREMENTS
SECTION 01 50 50

EROSION CONTROL

PART 1 - GENERAL

1.1 SCOPE OF WORK

A. The Contractor shall provide all materials, labor and equipment necessary to complete all work as specified herein, including but not limited to the following:
   1. Apply specified treatments to all cuts and fill slopes, soil stockpiles, and all disturbed areas.
   2. Install all temporary erosion control devices per Plans and Specifications.

B. All other labor and materials reasonably incidental to the satisfactory completion of the work, including cleanup of the site.

1.2 RELATED SECTIONS

A. Section 01 10 00, Supplemental General Requirements

1.3 RELATED DOCUMENTS

A. Caltrans Standard Specifications, 2015
   1. Section 21, Erosion Control

B. Association of Official Seed Analysts Procedures

C. California State Seed Law of the Department of Food and Agriculture

1.4 CONTRACTOR SUBMITTALS

A. The Contractor shall submit, in accordance with Section 01 10 00, Supplemental General Requirements, manufacturer’s letters of compliance and manufacturer’s literature for the following items:
   1. Seed Mixes (or individual items)
   2. Mulches
   3. Binders/Tackifiers
   4. Fertilizer
   5. Humate
   6. Soil inoculates
   7. Straw (Weight receipts from scales shall be required)
   8. Erosion Control Blanket
1.5 SITE CONDITION

A. It is the responsibility of the Contractor to visit the site to determine existing conditions including access to the site, the nature and extent of existing improvements upon adjacent public and private property, the nature of materials to be encountered, and other factors that may affect the work of this section.

B. It is the responsibility of the Contractor to have finished the grading of the slopes, including track walking the areas to be treated with erosion control treatments.

1.6 WORK SCHEDULE

A. The Contractor shall proceed with work during a period of August 15 through October 15, 2019 or between January 15 and February 15, 2020. The work shall progress as soon as the site becomes available consistent with normal seasonal limitations.

1.7 PRODUCT DELIVERY, STORAGE AND HANDLING

A. All products shall be delivered to the site in manufacturer’s unopened standard containers bearing original labels showing quantity, analysis and name of manufacturer.

B. All materials shall be stored in designated areas and in such a manner as to protect them from weather or other conditions that might damage or impair the effectiveness of the product.

1.8 ANALYSIS OF SAMPLES AND TESTS

A. Samples: The Owner reserves the right to take and analyze samples of materials for conformity to the Specifications at any time. On request, seed shall delivered to Owner’ Representative 30 days prior to seeding so seed can be tested. Seed samples shall be drawn in accordance with procedures outlined in Association of Official Seed Analysts.

B. Rejected material: Rejected materials shall be removed immediately from the site at Contractor’s expense. Contractor shall pay the cost of testing replacement materials.

PART 2 - PRODUCTS

2.1 GENERAL

A. All products shall be in conformance with the Specifications listed below. Any changes to products to be used shall be approved, in writing, by the Owner or Owner’s representative prior to job site delivery.
2.2 SEED MIX

A. Seed shall conform to the provisions in Section 21-2.02F, "Seed," of the Standard Specifications. Individual seed species shall be measured and mixed in the presence of the Owner’s Representative.

B. Seed shall be delivered to the project site in unopened separate containers with the seed tag attached. Containers without a seed tag attached will not be accepted.

C. Composition:

<table>
<thead>
<tr>
<th>Species</th>
<th>Common Name</th>
<th>PLS lbs. /acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gazania</td>
<td>Trailing Gazania</td>
<td>4 lbs. /acre</td>
</tr>
</tbody>
</table>

**NON-LEGUME SEED**

<table>
<thead>
<tr>
<th>Botanical Name (Common Name)</th>
<th>Percent Germination (Minimum)</th>
<th>Kilograms Pure Live Seed Per Hectare (Slope Measurement)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baccharis pilularis var. pilularis (Coyote Bush)</td>
<td>20</td>
<td>0.05</td>
</tr>
<tr>
<td>Artemisia californica (California Sagebrush)</td>
<td>25</td>
<td>0.5</td>
</tr>
<tr>
<td>Mimulus aurantiacus (Sticky Monkeyflower)</td>
<td>25</td>
<td>0.1</td>
</tr>
<tr>
<td>Elymus glaucus, (Blue Wildrye,)</td>
<td>40</td>
<td>9</td>
</tr>
<tr>
<td>Festuca idahoensis (Idaho Festuca)</td>
<td>35</td>
<td>4</td>
</tr>
<tr>
<td>Hordium brachyantherum californicum (Meadow Barley)</td>
<td>40</td>
<td>8</td>
</tr>
<tr>
<td>Regreen</td>
<td>60</td>
<td>45.0</td>
</tr>
</tbody>
</table>

D. Quality

1. All seed shall be in conformance with the California State Seed Law of the Department of Food and Agriculture. Each seed bag shall be delivered to the site sealed and clearly marked as to species, purity, percent germination, dealer’s guarantee, and dates of test. In addition, the container shall be labeled to clearly reflect the amount of Pure Live Seed (PLS) contained.

2. Prior to seeding at the request of the Owner, the Contractor shall provide a letter of certification, original Association of Official Seed Analysts (AOSA) seed test results, and calculations of PLS.

3. All legume seed shall be pellet-inoculated. Inoculant sources shall be species specific and shall be applied at a rate of 2 pounds of inoculant per one hundred pounds of seed.
2.3 MULCH

A. Mulch shall be 100% wood hydrolead and shall be composed of wood fiber derived from whole wood chips with no growth or germination inhibiting substances, and shall be manufactured in such a manner that when thoroughly mixed with seed, fertilizer, organic stabilizer, and water, in the proportions specified, will form a homogeneous slurry which is capable of being sprayed to form a porous mat.

B. The fibrous mulch in its air-dry state shall contain no more than 15% by weight of water. The fiber shall have a temporary green dye and shall be accompanied by a certificate of compliance stating that the fiber conforms to these Specifications.

2.4 ORGANIC STABILIZER/TACKIFIER

A. Stabilizer and tackifier shall be an organic substance supplied in powder form and shall be psyllium-based and packed in clearly marked bags stating the contents of each package. The California Department of Food and Agriculture shall certify the material as an Auxiliary Soil Chemical.

2.5 FERTILIZER

A. Fertilizer shall be of commercial quality, conform to the requirements of the California Department of Food and Agriculture Code, shall have a guaranteed analysis for nitrogen, phosphorus and potassium of 7-2-3. Products specified as slow-release shall have been tested and demonstrate a nearly linear release curve.

2.6 HUMATE

A. Humate shall be OMRI listed and contain at least 40 % Humic acid. It shall be a natural granular humic acid based material that functions as an organic chelator and microbial stimulator. Humate shall not burn plant material and shall be non-toxic and non-staining.

B. Humate Soil Conditioner

<table>
<thead>
<tr>
<th>Humic Acids (from Leonardite)</th>
<th>40.00 %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Organic matter</td>
<td>40.00% - 50.00%</td>
</tr>
<tr>
<td>Carbon</td>
<td>50.00% - 60.00%</td>
</tr>
<tr>
<td>Nitrogen</td>
<td>0.05% - 1%</td>
</tr>
<tr>
<td>Phosphoric Acid</td>
<td>0.07%</td>
</tr>
<tr>
<td>Potash</td>
<td>0.13%</td>
</tr>
<tr>
<td>Sulfur</td>
<td>0.21%</td>
</tr>
<tr>
<td>Magnesium</td>
<td>0.18%</td>
</tr>
<tr>
<td>Calcium</td>
<td>0.32%</td>
</tr>
<tr>
<td>pH</td>
<td>4.0</td>
</tr>
</tbody>
</table>
2.7 MYCORRHIZAL INOCULUM

A. Endo (arbuscular) mycorrhizal inoculum shall be registered by the California Department of Food and Agriculture and consist of spores, mycelium and mycorrhizal root fragments in a solid carrier suitable for handling by hydro-seeding. The carrier shall be the material in which the inoculum was originally produced, and may include organic materials, vermiculite, perlite, calcined clay, or other approved materials consistent with mechanical application and with good plant growth.

B. Each endomycorrhizal inoculum shall carry a supplier’s guarantee of 80,000 propagules minimum per kilogram. The minimum propagule count shall be shown on each label provided. If more than one fungal species is claimed by the supplier, the label shall include a guarantee for each species of mycorrhizal fungus claimed.

C. Endomycorrhizal fungal species shall be suitable for the pH of the soil at the planting site. If the inoculum consists of a mixture of species, no more than 20% of the claimed propagule count shall consist of fungal species known to be unsuitable for the pH of the soil at the planting site.

D. A sample of approximately 28 grams (one ounce) of inoculum will be taken from each inoculum container by the Owner’s Representative. The number of propagules will be determined by laboratory testing. Propagules shall include live spores, mycelial fragments and viable mycorrhizal root fragments.

E. Endomycorrhizal inoculum shall be stored, transported and applied at temperatures of less than 32° C (90° F).

2.8 STRAW

A. Shall be derived from irrigated rice or clean cereal grain straw.

B. The Contractor shall furnish evidence that clearance has been obtained from the County Agricultural Commissioner, as required by law, before straw from outside the County in which it is to be used is delivered to the site of the work.

C. Straw that has been used for bedding is prohibited.

2.9 EQUIPMENT

A. Equipment used for application of slurry shall be a commercial-type Hydro-Seeder and have a built-in agitation system with an operation capacity sufficient to agitate, suspend and homogeneously mix slurry.

B. Tank capacity shall be a minimum of 1,500 gallons and shall be mounted on a truck to allow access to the site.
C. Pump shall be able to generate 150 psi at the nozzle.

D. Straw blowers: Equipment shall be specifically designed and manufactured for the application of straw and shall be of sufficient horsepower to break up and distribute straw at the specified application rate.

2.10 WATER

A. Water shall be furnished by Owner and shall be made readily available at the sites indicated on the project map. Water shall be of potable quality.

B. Contractor shall add 4-6 lbs. of Vulpia Microstachys or 20 lbs. of Regreen per acre if hydroseeding occurs in the fall or winter months.

C. Hydroseed mix can be obtained from Pacific Coast Seed, Inc., (925) 373-4417.

2.11 EROSION CONTROL BLANKETS

A. Erosion control must be Erosion Control Technology Council (ECTC) Type 2D and made of processed natural fibers that are mechanically, structurally, or chemically bound together to form a continuous matrix that is surrounded by 2 natural nets. Erosion control blanket must comply with the requirements shown in the following table:

<table>
<thead>
<tr>
<th>Erosion Control Blanket</th>
<th>Quality characteristic</th>
<th>Test method</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Roll width (min, inches)</td>
<td>--</td>
<td>72</td>
</tr>
<tr>
<td>Matrix (%)</td>
<td>Straw/coconut</td>
<td>--</td>
<td>70/30</td>
</tr>
<tr>
<td></td>
<td>Woven coir (coconut fiber)</td>
<td>--</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>Wood excelsior (6 inches or longer)</td>
<td>--</td>
<td>80</td>
</tr>
<tr>
<td>USLE C-Factor for a 1:1 (H:V) unvegetated slope</td>
<td>--</td>
<td>--</td>
<td>≤ 0.20</td>
</tr>
<tr>
<td>Shear stress (max, psf)</td>
<td>ASTM D6460</td>
<td>1.75</td>
<td></td>
</tr>
<tr>
<td>Tensile strength (min, psf)</td>
<td>ASTM D5035</td>
<td>75</td>
<td></td>
</tr>
<tr>
<td>Functional longevity (months)</td>
<td>--</td>
<td>12</td>
<td></td>
</tr>
</tbody>
</table>

PART 3 - EXECUTION

3.1 SOIL PREPARATION

A. No soil amendments shall be required except as noted on the Plans.

B. Verification: Contractor shall verify:
1. That all areas to receive erosion control treatments are free of vegetation and other objectionable material.
2. That grades are final for permanently treated areas and within reasonable standard for temporary treatments.
3. That all sloped areas are uniformly compacted: wherever possible, the surface compaction of the top 1 foot shall be 85% or less.

3.2 EROSION CONTROL BLANKET INSTALLATION

A. Before placing the erosion control blankets, Contractor shall ensure the subgrade has been graded smooth and has no depressed voids. The subgrade must be free from obstructions, such as tree roots, projecting stones, or foreign matter greater than 1 inch in diameter. Overlap the end of the erosion control blanket by 24 inches. Use 18 inch staples staked at maximum of 4 feet on center in staggered pattern. Do not drive vehicles on the erosion control blanket.

B. General plant maintenance shall immediately follow seeding and continue for 90 days.

C. Protect areas against all damage, including erosion and trespass, and provide proper safeguards. Maintain and keep in good repair all temporary barriers erected to prevent trespassing. Check all barrier and temporary fencing daily, and make immediate repairs or replacements.

D. Repair all damage to seeded areas.

E. Maintain constant moisture depth in soil to insure vigorous growth.

3.3 FINAL INSPECTION AND ACCEPTANCE:

A. Final inspection will be conducted upon completion of maintenance, replacements and corrective work. Five (5) days' notice shall be given. If project improvements, corrective work, and maintenance have not been performed as specified and to the satisfaction of the Owner's Representative, maintenance shall continue at Contractor's expense until such time as work has been successfully completed.

3.4 GUARANTEE AND REPLACEMENT

A. Guarantee all planting to be in a healthy, thriving condition until the end of the maintenance period or beyond that time until active growth is evident and for one year from date of acceptance.

B. Replace all seeded areas not in vigorous condition as soon as directed by Owner's Representative. Seed mixture used for replacement must be of the same kind and quantity as specified in this section.
3.5 CLEAN-UP

A. Erosion control work areas shall be maintained in a neat and orderly condition. Keep paved area free of erosion treatment, soil, and other debris.

B. Overspray: Installing Contractor is responsible for washing or otherwise cleaning excess material off all areas not intended to receive treatment.

C. Debris: Clean up and remove erosion control associated materials and debris from project site before Final Acceptance.

END OF SECTION
01 55 26 TRAFFIC AND PEDESTRIAN CONTROL

PART 1 GENERAL
Contractor shall provide traffic control within the construction area in accordance with General Requirements Section II.Q. and these technical requirements.

The requirements in this section apply to pedestrian traffic, wheelchair access as well as vehicle traffic and may be modified or altered if, in the opinion of the Engineer, public traffic will be better served and work expedited. Said modifications or alterations shall not be adopted until approved in writing by the Engineer.

PART 2 DESCRIPTION OF WORK
The Contractor shall maintain vehicular and pedestrian access to all areas, both public right-of-way and private throughout the course of the work. The Contractor will be required to submit traffic control and pedestrian access plans to specific construction operations. For example, the Contractor must submit a traffic control plan for pavement repairs and a separate plan for asphalt rubber chip seal and slurry seal operations.

PART 3 MATERIALS
The Contractor will be expected to provide all necessary materials for this work. The Contractor must use City provided “No Parking” signs. Signs are provided at no cost to the Contractor and will be provided on request to the assigned project inspector.

PART 4 CONSTRUCTION METHODS
The requirements in this section may be modified or altered if, in the opinion of the Engineer, public traffic will be better served and work expedited. Modifications or alterations shall not be adopted until approved in writing by the Engineer.

The Contractor shall conduct all operations with the least possible obstruction and inconvenience to the public. The Contractor shall have under construction no greater length or amount of work than can be completed within a workday with due regards to the rights of the public.

No excavation shall remain open longer than is necessary to perform the work as determined by the Engineer.

All excess and unsuitable material resulting from the Contractor’s operations shall be removed as it develops and before the end of each day.

No material or equipment shall be stored where it will interfere with the free and safe passage of the public and at the end of each day’s work and at other times when construction operations are suspended for any reason, the Contractor shall remove all equipment and other obstructions from that portion of the roadway open for public use.

4.1 Traffic Control Plan
Contractor shall submit a traffic control plan showing the location of signs and flagmen in accordance with Part 6 of the “California Manual on Uniform Traffic Control Devices 2012
Edition (2012 CA MUTCD),” issued by the California Department of Transportation, and as necessary to keep traffic off of the asphalt rubber chip seal and slurry seal. No work will be allowed until a traffic plan that applies to each work site has been submitted to the City and approved by the City, and the traffic control has been put in place, including properly trained and equipped flagmen at their planned positions. A minimum of two flagmen are required on all streets, except for courts where the street may be barricaded and appropriate “Road Closed” signage is posted.

Traffic Control Plans for asphalt rubber chip seal and slurry seal operations shall be submitted for each day’s work, showing all streets, barricades, signs, cones, flagmen and other warning devices.

The Contractor shall submit traffic control plans for each location, and obtain the Engineer’s approval prior to commencing work. A checklist for completing a Traffic Control Plan is provided in the attachments to this project manual.

Contractor shall submit traffic control plans 14 working days before work begins or at the pre-construction meeting with the City, whichever occurs earliest. Revised submittals, if necessary, will be due within 5 working days of return from City.

4-4.2 Lane Closures
A paved traffic lane, not less than 11 feet wide, shall be open for use by public traffic in each direction of traffic at all times.

The use of fluorescent traffic cones to direct traffic away from excavations and lanes being overlaid shall be considered as part of the lane closure. Cones must conform to State Standard Specification Section 12-3.10.

4-4.3 Site Access
Work shall be accomplished in such a manner as to provide access to patrons of the Golf Course. If access to any property cannot be provided, then adequate nearby parking shall be provided and maintained until direct access can again be restored. During pavement coating operations, the contractor shall phase the work to allow the passage of two side by side golf carts, to and from the golf course clubhouse and the driving range. If during the course of the work, it is necessary to restrict access to certain driveways for an extended period of time, the Contractor shall notify the affected business/residents, in writing, at least forty-eight (48) hours in advance and post “BUSINESS IS OPEN” signs for business driveways.

When entering or leaving roadways carrying public traffic, the Contractor’s equipment, whether empty or loaded, shall in all cases yield to public traffic.

The Contractor shall be required to build temporary driveways or ramps to existing vehicular access ways if necessary to maintain vehicular access to properties adjacent to the work. Personal vehicles of the Contractor’s employees shall not be parked on the traveled way at any time including any section closed to public traffic and shall follow all laws regarding parking as designated in the California Vehicle Code and the Alameda Municipal Code.
4-4.4 Pedestrian Access Plan

The Contractor shall submit pedestrian access plans for each location, and obtain the Engineer’s approval prior to commencing work. Pedestrian access plan may be included on the traffic control plan.

Contractor shall submit a pedestrian access plan showing the location of signs and detours in accordance with Part 6 of the “California Manual on Uniform Traffic Control Devices 2012 Edition (2012 CA MUTCD),” issued by the California Department of Transportation. The Contractor shall be required to build temporary ramps if necessary to maintain pedestrian access to doorways adjacent to sidewalks and facilities as shown on plan. Ramps shall be constructed of plywood, wood railing and carpet, or other construction materials, and shall be submitted to the Engineer for review prior to placement. Temporary ramps shall be free of any irregularities, skid resistant and conform to Section 12-7 of Caltrans Standard Specifications.

4-45 Flaggers

Flaggers shall not be used during hours of darkness unless authorized by the City. Flaggers are a required part of Traffic Control. The minimum number of flaggers required is one per intersection in all the areas where work is being done or as shown per plan, whichever is greater.

Flaggers must be trained for flagging duties according to the 2012 CA MUTCD and CCR Title, 8, Chapter 4, Article 11, Section 1598-1599 and have a certificate showing the training accomplished, date and name of trainer. Copies of Certificates shall be submitted to the City before beginning work. The project superintendent shall keep copies of the certificates on-site for all persons charged with flagging duties. Changes to flaggers must be coordinated through the City’s project inspector.

END OF SECTION
01 71 13 MOBILIZATION

PART 1 - GENERAL
Mobilization shall consist of preparatory work and operations, including, but not limited to, those necessary for the movement of personnel, equipment, supplies, and incidentals to the project site; for the establishment of all offices, buildings, staging areas and other facilities necessary for work on the project; and for all other work and operations which must be performed or costs incurred prior to beginning work on the various contract items on the project site; and for obtaining permits, insurance, and bonds as required for the proper performance and completion of the work. Payment for procuring and maintaining a staging area is included in the Bid Item entitled" Mobilization".

The City may provide a staging area for the duration of the project. The Contractor has the option to use the staging area provided by the City at no cost. Full compensation for furnishing all labor, materials, tools, equipment, fencing, signage, clean-up work and incidentals and for doing the work involved in the setup of the city provided staging area shall be considered as included as part of "Mobilization". The Contractor is responsible for restoring the City provided staging area to its original condition. Damage to the City provided staging area shall be repaired in a manner acceptable to the Engineer, at the Contractor’s expense.

This item includes any de-mobilization and re-mobilization that may be required for completing various stages or work or for the suspension of work.

END OF SECTION
SECTION 02 40 00

DEMOLITION

PART 1 - GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 01 Specification Sections, apply to this Section.

1.2 SUMMARY

A. Removing above-grade site improvements within limits indicated.
B. Disconnecting, capping or sealing, and abandoning site utilities in place.
C. Disconnecting, capping or sealing, and removing site utilities.
D. Disposing, recycling, reusing, and/or salvaging of objectionable material.

1.3 RELATED SECTIONS

A. Section 31 10 00 – Site Clearing.

1.4 DEFINITIONS

B. CAL-OSHA: California Occupational Safety and Health Administration.
C. CA-CHPS: California Collaborative for High Performance Schools

1.5 PROJECT CONDITIONS

A. Except for materials indicated to be stockpiled or to remain the Owner’s property, cleared materials are the Contractor's property. Remove cleared materials from site and dispose, recycle, reuse, and/or salvage the materials in a lawful manner. If possible, identify an organization within 1000 miles that will purchase or accept the donation of construction waste for reuse. This organization must intend to reuse the waste as-is, or sell the material for the intent of re-use (CA-CHPS Criteria).

B. Salvageable Improvements: Carefully remove items indicated to be salvaged and store where indicated on plans or where designated by the Owner. Avoid damaging materials designated for salvage.
C. Unidentified Materials: If unidentified materials are discovered, including hazardous materials that will require additional removal other than is required by the Contract Documents, immediately report the discovery to the Owner. If necessary, the Owner will arrange for any testing or analysis of the discovered materials and will provide instructions regarding the removal and disposal of the unidentified materials.

PART 2 EXECUTION

2.1 PREPARATION
A. Protect and maintain benchmarks and survey control points during construction.
B. Protect existing site improvements to remain during construction.

2.2 RESTORATION
A. Restore damaged improvements to their original condition, as acceptable to the Owner.

2.3 UTILITIES
A. Locate, identify, disconnect, and seal or cap off utilities indicated to be removed or abandoned.
B. Arrange to shut off indicated utilities with utility companies or verify that utilities have been shut off.
C. Existing Utilities: Do not interrupt utilities serving facilities occupied by Owner or others unless authorized in writing by the Owner, and then only after arranging to provide temporary utility services according to requirements indicated.
D. Coordinate utility interruptions with utility company affected.
E. Do not proceed with utility interruptions without the permission of the Owner and utility company affected. Notify Owner and utility company affected two working days prior to utility interruptions.
F. Excavate and remove underground utilities that are indicated to be removed.
G. Securely close ends of abandoned piping with tight fitting plug or wall of concrete minimum 6-inches thick.

2.4 SITE IMPROVEMENTS
A. Remove existing above- and below-grade improvements as indicated and as necessary to facilitate new construction.
B. Remove slabs, paving, curbs, and gutters, as indicated. Where concrete slabs, curb, gutter and asphalt pavements are designated to be removed, remove bases and subbase to surface of underlying, undisturbed soil.

C. Unless the existing full-depth joints coincide with line of pavement demolition, neatly saw-cut to full depth the length of existing pavement to remain before removing existing pavement. Saw-cut faces vertically.

D. Remove driveways, curbs, gutters and sidewalks by saw cutting to full depth. If saw cut falls within 30-inches of a construction joint, expansions joint, score mark or edge, remove material to joint, mark or edge.

2.5 BACKFILL

A. Place and compact material in excavations and depressions remaining after site clearing in conformance with Caltrans specifications

2.6 DISPOSING

A. Remove surplus obstructions, demolished materials, and waste materials, including trash and debris, and legally dispose of them off the Owner's property. In addition to disposing the materials, consider recycling or donating/selling the materials to a reuse organization within 1000 miles.

END OF SECTION
SECTION 31 10 00

SITE CLEARING

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Removal of existing trees and vegetation
B. Clearing vegetation, debris, trash and other materials within limits indicated
C. Grubbing of vegetation within limits indicated
D. Stripping of topsoil within limits indicated
E. Removing above-grade site improvements within limits indicated
F. Disconnecting, capping or sealing, and abandoning site utilities in place
G. Disconnecting, capping or sealing, and removing site utilities
H. Disposing of objectionable material

1.2 RELATED SECTIONS

A. Section 32 12 16, Asphalt Paving

1.3 RELATED DOCUMENTS

A. ANSI A300: Industry Standards for Tree Care Practices
B. Applicable Publications
   2. "Arboriculture," the care of trees and shrubs by Dr. Richard Harris.

1.4 DEFINITIONS

A. ANSI: American National Standards Institute
B. CAL-OSHA: California Occupational Safety and Health Administration
C. Topsoil: Natural or cultivated surface-soil layer containing organic matter and sand, silt, and clay particles; friable, pervious, and black or a darker shade of brown, gray, or red than underlying subsoil; reasonably free of subsoil, clay lumps, gravel, and other objects more than 2 inches in diameter; and free of weeds, roots, and other deleterious materials.
1.5 SUBMITTALS

A. Photographs or videotape, sufficiently detailed, of existing conditions of trees and plantings, adjoining construction, and site improvements that might be misconstrued as damage caused by site clearing.

1.6 QUALITY ASSURANCE

A. Do not remove or prune trees without first securing a permit from the appropriate agency.

B. Prune to the standards of the International Society of Arborists and to ANSI A300.

1.7 PROJECT CONDITIONS

A. Except for materials indicated to be stockpiled or to remain the Owner's property, cleared materials are the Contractor's property. Remove cleared materials from site and dispose of in lawful manner.

B. Salvageable Improvements: Carefully remove items indicated to be salvaged and store where indicated on plans or where designated by the Owner's Representative. Avoid damaging materials designated for salvage.

C. Unidentified Materials;
   1. If unidentified materials are discovered, including hazardous materials that will require additional removal other than is required by the Contract Documents, immediately report the discovery to the Owner's Representative.
   2. If necessary, the Owner's Representative will arrange for any testing or analysis of the discovered materials and will provide instructions regarding the removal and disposal of the unidentified materials.

PART 2 - EXECUTION

2.1 PREPARATION

A. Protect and maintain benchmarks and survey control points during construction.

B. Locate and clearly flag trees and vegetation to remain or to be relocated.

C. Protect existing site improvements to remain during construction.

2.2 TREE REMOVAL

A. Remove trees designated for removal prior to the construction of new improvements in the vicinity:

   1. When demolishing trees indicated to be removed within areas for new pavement or hardscape, remove tree, stump to a depth of two (2) feet below
finish grade, and all roots located in the top twelve (12) inches of soil. Remove wood chips created from grinding process down to remaining stump then refill void and re-compact to 80% relative compaction. Use import soil as indicated in specifications for this purpose. Import soil and compaction in future paved areas shall be in accordance with Section 32 12 16, Asphalt Paving and Section 32 13 13, Concrete Pavement.

2. When demolishing trees indicated to be removed within new landscaped areas, removal shall be done in one of the following ways:
   a. For trees located in accessible areas, remove tree and grind stump to four (4) inches below finish grade. Backfill the void and re-compact to 80% relative compaction. Use import soil as indicated in specifications for this purpose. Do not remove existing roots.
   b. For trees located in inaccessible areas, cut stump flush with finish grade, and cover with 3 inches of bark mulch. Do not grind the stump and do not remove existing roots.

B. Perform tree removal work in a safe and proper manner, adhering to CAL-OSHA tree work protection standards and ANSI A300 Standards.

C. All trees to be demolished shall be removed in such a way as to not damage branches, trunks, or root systems of adjacent trees.

2.3 RESTORATION

A. Restore damaged improvements to their original condition, as acceptable to the Owner’s Representative.

B. Repair or replace trees and vegetation indicated to remain that are damaged by construction operations, as directed by the Owner’s Representative.
   1. Employ a qualified arborist, licensed in jurisdiction where the Project is located, to submit details of proposed repairs and to repair damage to trees and shrubs.
   2. Replace trees that cannot be repaired and restored to full-growth status, as determined by the Owner’s Representative.

2.4 UTILITIES

A. Locate, identify, disconnect, and seal or cap off utilities indicated to be removed or abandoned.

B. Arrange to shut off indicated utilities with utility companies or verify that utilities have been shut off.

C. Existing Utilities: Do not interrupt utilities serving facilities occupied by Owner’s Representative or others unless authorized in writing by the Owner’s representative, and then only after arranging to provide temporary utility services according to requirements indicated.
D. Coordinate utility interruptions with utility company affected.

E. Do not proceed with utility interruptions without the permission of the Owner's Representative and utility company affected. Notify Owner's Representative and utility company affected two working days prior to utility interruptions.

F. Excavate and remove underground utilities that are indicated to be removed.

G. Fill abandoned piping with cement slurry.

H. Securely close ends of abandoned piping with tight fitting plug or cement slurry minimum 6 inches thick.

2.5 CLEARING AND GRUBBING

A. Areas to be graded shall be cleared of existing vegetation, rubbish, existing structures, and debris.

B. Remove obstructions, shrubs, grass, and other vegetation to permit installation of new construction. Removal includes digging out stumps and obstructions and grubbing roots.

C. Do not remove trees, shrubs, and other vegetation indicated to remain or to be relocated.

D. Use only hand methods for grubbing within drip line of remaining trees.

2.6 SITE STRIPPING

A. Strippings and spoils shall be disposed at an off-site location, per geotechnical recommendations.

B. Remove vegetation before stripping soil.

C. Surface soils that contain organic matter should be stripped. In general, the depth of required stripping will be relatively shallow (i.e. less than 2 inches); deeper stripping and grubbing may be required to remove isolated concentrations of organic matter or roots.

D. Remove trash, debris, weeds, roots, and other waste materials.

E. Stockpile soil materials designated to remain on site at a location approved by the Owner's Representative at a location away from edge of excavations without intermixing with subsoil. Grade and shape stockpiles to drain surface water. Cover to prevent windblown dust.

F. Do not stockpile soil within drip line of remaining trees.
2.7 SITE IMPROVEMENTS

A. Remove existing above- and below-grade improvements as indicated and as necessary to facilitate new construction.

2.8 BACKFILL

A. Place and compact material in excavations and depressions remaining after site clearing.

2.9 DISPOSAL

A. Remove surplus soil material, unsuitable soil, obstructions, demolished materials, and waste materials, including trash and debris, and legally dispose of them off the Owner’s property.

END OF SECTION
SECTION 31 21 00
UTILITY TRENCHING AND BACKFILL

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Excavation, bedding, and backfill for underground storm drain, sanitary sewer, and water piping, underground HVAC piping, electrical conduit, telephone conduit, gas piping, cable TV conduit, etc., and associated structures.

B. Provide labor, material, equipment, and services necessary to complete the backfilling and compacting as necessary for this project. Section includes, but is not limited to:
   1. Select Backfill Material
   2. Aggregate Base
   3. Detectable Tape
   4. Trench Excavation
   5. Pipe Bedding
   6. Trench Backfill
   7. Trench Surfacing

C. This section excludes drainage fill material and placement around subdrains. See Section 33 46 00 – Subdrainage.

1.2 RELATED SECTIONS

A. Section 33 10 00 – Water System

B. Section 33 30 00 – Sanitary Sewer System

1.3 RELATED DOCUMENTS

A. ASTM


C. Caltrans Standard Specifications, 2015
   1. Section 19, Earthwork
   2. Section 26, Aggregate Bases
   3. Section 68, Subsurface Drains
   4. Section 96, Geosynthetics
1.4 DEFINITIONS

A. AC: Asphalt Concrete

B. ASTM: American Society for Testing and Materials

C. Base: The layer placed between the subgrade and surface pavement in a paving system.

D. Bedding: Material from bottom of trench to bottom of pipe

E. CDF: Controlled Density Fill

F. DIP: Ductile Iron Pipe

G. Engineered Fill:
   1. Soil or soil-rock material approved by the City of Alameda and transported to the site by the Contractor in order to raise grades or to backfill excavations.
   2. Contractor shall provide sufficient tests, and a written statement that all materials brought onto the project site comply with specification requirements.

H. Excavation: Consists of the removal of material encountered to subgrade elevations

I. Initial Backfill: Material from bottom of pipe to 12 inches above top of pipe

J. PCC: Portland Cement Concrete

K. RCP: Reinforced Concrete Pipe

L. Relative Compaction: In-place dry density of soil expressed as percentage of maximum dry density of same materials, as determined by laboratory test procedure ASTM D1557.

M. Springline of Pipe: Imaginary line on surface of pipe at a vertical distance of ½ the outside diameter measured from the top or bottom of the pipe.

N. Subgrade: The uppermost surface of an excavation or the top surface of a fill or backfill immediately below base.

O. Subsequent Backfill: Material from 12 inches above top of pipe to subgrade of surface material or subgrade of surface facility or to finish grade.

P. Trench Excavation: Removal of material encountered above subgrade elevations and within horizontal trench dimensions.
1. Authorized Trench Over-Excavation: Excavation below trench subgrade elevations or beyond indicated horizontal trench dimensions as shown on plans or authorized by the Geotechnical Engineer.

2. Unauthorized Trench Over-Excavation: Excavation below trench subgrade elevations or beyond indicated horizontal trench dimensions without authorization by the Geotechnical Engineer. Unauthorized excavation shall be without additional compensation.

Q. Utility Structures:
   1. Storm drainage manholes, catch basins, drop inlets, curb inlets, vaults, etc.
   2. Sanitary sewer manholes, vaults, etc.
   3. Water vaults, etc.

1.5 SUBMITTALS

A. Test Reports: Submit the following report for import material directly to the City of Alameda from the Contractor’s testing services:
   1. Compaction test reports for aggregate base.

B. Samples:
   1. If required by the Geotechnical Engineer, provide 20-pound samples of all imported trench bedding and backfill material sealed in airtight containers, tagged with source locations and suppliers of each proposed material. Do not import materials to Project without written approval of the Geotechnical Engineer and the City of Alameda.
   2. Provide materials from same source throughout work. Change of source requires approval of the Geotechnical Engineer and the City of Alameda.

1.6 QUALITY ASSURANCE

A. Conform all work and materials to the recommendations or requirements of the Geotechnical Engineer.

B. Conform all work to the appropriate portion(s) of the Caltrans Standard Specifications, Section 19, Earthwork.

C. Percentage of compaction specified shall be the minimum acceptable. The percentage represents the ratio of the dry density of the compacted material to the maximum dry density of the material as determined by the procedure set forth in ASTM D 1557.

D. The Geotechnical Engineer will perform observations and tests required to enable him to form an opinion of the acceptability of the trench backfill. Correct the trench backfill that, in the opinion of the Geotechnical Engineer, does not meet the requirements of these Technical Specifications and the Geotechnical Report.

E. Soil Testing:
   1. Contractor to engage a geotechnical testing agency, to include compaction testing and for quality control testing during fill operations.
2. Test results will be submitted to the City of Alameda.

1.7 PROJECT CONDITIONS

A. Promptly notify the City of Alameda of surface or subsurface conditions. First notify the City of Alameda verbally to permit verification and extent of condition and then in writing. No claim for conditions differing from those anticipated in the Contract Documents will be allowed unless Contractor has notified the City of Alameda in writing of differing conditions prior to contractor starting work on affected items.

B. Barricade open excavations and post with warning lights.
   1. Operate warning lights and barricades as required.
   2. Protect structures, utilities, sidewalks, pavements, and other facilities immediately adjacent to excavations, from damages caused by settlement, lateral movement, undermining, washout, and other hazards.
   3. Protect open, trenches, and utility structure excavations with fences, covers and railings to maintain safe pedestrian and vehicular traffic passage.

C. Stockpile on-site and imported backfill material temporarily in an orderly and safe manner.

D. Provide dust and noise control in conformance with Section 01 10 00 Supplemental General Requirements.

E. Environmental Requirements:
   1. Protect existing storm drainage system from silt and debris resulting from construction activities. If contamination occurs, remove contamination at no cost to the District.
   2. Protect existing streams, ditches and storm drain inlets during work on this project.

F. Protection of Subgrade: Do not allow equipment to pump or rut subgrade, stripped areas, footing excavations, or other areas prepared for project.

G. Transport all excess soils materials by legally approved methods to disposal areas.
   1. Coordinate with the Engineer.
   2. Any additional fill requirements shall be the responsibility of the Contractor.

1.8 EXISTING UTILITIES

A. Locate existing underground utilities in the areas of work. For utilities that are to remain in place, provide adequate means of protection during excavation operations.
   1. Locating of existing underground utilities shall include but not be limited to pot-holing prior to the start of construction.

B. Should uncharted or incorrectly charted piping or other utilities be encountered during excavation, consult City of Alameda and/or utility agency immediately for directions.
1. Cooperate with the City of Alameda and public and private utility companies in keeping their respective services and facilities in operation.
2. Repair damaged utilities to the satisfaction of the agency with jurisdiction.

C. Do not interrupt existing utilities serving facilities occupied and used by the City of Alameda or others, except when permitted in writing by the City of Alameda and then only after acceptable temporary utility services have been provided.

PART 2 - PRODUCTS

2.1 GENERAL

A. Import materials will be subject to approval of the Geotechnical Engineer.
B. For approval of imported fill material, notify the City of Alameda at least 7 days in advance of intention to import material.

2.2 PIPE BEDDING AND INITIAL BACKFILL

A. ASTM D2321, Class IA, IB or II.
   1. Clean and free of clay, silt or organic matter.
B. Permeable Material: In accordance with Section 68-2.02F of Caltrans Standard Specifications, Class 1, Type A or Class 2.
C. Class 2 Aggregate Base: In accordance with Section 26 of Caltrans Standard Specifications, ¾ inch maximum.
D. Sand: In accordance with Section 19-3.02F of Caltrans Standard Specifications.

2.3 SELECT BACKFILL

A. Select backfill material shall be gravel, free of clay or organic matter and shall conform to the following gradation:

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Percentage Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 inch</td>
<td>100</td>
</tr>
<tr>
<td>¾ inch</td>
<td>90 – 100</td>
</tr>
<tr>
<td>No. 4</td>
<td>35 – 60</td>
</tr>
<tr>
<td>No. 200</td>
<td>2 - 9</td>
</tr>
</tbody>
</table>

B. For gas pipe and fuel piping select backfill shall be clean, graded building sand conforming to the following gradation:
2.4 WARNING TAPE

A. Polyethylene plastic and metallic core or metallic-faced, acid- and alkali-resistant, polyethylene plastic warning tape manufactured specifically for warning and identification of buried utility lines. Provide tape on rolls, 3 inch minimum width, color coded as specified below for the intended utility with warning and identification imprinted in bold black letters continuously over the entire tape length. Warning and identification to read, "CAUTION, BURIED (intended service) LINE BELOW" or similar wording. Color and printing shall be permanent, unaffected by moisture or soil.

1. Warning Tape Color Codes
   a. Red: Electric
   b. Yellow: Gas, Oil; Dangerous Materials
   c. Orange: Telephone and Other Communications
   d. Blue: Water Systems
   e. Green: Sewer Systems
   f. White: Steam Systems
   g. Gray: Compressed Air

2. Warning Tape for Metallic Piping: Acid and alkali-resistant polyethylene plastic tape conforming to the width, color, and printing requirements specified above. Minimum thickness of tape shall be 0.003 inch. Tape shall have a minimum strength of 1500 psi lengthwise, and 1250 psi crosswise, with a maximum 350 percent elongation.

3. Detectable Warning Tape for Non-Metallic Piping: Polyethylene plastic tape conforming to the width, color, and printing requirements specified above. Minimum thickness of the tape shall be 0.004 inch. Tape shall have a minimum strength of 1500 psi lengthwise and 1250 psi crosswise. Tape shall be manufactured with integral wires, foil backing, or other means of enabling detection by a metal detector when tape is buried up to 3 feet deep. Encase metallic element of the tape in a protective jacket or provide with other means of corrosion protection.

2.5 DETECTION WIRE FOR NON-METALLIC PIPING

A. Detection wire shall be insulated single strand, solid copper with a minimum of 12 AWG.

2.6 SUBSEQUENT BACKFILL

A. Conform to on-site or imported structural backfill per Caltrans.
2.7 CONTROLLED DENSITY FILL (CDF) (IN TRENCHES)

A. Provide non-structural CDF, from bottom of trench to finish subgrade of subbase or base material, that can be excavated by hand and produce unconfined compressive 28-day strengths from 50-psi to a maximum of 150-psi. Provide aggregate no larger than 3/8 inch top size. The 3/8 inch aggregate shall not comprise more than 30% of the total aggregate content.

B. Cement: Conform to the standards as set forth in ASTM C150, Type II Cement.

C. Fly Ash: Conform to the standards as set forth in ASTM C618, for Class F pozzolan. Do not inhibit the entrainment of air with the fly ash.

D. Air Entraining Agent: Conform to the standards as set forth in ASTM C260.

E. Aggregates need not meet the standards as set forth in ASTM C33. Any aggregate, producing performances characteristics described herein will be accepted for consideration. The amount of material passing a #200 sieve shall not exceed 12% and no plastic fines shall be present.

F. Provide CDF that is a mixture of cement, Class F pozzolan, aggregate, air entraining agent and water. CDF shall be batched by a ready mixed concrete plant and delivered to the job site by means of transit mixing trucks.

G. The Contractor shall determine the actual mix proportions of the controlled density fill to meet job site conditions, minimum and maximum strengths, and unit weight. Entrained air content shall be a minimum of 4.0%. The actual entrained air content shall be established for each job with the materials and aggregates to be used to meet the placing and unit weight requirements. Entrained air content may be as high as 20% for fluidity requirements.

H. Mix design shall meet the Geotechnical Engineer’s approval.

2.8 CONCRETE STRUCTURE BEDDING AND BACKFILL

A. Precast Structures: Same materials to the same heights as specified for pipe bedding and backfill, or other material approved by the Geotechnical Engineer.

B. Poured-in-Place Structures:
   1. Bedding: Bedding shall meet the approval of the Geotechnical Engineer. In general, bedding is not required, pour bases against undisturbed native earth in cut areas and against engineered fill compacted to 90% relative compaction in embankment areas.
   2. Side Backfill: On-site or imported structural fill meeting the requirements given in Section 31 20 00, Earth Moving.
2.9 GEOSYNTHETICS

A. Filter Fabric:
   1. Filter Fabric: Section 96-1.02 of Caltrans Standard Specifications.
   2. Mirafi 140N, Mirafi Inc., or approved equal.

PART 3 - EXECUTION

3.1 GENERAL

A. Comply with the recommendations of the Geotechnical Engineer.

B. Protect existing trees to remain. No grading is permitted under the drip line of protected trees.

C. Excavations for appurtenant structures, such as, but not limited to, manholes, transition structures, junction structure, vaults, valve boxes, catch basins, thrust blocks, and boring pits, shall be deemed to be in the category of trench excavation.

D. Unless otherwise indicated in the Plans, all excavation for pipelines shall be open cut.

E. Prior to commencement of work, become thoroughly familiar with site conditions.

F. In the event discrepancies are found, immediately notify the City of Alameda in writing, indicating the nature and extent of differing conditions.

G. Backfill excavations as promptly as work permits.

H. Do not place engineered fill or backfill until rubbish and deleterious materials have been removed and areas have been approved by the City of Alameda.

I. Place acceptable soil material in layers to required subgrade elevations, for each area classification listed below.

J. In excavations, use satisfactory excavated or borrow material.

K. Under grassed areas, use satisfactory excavated or borrow material.

3.2 SITE PREPARATION

A. Protect structures, utilities, sidewalks, pavements, and other facilities, which are to remain, from damage caused by settlement, lateral movement, undermining, washout, and other hazards created by earthwork operations.

B. Protect existing storm drainage system from silt and debris resulting from construction activities. If contamination occurs, remove contamination at no cost to the City of Alameda.
3.3 EXISTING UTILITIES

A. Identity the location of existing utilities.
   1. Prior to trenching, the Contractor shall excavate at locations specifically indicated on the Plans, if any, and where new lines cross other utilities of uncertain depth and determine the elevation of the utility in question to ensure that the new line will clear the potential obstruction.
   2. The Contractor shall contact Underground Service Alert (USA) at 1-800-227-2600 for assistance in locating existing utilities.
   3. If, after the excavation, a crossing utility does present an obstruction, then the line and grade of the new line will be adjusted as directed by the City of Alameda to clear the utility.

B. Protect all existing utilities to remain in operation.

C. Movement of construction machinery and equipment over existing pipes and utilities during construction shall be at Contractor’s risk.

D. Excavation made with power-driven equipment is not permitted within 2 feet of any known utility or subsurface structure.
   1. Use hand or light equipment for excavating immediately adjacent to known utilities or for excavations exposing a utility or buried structure.
   2. Start hand or light equipment excavation on each side of the indicated obstruction and continue until the obstruction is uncovered or until clearance for the new grade is assured.
   3. Support uncovered lines or other existing work affected by excavation until approval for backfill is obtained.
   4. Report damage of utility line or subsurface structures immediately to the City of Alameda.

E. Backfill trenches resulting from utility removal in lifts of 8 inches maximum.

3.4 TRENCH EXCAVATION

A. General
   1. Excavation shall include removal of all water and materials that interfere with construction. The Contractor shall remove any water which may be encountered in the trench by pumping or other methods during the pipe laying, bedding and backfill operations. Material shall be sufficiently dry to permit approved jointing.
   2. Excavation shall include the construction and maintenance of bridges required for vehicular and pedestrian traffic, support for adjoining utilities.
   3. The Contractor shall be responsible to safely direct vehicular and pedestrian traffic through or around his/her work area at all times.
   4. The Contractor shall relocate, reconstruct, replace or repair, at his/her own expense, all improvements which are in the line of construction or which may be damaged, removed, disrupted or otherwise disturbed by the Contractor.
B. Existing Paving and Concrete:
   1. Existing pavement over trench shall be sawcut, removed, and hauled away from the job. Existing pavement shall be neatly sawcut along the limits of excavations.
   2. Existing concrete over the trench shall be sawcut to a full depth in straight lines, at a minimum distance of 12 inches beyond the edge of the trench, either parallel to the curb or a right angles to the alignment of the sidewalk.
   3. Boards or other suitable material shall be placed under equipment outrigging to prevent damage to paved surfaces.

C. Trench Width:
   1. The maximum allowable trench widths at the top of the all pipe materials outside diameter of barrel pipe plus 18 inches. shall be as follows:
      a. The maximum trench width shall be inclusive of all shoring.
      b. If the maximum trench width is exceeded, the State’s representative may direct the Contractor to encase or cradle the pipe in concrete at no additional charge.
   2. For pipes 3 inch diameter and larger, the free working space on each side of the pipe barrel shall not be less than 6 inches.

D. Excavation Width at Springline of Pipe:
   1. Up to a nominal pipe diameter of 24 inches: Minimum of twice the outside pipe diameter, or as otherwise allowed or required by the Geotechnical Engineer.
   2. Nominal pipe diameter of 30 inches through 36 inches: Minimum of the outside pipe diameter plus 2 feet, or as otherwise allowed or required by the Geotechnical Engineer.
   3. Nominal pipe diameter of 42 inches through 60 inches: Minimum of the outside pipe diameter plus 3 feet, or as otherwise allowed or required by the Geotechnical Engineer.

E. Open Trench:
   1. The maximum length of open trench shall be 300 feet or the distance necessary to accommodate the amount of pipe installed in a single day, whichever is greater. No trench shall be left open at the end of the day.
   2. Provisions for trench crossings and free access shall be made at all street crossings, driveways, water gate valves, and fire hydrants.
   3. Excavate by hand or machine. For gravity systems begin excavation at the outlet end and proceed upstream. Excavate sides of the trench parallel and equal distant from the centerline of the pipe. Hand trim excavation. Remove loose matter.
   4. Excavation Depth for Bedding: Minimum of 6 inches below bottom of pipe or as otherwise allowed or required by the Geotechnical Engineer, except that bedding is not required for nominal pipe diameters of 2 inches or less.
   5. Over-Excavations: Backfill trenches that have been excavated below bedding design subgrade, with approved bedding material.
6. Where forming is required, excavate only as much material as necessary to permit placing and removal of forms.

7. Grade bottom of trench to provide uniform thickness of bedding material and to provide uniform bearing and support for pipe along entire length. Remove stones to avoid point bearing.

F. Excavated Material:
1. All excavated material not required for backfill shall be immediately removed and properly disposed of in a legal manner by the Contractor.
2. Material excavated in streets and roadways shall be laid alongside the trench no closer than 2 feet from the trench edge and kept trimmed to minimize inconvenience to public traffic.
3. Provisions shall be made whereby all storm and wastewater can flow uninterrupted in gutters or drainage channels.

3.5 CONTROL OF WATER AND DEWATERING
A. Be solely responsible for dewatering trenches and excavations and subsequent control of ground and surface water. Provide and maintain such pumps or other equipment as may be necessary to control ground water and seepage to the satisfaction of the Geotechnical Engineer and the City of Alameda until backfilling is completed.

B. Dewater during backfilling operation so that groundwater is maintained a least one foot below level of compaction effort.

C. Obtain the Geotechnical Engineer's approval for proposed control of water and dewatering methods.

D. Reroute surface water runoff away from open trenches and excavations. Do not allow water to accumulate in trenches and excavations.

E. Maintain dewatering system in place until dewatering is no longer required.

3.6 BRACING AND SHORING
A. Conform to California and Federal OSHA requirements.

B. Place and maintain such bracing and shoring as may be required to support the sides of the excavations for the proper protection of workmen; to facilitate the work; to prevent damage to the pipes and appurtenances being constructed; and to prevent damage to adjacent structures or facilities. Remove all bracing and shoring upon completion of the work.

C. Be solely responsible for all bracing and shoring and, if requested by the City of Alameda, submit details and calculations to the City of Alameda. The City of Alameda may forward the submittal to the Geotechnical Engineer, the Consulting Engineer and/or the California Division of Industrial Safety for their review. The Contractor's submittal shall include the basic design, assumed soils conditions and estimation of
forces to be resisted, together with plans and specifications of the materials and methods to be used, and shall be prepared by a civil engineer or structural engineer registered in California. No excavations in trench section or around structures shall precede a response to the submittal by the City of Alameda.

D. Be solely responsible for installing and extracting the sheathing in a manner which will not disturb the line, grade, or backfill compaction or operation of the utility being installed or adjacent utilities and facilities.

3.7 PIPE BEDDING

A. Obtain approval of bedding material from the Geotechnical Engineer.

B. Accurately shape bedding material to the line and grade called for on the Plans. Carefully place and compact bedding material to the elevation of the bottom of the pipe in layers not exceeding 8 inches in loose thickness. Compact bedding material at optimum water content to 90% relative compaction unless specified otherwise on the Plans or by the Geotechnical Engineer. Compact by pneumatic tampers or other mechanical means approved by the Geotechnical Engineer. Jetting or ponding of bedding material will not be permitted.

C. Stabilization of Trench Bottom: When the trench bottom is unstable due to wet or spongy foundation, trench bottom shall be stabilized with gravel or crushed rock. The State's inspector will determine the suitability of the trench bottom and the amount of gravel or crushed rock needed to stabilize a soft foundation. Soft material shall be removed and replaced with gravel or crushed rock as necessary.

D. Placement of Bedding Material: The trench bottom shall be cleaned to remove all loose native material prior to placing select backfill material. Sufficient select backfill material shall be placed in trench and tamped to bring trench bottom up to grade of the bottom of pipe. The relative compaction of tamped material shall be not less than 90 percent. It is the intention of these requirements to provide uniform bearing under the full length of pipe to a minimum width of 60 percent of the external diameter.

3.8 BACKFILLING

A. Initial Backfill:
1. Obtain approval of backfill material from Geotechnical Engineer.
2. Bring initial backfill up simultaneously on both sides of the pipe, so as to prevent any displacement of the pipe from its true alignment. Carefully place and compact initial backfill material to an elevation of 12 inches above the top of the pipe in layers not exceeding 8 inches in loose thickness. Compact bedding material at optimum water content to 90% relative compaction unless specified otherwise on the Plans or by the Geotechnical Engineer. Compact by pneumatic tampers or other mechanical means approved by the Geotechnical Engineer. Jetting or ponding of initial backfill material will not be permitted.
B. **Pipe Detection:** In trenches containing pressurized plastic pipes, tracer wire shall be placed directly above the pipe and shall be connected to all valves, existing exposed tracer wires, and other appurtenances as appropriate.

C. **Installation of Tracer Wire:**
1. Install a continuous length of tracer wire for the full length of each run of nonmetallic pipe.
2. Attach wire to top of pipe in such manner that it will not be displaced during construction operations.
3. Form a mechanically and electrically continuous line throughout the pipeline, extending to the nearest valve or other pipeline appurtenance. Extend the wire up the outside of the valve box/riser and cut a hole that is 8 inches from the top, extend a 12 inch wire lead to the inside of the box. At other pipeline appurtenances, terminate the 12 inch wire lead inside the enclosure.
4. Splice wire with a splicing device consisting of and electro-tin plated seamless copper sleeve conductor. Install as recommended by the manufacturer. Wrap splices and damaged insulation with electrician’s tape.

D. **Installation of Warning Tape**
1. Install tape approximately 1 foot above and along the centerline of the pipe.
2. Where tape is not continuous lap tape ends a minimum of 2 feet.

E. **Subsequent Backfill:**
1. Above the level of initial backfill, the trench shall be backfilled with non-expansive native material from trench excavation or with imported select backfill material (Contractor’s option). Subsequent backfill shall be free of vegetable matter, stones or lumps exceeding 3 inches in greatest dimension, and other unsatisfactory material.
2. Bring subsequent backfill to subgrade or finish grade as indicated. Carefully place and compact subsequent backfill material to the proper elevation in layers not exceeding 8 inches in loose thickness. Compact bedding material at optimum water content to 90% relative compaction, except that the upper 36 inches in areas subject to vehicular traffic shall be compacted to at least 95% relative compaction, unless specified otherwise on the Plans or by the Geotechnical Engineer. Compact by pneumatic tampers or other mechanical means approved by the Geotechnical Engineer. Jetting or ponding of subsequent backfill material will not be permitted.

F. Do not use compaction equipment or methods that produce horizontal or vertical earth pressures that may cause excessive pipe displacement or damage the pipe. Jetting of trench backfill is not permitted.

G. Utility backfill shall be inspected and tested by the Geotechnical Engineer during placement. Cooperate with the Geotechnical Engineer and provide working space for such tests in operations. Backfill not compacted in accordance with these specifications shall be re-compacted or removed as necessary and replaced to meet the specified...
requirements, to the satisfaction of the Geotechnical Engineer and the City of Alameda prior to proceeding with the Project.

H. Compaction testing shall be in accordance with California Test Method ASTM D1556 or D1557.

3.9 CLEANUP

A. Upon completion of utility earthwork all lines, manholes catch basins, inlets, water meter boxes and other structures shall be thoroughly cleaned of dirt, rubbish, debris and obstructions of any kind to the satisfaction of the City of Alameda.

END OF SECTION
SECTION 31 23 19

DEWATERING

PART 1 - GENERAL

1.1 SCOPE OF WORK

A. The Contractor shall provide all labor, materials, and equipment necessary to dewater trench and structure excavations, in accordance with the requirements of the Contract Documents. The Contractor shall secure all necessary permits to complete the requirements of this section. The Contractor shall refer to Section 01 57 23, Storm Water Pollution Control, 31 20 00, Earth Moving, and 31 21 00, Utility Trenching and Backfill for other dewatering requirements.

1.2 RELATED SECTIONS

A. Section 31 20 00, Utility Trenching and Backfill

1.3 CONTRACTOR SUBMITTALS

A. Prior to commencement of excavation, the Contractor shall submit a detailed plan and operation schedule for dewatering of excavations. The Contractor may be required to demonstrate the system proposed and to verify that adequate equipment, personnel and materials are provided to dewater the excavations at all locations and times. The Contractor’s dewatering plan is subject to review by the Owner’s Representative.

1.4 QUALITY CONTROL

A. It shall be the sole responsibility of the Contractor to control the rate and effect of the dewatering in such a manner as to avoid all objectionable settlement and subsidence.

B. All dewatering operations shall be adequate to assure the integrity of the finished project and shall be the responsibility of the Contractor.

C. Where critical structures or facilities exist immediately adjacent to areas of proposed dewatering, reference points shall be established and observed at frequent intervals (at least weekly) to detect any settlement which may develop. The responsibility for conducting the dewatering operation in a manner which will protect adjacent structures and facilities rests solely on the Contractor. The cost of repairing any damage to adjacent structures and restoration of facilities shall be the responsibility of the Contractor.

D. It is the Contractor’s responsibility to obtain all necessary local, state, and federal permits, permissions, and approvals for the selected discharge location.
PART 2 - PRODUCTS

2.1 EQUIPMENT

A. Dewatering, where required, may include the use of well points, sump pumps, temporary pipelines for water disposal, rock or gravel placement, and other means. Standby pump equipment shall be maintained on the jobsite.

PART 3 - EXECUTION

3.1 GENERAL REQUIREMENTS

A. The Contractor shall provide all equipment necessary for dewatering. It shall have on hand, at all times, sufficient pumping equipment and machinery in good working condition and shall have available, at all time, competent workmen for the operation of the pumping equipment. Adequate standby equipment shall be kept available at all times to insure efficient dewatering and maintenance of dewatering operation during power failure.

B. Place dewatering system into operation to lower water to specified levels before excavating below ground-water level. Dewatering shall be continuous until such times as water can be allowed to rise in accordance with the provisions of this section or other requirements.

C. At all times, site grading shall promote drainage. Surface runoff shall be diverted from excavations. Water entering the excavation from surface runoff shall be collected in shallow ditches around the perimeter of the excavation, drained to sumps, and be pumped or drained by gravity from the excavation to maintain a bottom free from standing water.

D. Dewatering shall at all times be conducted in such a manner as to preserve the undisturbed bearing capacity of the subgrade soils at proposed bottom of excavation.

E. If foundation soils are disturbed or loosened by the upward seepage of water or an uncontrolled flow of water, the affected areas shall be excavated and replaced with drain rock at no cost to the Owner. Drain rock layer shall be approved Class II Permeable Material.

F. The Contractor shall maintain the water level below the bottom of excavation in all work areas where groundwater occurs during excavation, construction, backfilling, and up to acceptance.

G. Flotation shall be prevented by the Contractor by maintaining a positive and continuous removal of water. The Contractor shall be fully responsible and liable for all damages which may result from failure to adequately keep excavations dewatered.

H. If well points or wells are used, they shall be adequately spaced to provide the necessary dewatering and shall be sand packed and/or other means shall be used to
prevent pumping of fine sands or silts from the subsurface. A continual check by the Contractor shall be maintained to ensure that the subsurface soil is not being removed by the dewatering operation. If well points or wells are used, a permit from the County shall be obtained by the Contractor. Wells, well points and piezometers shall be installed and removed or abandoned in accordance with County requirements.

I. Dewatering wells, well points, sump pumps, or other means shall be used to remove water and continuously maintain groundwater at a level at least two feet below the bottom of excavations before the excavation work begins at each location. Water shall be removed and excluded until backfilling is complete and all field soils testing have been completed.

J. Dewatering Design Criteria: The Contractor shall design its dewatering systems to meet the following minimum requirements:
   1. Provide stable excavation walls and bottom in accordance with California and Federal OSHA requirements.
   2. Provide reasonably dry base of excavation.
   3. Prevent boiling of the excavation bottom.
   4. Filter native soil and prevent loss of soil through piping action.
   5. Preserve the undisturbed bearing capacity of subgrade soils at the bottom of the excavation.
   6. Draw down the groundwater level below and beyond the excavation bottom and sidewalls where shoring is not designed to resist hydrostatic pressures.

K. The release of groundwater to its static level shall be performed in such a manner as to maintain the undisturbed state of the natural foundation soils, prevent disturbance of compacted backfill and prevent floatation or movement of structures, pipelines and sewers.

L. Discharge of removed groundwater shall be in accordance with the Contractor's SWPPP and State and Federal regulations. Water removed from excavations shall be discharged to a sedimentation tank(s). Groundwater shall be tested for contaminants prior to discharge. All discharges shall be approved by the local and State jurisdiction.

M. It is the Contractor's responsibility to obtain all necessary local, state, and federal permits, permissions, and approvals for the selected discharge location.

N. Discharge of groundwater removed by the dewatering system may be allowed to the Sanitation District wastewater collection system. Groundwater must meet specific quality and quantity requirements before discharge to the sewer is allowed. The Contractor shall coordinate with the Sanitation District and obtain approval for discharge to the sewer. If the Contractor elects to discharge elsewhere, it is the Contractor's responsibility to obtain all necessary local, state, and federal permits, permissions, and approvals for the selected discharge location.

O. Dewatering of trenches and other excavation shall be considered as incidental to the construction of the Work and all costs thereof shall be included in the various contract prices of the Bid Forms, unless a separate bid item has been established for dewatering.
SECTION 32 11 00

PAVEMENT BASE COURSE

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Aggregate subbase
B. Aggregate base
C. Cement treated base
D. Lime stabilization

1.2 RELATED SECTIONS

A. Section 01 50 50, Erosion Control

1.3 RELATED DOCUMENTS

A. ASTM:
   1. D1557, Test Method for Laboratory Compaction Characteristics of Soil Using Modified Effort
   2. D3740, Practice for Evaluation of Agencies Engaged in Testing and/or Inspection of Soil and Rock as Used in Engineering Design and Construction
   4. E548, Guide for General Criteria Used for Evaluating Laboratory Competence

B. Caltrans Standard Specifications, 2015
   1. Section 24, Stabilized Soils
   2. Section 25, Aggregate Subbases
   3. Section 26, Aggregate Bases
   4. Section 27, Cement Treated Bases

1.4 DEFINITIONS

A. Geotechnical Testing Agency: An independent testing agency qualified according to ASTM E329 to conduct soil materials and rock definition testing, as documented according to ASTM D3740 and ASTM E548.

B. Rock: Rock material in beds, ledges, unstratified masses, and conglomerate deposits and boulders of rock material ¾ cubic yards or more in volume that when tested by an independent geotechnical testing agency, according to ASTM D1586, exceeds a standard penetration resistance of 100 blows/2 inches.
C. Structures: Buildings, footings, foundations, retaining walls, slabs, tanks, curbs, mechanical and electrical appurtenances, or other man made stationary features constructed above or below grade.

D. Subgrade: Surface or elevation remaining after completing excavation, or top surface of a fill or backfill immediately below subbase, base or topsoil materials.

1.5 SUBMITTALS
A. Submit material certificates signed by the material producer and the Contractor, certifying that each material item complies with, or exceeds the specified requirements.

1.6 QUALITY ASSURANCE
A. Conform all work and materials to the recommendations or requirements of the Geotechnical Report and meet the approval of the Geotechnical Engineer.

B. Percentage of compaction specified shall be the minimum acceptable. The percentage represents the ratio of the dry density of the compacted material to the maximum dry density of the material as determined by the procedure set forth in ASTM D1557.

C. Perform installation of base materials under the observation of the Geotechnical Engineer. Materials placed without approval of the Geotechnical Engineer will be presumed to be defective and, at the discretion of the Geotechnical Engineer, shall be removed and replaced at no cost to the Owner. Notify the Geotechnical Engineer at least 24 hours prior to commencement of base material installation and at least 48 hours prior to testing.

D. Do not mix or place cement treated base when the temperature is below 36 degrees F or when the ground is frozen.

E. Finish surface of material to be stabilized prior to lime treatment shall be in accordance with Caltrans Standard Specification Section 24, Stabilized Soils.

F. Finish surface of the stabilized material after lime treatment shall be in accordance with Caltrans Standard Specifications Section 24, Stabilized Soils.

G. Finish surface of cement treated base shall be in accordance with Caltrans Standard Specification Section 27, Cement Treated Bases.

H. Do not project the finish surface of aggregate subbase above the design subgrade.

I. Finish grade tolerance at completion of base installation: +0.05 feet
1.7 PROJECT CONDITIONS

A. Protect open excavations, trenches, and the like with fences, covers and railings to maintain safe pedestrian and vehicular traffic passage.

B. Temporarily stockpile material in an orderly and safe manner and in a location approved by the Owner.

C. Provide dust and noise control in accordance with Section 01 10 00, Supplemental General Requirements.

PART 2 - PRODUCTS

2.1 AGGREGATE SUBBASE

A. Material: Class 2 in accordance with Caltrans Standard Specification Section 25, Aggregate Subbases.

2.2 AGGREGATE BASE

A. Material: Class 2, ¾ inch maximum in accordance with Caltrans Standard Specification Section 26, Aggregate Bases.

PART 3 - EXECUTION

3.1 GENERAL

A. Placement and compaction of material by flooding, ponding, or jetting will not be permitted.

3.2 WET WEATHER CONDITIONS

A. Do not place or compact subgrade if above optimum moisture content.

B. If the Geotechnical Engineer allows work to continue during wet weather conditions, conform to supplemental recommendations provided by the Geotechnical Engineer.

3.3 AGGREGATE SUBBASE

A. Spreading and Compacting: In accordance with Caltrans Standard Specification Section 25-1.03D, Spreading and 25-1.03E, Compacting.

3.4 AGGREGATE BASE

A. Watering, Spreading and Compacting: In accordance with Caltrans Standard Specification Section 26-1.03D, Spreading and 26-1.03E, Compacting.
3.5 DISPOSAL

A. Lawfully dispose of all unsuitable and excess or surplus material off-site at no cost to the Owner.

END OF SECTION
SECTION 32 12 16

ASPHALT PAVING

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Hot Mix Asphalt
B. Tack coat
C. Hot Mix Asphalt paving
D. Hot Mix Asphalt overlay
E. Speed bumps
F. Asphalt curbs
G. Pavement grinding
H. Adjusting manholes, valves, monument covers and other structures to grade

1.2 RELATED SECTIONS

A. Section 32 11 00, Pavement Base Course

1.3 RELATED DOCUMENTS

A. ASTM
   1. D979: Standard Practice for Sampling Bituminous Paving Mixtures
   5. D2950: Standard Test Method for Density of Bituminous Concrete in Place by Nuclear Methods

B. Caltrans Standard Specifications, 2015
   1. Section 20: Landscape
   2. Section 39: Asphalt Concrete
   3. Section 88: Engineering Fabrics
   4. Section 92: Asphalt Binder
5. Section 94: Asphaltic Emulsions
6. Section 96: Geosynthetics

1.4 DEFINITIONS


B. Caltrans: State of California, Department of Transportation

1.5 QUALITY ASSURANCE

A. Testing Agency: Owner’s Representative will engage a qualified independent testing agency to perform field inspections and tests and to prepare test reports.
   1. Testing agency will conduct and interpret tests and state in each report whether tested work complies with or deviates from specified requirements.

B. Additional testing, at Contractor’s expense, will be performed to determine compliance of corrected Work with specified requirements.

C. Thickness of hot mix asphalt: In-place compacted thickness of asphalt courses will be determined according to ASTM D3549.

D. Surface Smoothness: Finished surface of each asphalt course will be tested for compliance with smoothness tolerances.

E. In-Place Density: Samples of uncompacted paving mixtures and compacted pavement will be secured by testing agency according to ASTM D979.
   1. Reference maximum theoretical density will be determined by averaging results from 4 samples of hot-mix asphalt-paving mixture delivered daily to site, prepared according to ASTM D2041, and compacted according to job-mix specifications.
   2. In-place density of compacted pavement may be determined by testing core samples according to ASTM D1188 or ASTM D2726.
      a. One core sample may be taken for every 1000 square yard or less of installed pavement, but in no case will fewer than 3 cores be taken.
      b. Field density of in-place compacted pavement may also be determined by nuclear method according to ASTM D2950 and correlated with ASTM D1188 or ASTM D2726.

1.6 SUBMITTALS

A. Job-Mix Designs: Certificates signed by manufacturers certifying that each hot mix asphalt mix complies with requirements.

B. Material Certificates: Certificates signed by manufacturers certifying that each material complies with requirements.

02/25/2020

Asphalt Paving

32 12 16 - 2
1.7 PROJECT CONDITIONS

A. Environmental Limitations:
   1. Tack Coat: Minimum surface temperature of 60 F at application.
   2. Asphalt Base Course: Minimum surface temperature of 40 F and rising at application.
   3. Asphalt Surface Course: Minimum surface temperature of 60 F at application.
   4. Reinforcing Fabric: Air temperature is 50 F and rising and pavement temperature is 40 F and rising.

PART 2 - PRODUCTS

2.1 HOT MIX ASPHALT

A. Type A In accordance with Caltrans Standard Specifications Section 39-2, Hot Mix Asphalt.

B. Hot Mix Asphalt Materials:
   1. Asphalt Binder: Grade PG 64-10 in accordance with Caltrans Standard Specification Section 92, Asphalt Binders.
   2. Tack Coat: Grade SS1 in accordance with Caltrans Standard Specification Section 94, Asphaltic Emulsions.

C. Aggregates: 1 inch max gradation for virgin aggregate and recycled asphalt pavement (RAP) in accordance with to Caltrans Standard Specification Section 39-2.02, Type A Hot Mix Asphalt.

D. Geosynthetic Pavement Interlayer: Paving Fabric in accordance with Caltrans Standard Specification Section 96, Geosynthetics.

E. Soil Sterilant: In accordance with Caltrans Standard Specifications Section 20-5.03, Inert Ground Covers and Mulches.

PART 3 - EXECUTION

3.1 EXAMINATION

A. Verify that subgrade is dry and in suitable condition to support paving and imposed loads.

B. Proof-roll subbase using heavy, pneumatic-tired rollers to locate areas that are unstable or that require further compaction.

C. If necessary, perform subgrade preparation or remediation in accordance with Section 31 20 00, Earth Moving.

D. Notify Owner in writing of any unsatisfactory conditions. Do not begin paving until these conditions have been satisfactorily corrected.

02/25/2020
3.2 PAVEMENT GRINDING

A. Clean existing paving surface of loose or deleterious material immediately before pavement grinding.

B. Grind conforms as indicated.

3.3 SOIL STERILANT

A. Furnish and apply to areas per manufacturer's specifications.

3.4 SURFACE PREPARATION FOR AGGREGATE BASE MATERIALS

A. General: Immediately before placing asphalt materials remove loose and deleterious material from substrate surfaces and ensure that prepared subgrade is ready to receive paving in accordance with Caltrans Standard Specification Section 39-2.01C(3)(b) and in accordance with Section 32 11 00, Pavement Base Course.

B. Tack Coat: Apply uniformly and at specified rates between HMA layers, to vertical surfaces of curbs, gutters and construction joints, and to existing pavement, including planed surfaces, in accordance with Caltrans Standard Specification Section 39-2.01C(3)(f).
   1. Allow tack coat to cure undisturbed before paving.
   2. Avoid smearing or staining adjoining surfaces, appurtenances, and surroundings. Remove spillages and clean affected surfaces.

3.5 SURFACE PREPARATION FOR PAVEMENT AT HOT MIX ASPHALT OVERLAYS

A. Pavement Irregularities: Level with hot mix asphalt, Type A, ½ inch max aggregate.

B. Pavement Cracks:
   1. Less than ¼ inch wide: Clean of all dirt by compressed air jet, spray and seal with RS-1 asphaltic emulsion.
   2. Wider than ¼ inch: Clean of all dirt by compressed air jet, spray and seal with RS-1 asphaltic emulsion and skin patch.

C. Clean surface of all material, such as leaves, dirt, sand, gravel, water and vegetation prior to applying binder of paving asphalt to existing surface.

3.6 GEOSYNTHETIC PAVEMENT INTERLAYER

A. Place geosynthetic pavement interlayer in accordance with Caltrans Standard Specification Section 39-2.01C(3)g.

3.7 HOT MIX ASPHALT SPREADING AND COMPACTING EQUIPMENT

A. Provide spreading and compacting equipment in accordance with Caltrans Standard Specification Section 39-2.01C(2).
3.8 HOT MIX ASPHALT PLACEMENT

A. Place, spread and compact hot mix asphalt to required grade, cross section, and thickness in accordance with Caltrans Standard Specification Sections 39-2.01C(2), 39-2.01C(3), and 39-2.01C(8).

B. Promptly correct surface irregularities in paving course behind paver. Use suitable hand tools to remove excess material forming high spots. Fill depressions with hot asphalt to prevent segregation of mix; use suitable hand tools to smooth surface.

3.9 JOINTS

A. Construct joints to ensure continuous bond between adjoining paving sections in accordance with Caltrans Standard Specification Sections 39-2.01C(4)
   1. Construct joints free of depressions with same texture and smoothness as other sections of asphalt course.
   2. Clean contact surfaces and apply tack coat.
   3. Offset longitudinal joints in successive courses a minimum of 6 inches.
   4. Offset transverse joints in successive courses a minimum of 24 inches.
   5. Compact joints as soon as hot mix asphalt will bear roller weight without excessive displacement.

3.10 COMPACTION

A. General: Begin compaction as soon as placed hot-mix paving will bear roller weight without excessive displacement. Compact in accordance with Caltrans Standard Specification Sections 39-2.01C(2).

B. Compaction Requirements: Average Density to be 92 percent of reference maximum theoretical density according to ASTM D2041, but not less than 90 percent nor greater than 96 percent.

C. Finish Rolling: Finish roll paved surfaces to remove roller marks while asphalt is still warm.

D. Edge Shaping: While surface is being compacted and finished, trim edges of pavement to proper alignment. Bevel edges while still hot, with back of rake or smooth iron. Compact thoroughly using tamper or other satisfactory method.

E. Repairs: Remove paved areas that are defective or contaminated with foreign materials and replace with fresh asphalt. Compact by rolling to specified density and surface smoothness.

F. Protection: After final rolling, do not permit vehicular traffic on pavement until it has cooled and hardened. Erect barricades to protect paving from traffic until mixture has cooled enough not to become marked.
3.11 HOT MIX ASPHALT CURBS AND DIKES

A. Construction: Place over compacted surfaces in accordance with Caltrans Standard Specification Section 39-2.01C(9). Apply a light tack coat prior to construction, unless pavement surface is still tacky and free of dust.

B. Shape: Place hot mix asphalt to curb cross section indicated.

3.12 SPEED BUMPS

A. Construct speed bumps over compacted pavement surfaces in accordance with Caltrans Standard Specification Section 39-2. Apply a light tack coat prior to construction, unless pavement surface is still tacky and free of dust.

B. Place asphalt concrete by hand using a template/screed designed to result in speed bump cross-section indicated after compaction.

C. Compact speed bumps with 8 ton static roller.

3.13 ADJUSTING MANHOLES, VALVES, MONUMENT COVERS AND OTHER STRUCTURES TO GRADE

A. Remove pavement, using vertical cuts, as needed to remove frame and provide for concrete collar. Do not damage adjacent pavement.
   1. Circular Covers: Cut circle with radius 6 inches larger than cover and concentric with cover.
   2. Rectangular Covers: Cut rectangle 6 inches larger than cover on all sides.

B. Install grade rings or blocking as needed to raise cover to finish grade.

C. Pour concrete collar:
   1. Bottom of Collar: Top of existing collar or 6 inches below top of proposed collar, whichever is at a higher elevation.
   2. Top of Collar: Bottom of existing asphalt pavement.
   3. Apply tack coat to all exposed surfaces.
   4. Fill excavation with hot mix asphalt and, while still hot, compact flush with adjacent surface.

3.14 INSTALLATION TOLERANCES

A. Hot Mix Asphalt Pavement:
   1. Course thickness and surface smoothness shall be in accordance with Caltrans Standard Specification Section 39-2.01A(4)(i)(iii)
   2. Total Thickness: Not less than indicated.

B. Trench Patch:
   1. Compacted surface: Within 0.01 foot of adjacent pavement.
   2. Do not create ponding.
C. Adjust Covers:
   1. Compacted surface: Up to 0.01 foot higher, and no lower, than adjacent pavement.
   2. Do not create ponding.

END OF SECTION
SECTION 32 14 00
SLURRY SEAL AND CHIP SEAL (CAPE SEAL)

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. The Contractor shall perform all work associated with cape seal as shown and as specified herein including all labor, materials, equipment supplies, and facilities associated with providing a finished product satisfying all the requirements of the Contract Documents.

1.2 CONTRACTOR SUBMITTALS

A. The Contractor shall submit, at least seven (7) working days before cape seal placement commences, a laboratory report of test results and proposed mix design covering the specific materials to be used on the project. The percentage of asphalitic emulsion proposed in the mix design shall be within the percentage range specified herein.

1.3 RELATED SECTIONS

A. Section 32 17 23, Pavement Markings

1.4 RELATED DOCUMENTS

A. Caltrans Standard Specifications, 2015
1. Section 37: Bituminous Seal

PART 2 - PRODUCTS

2.1 SLURRY SEAL

Polymer Pre-Modified Base Emulsion: Polymer Modified Cationic Rapid Set emulsion (CRS-2P) shall be an emulsified blend of polymer modified asphalt, water, and emulsifiers. The emulsion shall contain a minimum of three percent (3.0%) styrene-butadiene (SB) or styrene-butadiene-styrene (SBS) polymer by weight of asphalt cement. The asphalt cement shall be polymer modified prior to emulsification using a block SB or SBS co-polymer. The emulsion standing undisturbed for a minimum of 24 hours shall show no white, milky separation but shall be smooth and homogeneous throughout. The emulsion shall be pumpable and suitable for application through a distributor.

<table>
<thead>
<tr>
<th>Tests on CRS-2P Emulsion</th>
<th>Minimum</th>
<th>Maximum</th>
<th>Test Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Viscosity, Saybolt Furol, 50°C, sec, (a)</td>
<td>50</td>
<td>450</td>
<td>ASTM D 244</td>
</tr>
<tr>
<td>Storage Stability, 24-hr, % (a)</td>
<td></td>
<td>1.0</td>
<td>ASTM D 6930</td>
</tr>
</tbody>
</table>

3/2/2020

Cape Seal

32 14 00 - 1
Corica Golf Course

Demulsibility, 35 ml, 0.8% Dioctyl Sodium Sulfosuccinate, % | 40 | ASTM D 6936
---|---|---
Particle Charge | Positive | ASTM D 244
Sieve, % (a) | 0.1 | ASTM D 6933
Distillation: (b) | | AASHTO T 59
Oil Distillate by Volume of Emulsion, % | 3.0 | AASHTO T 59
Residue, % | 65 | AASHTO T 59

**Tests on Residue (b)**

<table>
<thead>
<tr>
<th>Test on Residue</th>
<th>Minimum</th>
<th>Maximum</th>
<th>Test Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Penetration, 25 °C, 100g, 5s, dmm</td>
<td>70</td>
<td>150</td>
<td>ASTM D 5</td>
</tr>
<tr>
<td>Solubility in Trichloroethylene, % (c)</td>
<td>97.5</td>
<td></td>
<td>ASTM D 2042</td>
</tr>
<tr>
<td>Toughness, in-lb</td>
<td>70</td>
<td></td>
<td>ASTM D 5801</td>
</tr>
<tr>
<td>Tenacity, in-lb</td>
<td>45</td>
<td></td>
<td>ASTM D 5801</td>
</tr>
</tbody>
</table>

The specification for CRS-2P is in accordance with the material properties and test methods as specified by ASTM, AASHTO.

(a) This test requirement on representative samples is waived if successful application of the material has been achieved in the field.

(b) Residue by evaporation is intended to provide rapid determination of the percent residue and to provide material for tests on residue. If the percent residue or any test on the residue fails to meet specifications, the tests will be repeated using the distillation test specified by AASHTO T 59. For polymer modified emulsions, the distillation and evaporation tests will be modified to include 400F maximum temperature to be held for 15 minutes.

(c) If the solubility of the residue is less than 97.5%, the base asphalt binder for the emulsion shall be tested. The solubility of the base asphalt binder shall be greater than 99 percent.

**Cationic Quick Setting Emulsified Asphalt (Slurry Seal):** CQS-1hL shall be an emulsified mixture of straight-run vacuum tower bottoms asphalt, synthetic SBR polymer dispersion, emulsifiers and water. The emulsion shall contain a minimum of one percent (1.0%) styrene butadiene rubber (SBR) solids by weight of asphalt cement. The SBR polymer dispersion shall be co-milled during the emulsification process such that a bicontinuous polymer-asphalt network is formed upon curing of the finished emulsion. The emulsion shall be pumpable and suitable for use in a Slurry Seal machine. The emulsified asphalt shall conform to the following requirements:

<table>
<thead>
<tr>
<th>Test on Emulsion</th>
<th>Minimum</th>
<th>Maximum</th>
<th>Test Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Viscosity, Say bolt Furol, 77 F,s</td>
<td>20</td>
<td>100</td>
<td>ASTM D 244</td>
</tr>
<tr>
<td>Storage Stability Test, 24-h,%(a)</td>
<td>1</td>
<td></td>
<td>ASTM D 6930</td>
</tr>
<tr>
<td>Particle Charge Test</td>
<td>Positive</td>
<td></td>
<td>ASTM D 244</td>
</tr>
<tr>
<td>Sieve Test, %(a)</td>
<td>0.1</td>
<td></td>
<td>ASTM D 6933</td>
</tr>
</tbody>
</table>

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Cape Seal
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Distillation: (b)

<table>
<thead>
<tr>
<th>Residue, %</th>
<th>60</th>
<th>ASTM D6997</th>
</tr>
</thead>
</table>

**Polymer:**

<table>
<thead>
<tr>
<th>Polymer content, % polymer solids based on asphalt solids</th>
<th>1.0</th>
<th>3.0</th>
<th>Supplier Cert.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Polymer Type:</td>
<td>SBR Latex</td>
<td>Supplier Cert.</td>
<td></td>
</tr>
</tbody>
</table>

**Test on Residue from 325 F hot plate evaporation test**

<table>
<thead>
<tr>
<th>Penetration, 77 F, 100g,5s</th>
<th>40</th>
<th>90</th>
<th>ASTM D5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ductility, 77 F, 5 cm/min/cm</td>
<td>40</td>
<td></td>
<td>ASTM D113</td>
</tr>
<tr>
<td>Solubility in Trichloroethylene, %</td>
<td>97.5</td>
<td></td>
<td>ASTM D2042</td>
</tr>
<tr>
<td>Elastic Recover, 77 F, 10cm,1h,%</td>
<td>40</td>
<td></td>
<td>ASTM D5976</td>
</tr>
</tbody>
</table>

A) This test requirement on representative samples is waived if successful application of the material has been achieved in the field.

B) Distillation to 260°C (T-59 §11 to 15) shall be the reference method for percent residue. Residue by hot plate evaporation at 163°C shall be the reference method to obtain material for tests on residue. Residue from distillation shall not be used for tests on residue due to polymer degradation at 260°C.

C) If the solubility of the residue is less than 97.5 percent, the base asphalt binder for the emulsion shall be tested. The solubility of the base asphalt binder shall be greater than 99 percent.

**Cover Coat Material:** The chip or cover coat and slurry aggregate shall be washed, hard, durable, clean rock and free from coatings or deleterious material. All of the aggregate shall be crushed gray granite with 100 percent fractured faces. The aggregate shall have maximum loss of 20 percent when tested with the LA Abrasion procedure as defined by AASHTO T96 using grade C or D.

The maximum amount of flat and elongated aggregate with a ratio of 3:1 shall not exceed 12% as determined by ASTM D4791. Only one source of aggregate shall be used and shall conform to the following gradations.

### 2.1 GRADATION TABLE - COVER COAT AGGREGATE (PERCENT PASSING)

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>3/8&quot; Chip</th>
<th>1/4&quot; Chip</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/2&quot;</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>3/8&quot;</td>
<td>95-100</td>
<td>100</td>
</tr>
<tr>
<td>1/4&quot;</td>
<td>0-35</td>
<td>95-100</td>
</tr>
<tr>
<td>No. 8</td>
<td>0-3</td>
<td>0-3</td>
</tr>
<tr>
<td>No. 200</td>
<td>0-1.5</td>
<td>0-1.5</td>
</tr>
</tbody>
</table>
Gradation Table – Slurry Aggregate (percent passing)

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Type II % Passing</th>
<th>Type III % Passing</th>
<th>Stockpile Tolerance</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8</td>
<td>100</td>
<td>100</td>
<td>+ or- 5%</td>
</tr>
<tr>
<td>No. 4</td>
<td>90-100</td>
<td>70-90</td>
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<td>5-15</td>
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CONSTRUCTION REQUIREMENTS

**Equipment:** The size and condition of all equipment shall be approved prior to construction. Should equipment be unsatisfactory for whatever cause, the Contractor shall remove and replace the equipment without delay or cost. The equipment shall conform to the following minimum requirements.

**Bituminous Distributor:** A minimum of two like distributors shall be used on this project. The distributors shall be self-powered and capable of providing a uniform application rate of emulsion varying from .05-1.00 gallons per square yard over a variable width up to 20 feet in a single pass. The uniformity of the distributors shall not vary by more the two-hundredths gallons per square yard. The distributors shall be equipped with a variable power unit for the pump and full circulation spray bars, which are adjustable laterally and vertically. The nozzle angle and bar height shall be set to provide one hundred percent of double coverage in a single pass. Where multiple passes will be required to complete the full width, the four inches adjacent to the second pass may be left with 50 percent coverage so that the next pass will complete the full application rate specified. Distributors shall be self-powered and include a computerized application controls, a tachometer, pressure gauges, accurate volume devices, calibrated tank, and a thermometer for measuring temperatures of the emulsion in the tank.

**Aggregate Spreader:** The aggregate spreader shall be self-propelled and supported by at least four tires on two axles capable of providing a uniform application rate of aggregate from five to fifty pounds per square yard over a variable width up to 20 feet in a single pass. The uniformity of this machine shall not vary by more than one pound per square yard. The aggregate spreader shall be equipped with the means of applying the cover coat material to the surface with computerized application controls so that the required amount of material will be deposited uniformly over the full width of the bituminous material. A computer rate controlled aggregate spreader shall be required.

**Rollers:** A minimum of two self-propelled pneumatic tired rollers shall be used on the project unless otherwise requested by the Project Manager. The rubber tired rollers shall have a gross
load adjustable to apply 200 – 250 pounds per inch of rolling width. Tire pressure shall be specified for the pneumatic tire rollers and shall not vary more than plus or minus 5.0 psi. The smooth drum roller shall be a single drum roller with a loaded rate of five tons. Depending on the speed of the Chip Seal operation and the width of coverage, additional rollers may be required. At no time shall the rollers travel more than 10 miles per hour.

**Mixing Slurry Machine:** The Slurry course shall be mixed in a self-propelled mixing machine equipped with a continuous flow pug mill capable of accurately delivering and automatically proportioning the aggregate, emulsified asphalt, water and admixtures to a double shafted, multi-blade pugmill mixer capable of minimum speeds of 200 revolutions per minute.

A minimum of two mixing machines, of 12 cubic yards or larger shall be utilized on the project. The Slurry course retention time in the pugmill shall be less than three seconds. The mixing machine shall have sufficient storage capacity of aggregate, emulsified asphalt, and water to maintain an adequate supply to the proportioning controls.

The mixing machine shall be equipped with hydraulic controls for proportioning the material by volume to the mix. Each material control device shall be calibrated, properly marked, preset. The mixing machine shall be equipped with water pressure system and nozzle type spray bars to provide water spray immediately ahead of the spreader box.

The mixing machine shall be equipped with an approved fines feeder that provides a uniform, positive, accurately metered, pre-determined amount of a mineral filler at the same time and location that the aggregate is fed.

The Slurry mixture shall be uniformly spread by means of a controlled spreader box capable of spreading a traffic lane width and shall have strips of flexible rubber belting or similar material on each side of the box. The rear flexible strike-off blade shall make close contact with the pavement and shall be capable of being adjusted to the various crown shapes so as to apply a uniform layer of material. Slurry mixture, to be spread in areas inaccessible to the controlled spreader box, may be spread by other approved methods.

Each mixing unit to be used in performance of the Slurry work shall be calibrated prior to construction at a minimum of once per year. Calibration documentation covering the exact materials to be used may be acceptable, provided they were made during the calendar year. The documentation shall include an individual calibration of each material at various setting, which can be related to the machine’s metering devices. No machine will be allowed to work on the project until the calibration has been completed and accepted.

**Sweepers:** A minimum of two vacuum designed sweepers having only negative air pressure at the road surface capable of removing excess aggregate and debris material shall be used on this project. The body hoppers of the vacuum sweepers shall be a minimum capacity of ten cubic yards, and the negative air pressure at the intake shall be rated at 46 inches of negative water pressure. Sweepers shall meet applicable U.S. Environmental Protection Agency Standards. No
mechanical pick-up brooms will be allowed on the project. Any areas adjacent to the project where a vacuum broom cannot access, shall be removed by the use of a blow pack. No mechanical pick-up brooms will be allowed on the project.

2.2 MATERIAL APPLICATION RATES

<table>
<thead>
<tr>
<th>Material</th>
<th>3/8&quot; Cape Seal</th>
<th>1/4&quot; Cape Seal</th>
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<tbody>
<tr>
<td>CRS-2P Chip Seal</td>
<td>.26-.36 Gal/SY</td>
<td>.20-.32 Gal/SY</td>
</tr>
<tr>
<td>Cover Coat Aggregate</td>
<td>20 lbs/SY Minimum</td>
<td>28 lbs/SY Minimum</td>
</tr>
<tr>
<td>Slurry Mix</td>
<td>22 lbs/SY Minimum</td>
<td>18 lbs/SY Minimum</td>
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</tbody>
</table>

The specific size of aggregate used shall be determined using factors such as surface temperature, traffic volume, existing road condition, and time of year. The Contractor may alter the application rate at any time during the course of the construction upon approval by the Project Manager.

**Manholes, Valves and Inlets:** Manholes, valve boxes, and inlets shall be covered and or protected with an approved material during the operation and shall be removed immediately after the street has been Cape Sealed. The Contractor is responsible for locating all exposed manholes, valve boxes and prior to construction.

**Weather Limitations:** The Chip Seal shall not be applied when the pavement is moist, or when the weather is or may be detrimental. Detrimental weather is defined as rain showers, cool temperatures, moist pavements, threat of rain showers, or other environmental factors which could affect the performance of the Chip Seal construction. If either the pavement or air temperature is below 55°F (10°C) and falling, but may be applied when both pavement and air temperatures are above 50°F (7°C) and rising.

The Slurry Seal shall not be applied if either the pavement or air temperature is below 50°F (10°C) and falling, but may be applied when both pavement and air temperatures are above 45°F (7°C) and rising. No Slurry Seal shall be applied when air temperatures will be below freezing within 24 hours. The mixture shall not be applied when weather conditions prolong opening to traffic beyond a reasonable time.

**Water:** All water used in making the Slurry shall be potable. The effect of moisture content on the specific weight of the aggregate, and the moisture content of the aggregate being used, shall be taken into account in calibrating the machine to deliver asphalt in the correct proportion.

**Mix Design:** Before work begins the Contractor shall submit a mix design for the Slurry Seal, covering the specified materials to be used on this project. This design shall be prepared by the emulsion supplier with a laboratory qualified in Slurry Seal mix design and testing. Once the
materials are selected, no substitution will be permitted unless first tested and approved by the laboratory preparing the mix design.

A.

2.2 WATER AND ADDITIVE

A. Water shall be of such quality that the asphalt will not separate from the emulsion before the slurry seal is in place in the work. If necessary for workability, a set-control agent that will not adversely affect the slurry seal may be used.

PART 3 - EXECUTION

3.1 SURFACE PREPARATION
The Contractor shall be responsible for all measures required providing a thoroughly clean and dry pavement surface including vegetation removal, and sweeping prior to the Chip Seal application. The Contractor shall observe the condition of the pavement prior to bidding to determine the work necessary to provide a clean, dry pavement for construction and shall include the work necessary in the bid.

**Application of Bituminous Material (Chip Seal):** The application of the emulsion shall be performed by means of a pressure distributor in a manner to achieve a uniform and continuous spread over the asphalt surface. The temperature of the emulsion shall be a minimum of 160°F. The quantity of emulsion per square yard shall be as specified herein and agreed upon with the project manager. The distributor shall be moving forward at proper application speed at the time the spray bar is opened. If at any time a nozzle becomes clogged or not spraying a proper pattern, the operation shall be immediately halted until repairs are made. Repairs shall be made immediately after deficiencies are noted and prior to the aggregate spreader at all times during construction. The width of the spread shall be no greater than the width of the aggregate spreader except where additional passes are required the emulsion shall be four inches beyond the aggregate spread at fifty percent application rate. At no time shall the emulsion be allowed to break, chill, setup, harden, or otherwise impair the aggregate retention before the aggregate has been properly applied and rolled.

**Application of Cover Coat Aggregate (Chip Seal):** The aggregate shall be applied immediately following the emulsion application by the approved aggregate spreader. The quantity of cover coat aggregate per square yard shall be specified herein and agreed upon with the Project Manager. The Contractor, prior to start of work, shall calibrate the aggregate spreader to achieve the design application rate of the cover coat aggregate. Spreading shall be accomplished in such a manner that the tires of the trucks and aggregate spreader never contact the newly applied bituminous material. The width of the aggregate spreader shall be equal to the width of the emulsion spread, except where additional passes are required. Areas, which are deficient in aggregate, shall be covered immediately with additional material.
**Rolling (Chip Seal):** Initial rolling shall begin immediately after the application of cover coat aggregate. Rollers shall work in tandem and complete a minimum of three passes with a sufficient overlap. Should the rolling operation be delayed, the aggregate and emulsion spreading shall be halted until the operation regains proper sequencing and timing. The maximum speed of the rolling operations shall be ten miles per hour.

**Sweeping (Chip Seal):** Within 24 hours of the Chip Seal application, excess aggregate shall be swept and removed from the roadway and adjacent areas with the specified sweepers.

**Application of Material (Slurry):** Within 48 hours of the Chip Seal application the Slurry course will be applied. The surface shall be fogged with water directly preceding the spreader. The Slurry mixtures shall be of the desired consistency, based on the submitted mix design, as it leaves the mixer with additional approved additive if required. A sufficient amount of Slurry shall be carried in all parts of the spreader at all times so that complete coverage is obtained.

No lumping, balling, or unmixed aggregates shall be permitted. No segregation of the emulsion and aggregate fines from the coarse aggregate will be permitted. No excessive breaking of the emulsion will be allowed in the spreader box. Rippling of the finished pavement is undesirable and shall be minimized.

No excessive build-up or unsightly appearance shall be permitted on longitudinal or transverse joints. The use of burlap drags or other type drags shall be used so that joints will be straight and have a neat appearance. Squeegees shall be used to spread Slurry in areas not accessible to the Slurry mixer. Care shall be exercised as the leave a good appearance. Care shall be taken to insure straight lines along curbs, shoulders and joints. Lines at intersections will be kept straight to provide a good appearance.

Slurry treated areas shall be allowed to cure until such time as traffic will not damage the finished product. Contractor will be responsible for monitoring roadways treated to insure sufficient cure time is allowed before allowing traffic over the treated areas.

A.

1. The slurry seal shall be placed at a rate to produce 10 to 13 pounds of aggregate per square yard for Type II slurry, as required in these Specifications. The complete mixture shall be such that the slurry seal mixture has proper workability and will permit traffic flow within two (2) hours after placement without the occurrence of bleeding, raveling, polishing, separation, or other distress within 30 days after its placement.

2. Asphaltic emulsion shall be added at a rate of between 10 to 15 percent by weight of the dry aggregate. The extract rate will be determined by the Engineer. The quantity of asphaltic emulsion to be used in the slurry seal mixture will be determined by the design asphalt binder content, as approved
by the Engineer, and the asphalt solid content of the asphaltic emulsion furnished.

3. The Contractor shall sweep all slurry seal streets seven (7) days after the application of slurry seal with a power sweeper.

3.2 SLURRY REPAIR

A. In the event that the applied cape seal surface violates the project requirements or has the following conditions:
   1. Tire or wheel marks
   2. Longitudinal ridges
   3. Picked up or raveled areas
   4. Transverse ridges or bumps
   5. Washboarding or excessively rough sand blotters

B. The cape seal shall be repaired as follows:
   1. The slurry seal shall be removed by a "PENHALL PROFILER" or equal and a full lane width pass of slurry seal applied in full compliance with these specifications.
   2. The Engineer may omit removal of the affected slurry seal if it would not affect the repair.

3.3 STRIPING

A. Temporary striping and legends shall be placed on the newly slurry sealed streets prior to the release of streets to traffic. These materials must be submitted to the Engineer for approval prior to installation.

B. Permanent striping shall be installed after seven (7) days but no later than ten (10) days after the slurry seal is complete in accordance with Section 32 17 23, Pavement Markings.

END OF SECTION
SECTION 32 17 13

PARKING BUMPERS

PART 1 - GENERAL

1.1 SUMMARY

A. Section includes concrete precast wheel stops.

1.2 SUBMITTALS

A. Submit product data for each type of product.

PART 2 - PRODUCTS

2.1 PARKING BUMPERS

A. Concrete Wheel Stops: Precast, steel-reinforced, air-entrained concrete, 2500 psi minimum compressive strength, 5½ inches high by 7½ inches wide by 48 inches long (or length as shown on plans). Provide chamfered corners, transverse drainage slots on underside, and a minimum of two factory-formed vertical holes through wheel stop for anchoring to substrate.

1. Surface Appearance: Free of pockets, sand streaks, honeycombs, and other obvious defects. Corners shall be uniform, straight, and sharp.

2. Mounting Hardware: Galvanized-steel dowel, ½ inch diameter, 24 inch minimum length.

2.2 MANUFACTURERS

A. Available Manufacturers: Subject to compliance with requirements, manufacturers offering products that may be incorporated into the Project include, but are not limited to, the following:

1. Oldcastle Precast
2. Bertelson Precast
3. Barco Products, or approved equal

PART 3 - EXECUTION

3.1 EXAMINATION

A. Verify that pavement is in suitable condition to begin installation according to manufacturer’s written instructions.

B. Proceed with installation only after unsatisfactory conditions have been corrected.
3.2 INSTALLATION

A. General: Install wheel stops according to manufacturer's written instructions unless otherwise indicated.

B. Install wheel stops in bed of adhesive before anchoring.

C. Securely anchor wheel stops to pavement with hardware in each preformed vertical hole in wheel stop as recommended in writing by manufacturer. Recess head of hardware beneath top of wheel stop.

END OF SECTION
SECTION 32 17 23

PAVEMENT MARKINGS

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Removal of existing traffic stripes and pavement markers
B. Removal of existing signs
C. Cleaning and sweeping of streets before application of traffic stripes and pavement markings
D. Materials and application for traffic stripes and pavement markings
E. Materials and application for pavement markers
F. Traffic control signs and street name signs
G. Object markers
H. Survey monuments

1.2 RELATED SECTIONS

A. Section 32 13 18, Cement and Concrete for Exterior Improvements

1.3 RELATED DOCUMENTS

A. Caltrans Standard Specifications, 2015
   1. Section 78, Incidental Construction
   2. Section 81, Miscellaneous Traffic Control Devices
   3. Section 82, Signs and Markers
   4. Section 84, Markings

B. Caltrans Standard Plans, 2015
   1. Plan A20A through A20D: Pavement Markers and Traffic Lines, Typical Details
   2. Plan A24A and A24B: Pavement Markings Arrows
   3. Plan A24C: Pavement Markings, Symbols and Numerals
   4. Plan A24D: Pavement Markings, Words
   5. Plan A24E: Pavement Markings, Words, Limit and Yield Lines
   6. Plan A24F: Pavement Markings, Crosswalks
   7. Plan A73A: Object Markers
   8. Plan A73B: Markers
   9. Plan A73C: Delineators, Channelizers and Barricades
   10. Plan A74: Survey Monuments
11. Plan RS1: Roadside Sign, Typical Installation Details No. 1
12. Plan RS2: Roadside Sign, Wood Post - Typical Installation Details No. 2
13. Plan RS3: Roadside Sign, Laminated Wood Box Post - Typical Installation Details No. 3
14. Plan RS4: Roadside Sign, Typical Installation Details No. 4


D. The regulations, standards, and tests of the State of California Department of Transportation Materials and Research Division, edition in effect at time of date on Plans.

E. Professional Land Surveyor’s Act, Business and Professions Code §§ 8700 – 8805

1.4 SUBMITTALS

A. Submit product data for each of the following in accordance with Section 01 10 00, Supplemental General Requirements:
   1. Traffic paint
   2. Pavement markers and adhesives
   3. Reflectorized markers and posts

1.5 QUALITY ASSURANCE

A. Deliver certificates showing conformance with this specification to the Owners Representative with each shipment of materials and equipment to the Project site.

B. Provide proper facilities for handling and storage of products to prevent damage. Where necessary, stack products off ground on level platform, fully protected from weather.

1.6 PROJECT CONDITIONS

A. Do not apply traffic striping or pavement markings to the pavement until after approval to proceed has been given by the Owners Representative.

B. Thoroughly cure new asphalt concrete and portland cement concrete before application of stripes, markings or markers.

PART 2 - PRODUCTS

2.1 PAINTED STRIPES AND MARKINGS

A. Painted striping and marking materials shall be in accordance with Caltrans Standard Specifications Sections 84-2.02 and 84-2.02C, unless noted otherwise herein or on the Plans.
B. Glass Beads shall be in accordance with Caltrans Standard Specification Section 84-2.02D, Glass Beads, unless noted otherwise herein or on the Plans.

2.2 TRAFFIC CONTROL SIGNS

A. General: Traffic control signs shall be in accordance with Caltrans Standard Specification Section 82-1, Signs and Markers.

B. Sign Panels shall be in accordance with Caltrans Standard Specification Section 82-2, Sign Panels. Conform type (regulatory or warning), size, shape and pattern to the State of California, Department of Transportation, Traffic Manual, edition in effect at the date of the Plans.

C. Posts:
   1. Metal Posts shall be in accordance with Caltrans Standard Specification Section 82-3.02B, Metal Posts.
   2. Wood Posts shall be in accordance with Caltrans Standard Specification Section 82-3.02C, Wood Posts.

D. Mounting Hardware shall be in accordance with Caltrans Standard Specification 82-3.02E, Sign Panel Fastening and Mounting Hardware, unless otherwise specified.


2.3 REFLECTORIZED OBJECT MARKERS

A. Reflectorized Metal Object Markers: In accordance with Caltrans Standard Specification Section 82-5, Markers, for target plates and reflectors, and Caltrans Standard Plans A73A through A73C. Marker type shall be as shown on Plans.

B. Posts: Metal posts shall be in accordance with Caltrans Standard Specification Section 82-5.02C, Metal Posts, and Caltrans Standard Plan A73B.

C. Mounting Hardware: In accordance with Caltrans Standard Specification Section 82-5.02G, Hardware.

PART 3 - EXECUTION

3.1 REMOVAL OF TRAFFIC STRIPES, PAVEMENT MARKINGS AND PAVEMENT MARKERS

A. Where blast cleaning is used for the removal of painted traffic stripes and pavement markings, or for removal of objectionable material, remove the residue, including dust and water, immediately after contact with the surface being treated. Remove by a vacuum attachment operating concurrently with the blast cleaning operation.

B. Where grinding is used for the removal of thermoplastic traffic stripes and pavement markings; remove the residue by means of a vacuum attachment to the grinding machine. Do not allow the residue to flow across or be left on, the pavement.
C. Where markings are to be removed by blast cleaning or by grinding, the removed area shall be approximately rectangular so that no imprint of the removed marking remains on the pavement.

D. Waste from removal of yellow painted traffic stripe may contain lead chromate. Residue produced when yellow paint is removed may contain heavy metals in concentrations that exceed thresholds established by the California Health and Safety Code and may produce toxic fumes when heated. As such, when grinding or other methods approved by the Owner’s Representative are used to remove yellow painted traffic stripes, the removed residue, including dust, shall be collected and contained immediately. The Contractor shall submit a written work plan for the removal, storage, and disposal of yellow painted traffic stripe to the Owner’s Representative for approval not less than fifteen (15) days prior to the start of the removal operations. Removal operations shall not be started until the Owner’s Representative has approved the work plan.

E. Contractor will be responsible for repairing any damage to the pavement during removal of pavement markers. Damage to the pavement, resulting from removal of pavement markers, shall be considered as any depression more than 1/4-inch deep.

3.2 TEMPORARY PAVEMENT MARKERS

A. If permanent pavement markers cannot be installed immediately, and the street or road is to be placed in service, install short term, temporary pavement markers on the new pavement prior to opening the street or road to traffic.

B. Place markers, at a minimum, of 24 feet on centers, or as required by the governmental agency having jurisdiction, in the appropriate colors to delineate centerlines and travel lanes on multi-lane roadways.

3.3 THERMOPLASTIC TRAFFIC STRIPES AND PAVEMENT MARKINGS

A. Apply in conformance with the manufacturer's instructions and the applicable requirements Caltrans Standard Specification Section 84-2.03, Construction, and Caltrans Standard Plans A20A through A20D, and A24A through A24E.

3.4 PAINTED TRAFFIC STRIPES AND PAVEMENT MARKINGS

A. Apply in conformance with the manufacturer's instructions and the applicable requirements of Caltrans Standard Specification Section 84-3.03, 3.04 and 3.05 and Caltrans Standard Plans A20A through A20D, and A24A through A24F.

3.5 PAVEMENT MARKERS

A. Place in accordance with Caltrans Standard Specification Section 81-3.03, Construction.

B. Pavement recesses are not required. Markers shall be installed accurately to the line established by the Owner’s Representative. No markers shall be installed until the surface has been approved by the Owner’s Representative.
3.6 TRAFFIC CONTROL SIGNS
A. Install in accordance with Caltrans Standard Specification Sections 82-2.03 and 82-3.03, Caltrans Standard Plan RS1, the applicable requirements of the State of California Department of Transportation Maintenance Manual and the details shown on the Plans. The horizontal locations shown on Caltrans Standard Plan RS1 shall not be applicable, the horizontal location shall be as shown on the Plans.
B. Portland cement concrete for post foundations shall be of the configuration shown on the Plans.
C. After erection, damage to traffic sign faces shall be touched up or the sign replaced.

3.7 STREET NAME SIGNS
A. Install in accordance with the manufacturer’s instructions and as shown on the Plans.
B. Horizontal location shall be as shown on the Plans.
C. Portland cement concrete for post foundations shall be of the configuration shown on the Plans.

3.8 REFLECTORIZED OBJECT MARKERS.
A. Install in accordance with Caltrans Standard Specification Section 82-5.03, Construction, except that the metal marker posts shall not be driven in place without prior approval of the Owner’s Representative.
B. Install at locations shown on the Plans.

3.9 STREET SURVEY MONUMENTS
A. Install Survey Monuments in accordance with Caltrans Standard Specification Section 78-2.03, Construction and Caltrans Standard Plan A74, except that the marker disk will not be furnished. Exact point in marker to be determined by an accurate survey and placed by a California Licensed Land Surveyors in accordance with the Professional Land Surveyors’ Act.

3.10 PROTECTION
A. Protect the newly installed traffic stripes and pavement markings from damage until the material has cured.
B. Replace any traffic stripes or pavement markings or markers broken, misaligned or otherwise disturbed prior to opening roadway to traffic.
3.11 RESTORATION OF EXISTING IMPROVEMENTS

A. Existing signs striping or other markings removed or damaged due to the installation of new facilities shall be replaced in kind.

B. Existing landscaping or planting removed, damaged or disturbed due to the installation of traffic control signs or street name signs shall be replaced in kind.

END OF SECTION
SECTION 33 41 00

STORM UTILITY DRAINAGE PIPING

PART 1 - GENERAL

1.1 SECTION INCLUDES

A. Roadway and/or site storm drainage system up to five feet of any on-site building

1.2 RELATED SECTIONS

A. Section 31 21 00, Utility Trenching and Backfill
B. Section 32 13 18, Cement and Concrete for Exterior Improvements

1.3 RELATED DOCUMENTS

A. AASHTO
   1. M199: Precast Reinforced Concrete Manhole Sections
   2. M252: Corrugated Polyethylene Drainage Pipe
   3. M294: Corrugated Polyethylene Pipe, 12 to 604 inch Diameter

B. ASTM
   1. A74: Cast Iron Soil Pipe and Fittings
   2. A615: Deformed and Plain Carbon-Steel Bars for Concrete Reinforcement
   3. C143: Standard Test Method for Slump of Hydraulic-Cement Concrete
   4. C443: Joints for Concrete Pipe and Manholes, Using Rubber Gaskets
   5. C478: Circular Precast Reinforced Concrete Manhole Sections
   6. C564: Rubber Gaskets for Cast Iron Soil Pipe and Fittings
   8. C1173: Flexible Transition Couplings for Underground Piping Systems
   9. D1785: Poly (Vinyl Chloride) (PVC) Plastic Pipe, Schedules 40, 80, and 120
   10. D2321: Underground Installation of Thermoplastic Pipe for Sewers and Other Gravity Flow Applications
   11. D2564: Solvent Cements for Poly(Vinyl Chloride) (PVC) Plastic Piping Systems
   12. D3034: Type PSM Poly(Vinyl Chloride) (PVC) Sewer Pipe and Fittings
   13. D4101: Propylene Injection and Extrusion Materials
   14. F477: Elastomeric Seals (Gaskets) for Joining Plastic Pipe
   16. F679: Poly(Vinyl Chloride) (PVC) Large-Diameter Plastic Gravity Sewer Pipe and Fittings
   17. F1336: Poly(Vinyl Chloride) (PVC) Gasket Sewer Fittings

C. AWWA
1. C104: Cement-Mortar Lining for Ductile-Iron Pipe and Fittings
2. C105: Polyethylene Encasement for Ductile-Iron Pipe Systems
3. C110: Ductile-Iron and Gray-Iron Fittings, 3 In. Through 48 In. for Water
4. C111: Rubber-Gasket Joints for Ductile-Iron Pressure Pipe and Fittings
7. C150: Thickness design of Ductile Iron Pipe
8. C151: Ductile-Iron Pipe, Centrifugally Cast
9. C153: Ductile-Iron Compact Fittings
10. C219: Bolted, Sleeve-type Couplings for Plain-End Pipe
11. M41: Ductile Iron Pipe and Fittings

D. Caltrans Standard Specifications, 2015
1. Section 51, Concrete Structures
2. Section 52, Reinforcement
3. Section 65, Concrete Pipe
4. Section 66, Corrugated Metal Pipe
5. Section 70, Miscellaneous Drainage Facilities
6. Section 72, Slope Protection
7. Section 75, Miscellaneous Metal
8. Section 90, Concrete

E. Caltrans Standard Plans, 2015
1. Plan D94A: Metal and Plastic Flared End Sections
2. Plan D94B: Concrete Flared End Sections
3. Plan D97A: Corrugated Metal Pipe Coupling Details No. 1, Annular Coupling Band Bar and Strap and Angle Connection
4. Plan D97C: Corrugated Metal Pipe Coupling Details No. 3, Helical and Universal Couplers
5. Plan D97D: Corrugated Metal Pipe Coupling Details No. 4, Hugger Coupling Bands
6. Plan D97E: Corrugated Metal Pipe Coupling Details No. 5, Standard Joint
7. Plan D97F: Corrugated Metal Pipe Coupling Details No. 6, Positive Joint
8. Plan D97G: Corrugated Metal Pipe Coupling Details No. 7, Downdrain
9. Plan D98A: Slotted Corrugated Steel Pipe Drain Details
10. Plan D98B: Slotted Corrugated Steel Pipe Drain Details

1.4 DEFINITIONS

A. AASHTO: American Association of State Highway and Transportation Officials
B. ASTM: American Society for Testing Materials
C. AWWA: American Water Works Association
D. CMP: Corrugated metal pipe
E. DIP: Ductile iron pipe
F. HDPE: High-density polyethylene
G. NPS: Nominal pipe size
H. PE: Polyethylene
I. PVC: Polyvinyl Chloride
J. RCP: Reinforced concrete pipe

1.5 SUBMITTALS

A. Product data for the following:
   1. Piping materials and fittings
   2. Special pipe couplings
   3. Polymer-concrete, channel drainage systems (trench drains)
   4. Joint sealants
   5. Plastic area drains
   6. Cleanout plugs or caps
   7. Precast concrete catch basins, inlets, curb inlets, junction structures and area drains, including frames and grates
   8. Precast clean out boxes and box covers
   9. Concrete, metal and plastic flared end sections

B. Shop drawings: Include plans, elevations, details and attachments for the following:
   1. Precast concrete manholes, frames and covers

C. Design Mix Reports and Calculations: For each class of cast in place concrete

D. Field Test Reports: Indicate and interpret test results for compliance with performance.

1.6 DELIVERY, STORAGE AND HANDLING

A. Delivery and Storage
   1. Piping: Inspect materials delivered to site for damage; store with minimum of handling. Store materials on site in enclosures or under protective coverings. Store plastic piping and jointing materials and rubber gaskets under cover out of direct sunlight. Do not store materials directly on the ground. Keep inside of pipes and fittings free of dirt and debris.
   2. Metal Items: Check upon arrival; identify and segregate as to types, functions, and sizes. Store off the ground in a manner affording easy accessibility and not causing excessive rusting or coating with grease or other objectionable materials.
PART 2 - PRODUCTS

2.1 REINFORCED CONCRETE PIPE

A. Designated by Class, rubber gasketed joints, Type II or V cement
   1. Circular Reinforced Concrete Pipe: Caltrans Standard Specification Section 65-2.02C(2). Class V.
   2. Oval shaped (Elliptical) Reinforced Concrete Pipe: Caltrans Standard Specification Section 65-2.02D. Class HE-III and VE-III

B. Rubber Gasketed Joints: Caltrans Standard Specification Section 65-2.02F

C. Special Pipe Couplings: Portland cement collar as indicated

2.2 PIPE ANCHORS

A. General: Location, configuration bearing area, etc. as indicated

B. Portland Cement Concrete: Section 32 13 18, Cement and Concrete for Exterior Improvements

2.3 CURB INLETS, CATCH BASINS, DROP INLETS, JUNCTION STRUCTURES, AREA DRAINS, ETC.

A. General: Size, shape, configuration, depth, etc. of structure and frame, grate, or cover shall be as indicated.

B. Portland Cement Concrete and Reinforcing: Section 32 13 18, Cement and Concrete for Exterior Improvements.

C. Precast Structure: Rate for AASHTO H20 loading in traffic areas.

D. Steps: ASTM C 478 or AASHTO M199. Manufacture from deformed, ½ inch steel reinforcement rod complying with ASTM A615 and encased in polypropylene complying with ASTM D4101. Include pattern designed to prevent lateral slippage off step. Acceptable manufacturer is Hanson Concrete Products, (Milpitas, CA) (Tel 408-262-1091).
E. Frames, Grates and Covers: Caltrans Standard Specification Section 75-1.02, 75-1.02.B and 75-2
   1. Galvanize steel frames, grates and covers
   2. Grates and covers shall be non-rocking
   3. Rate for AASHTO H20 loading in traffic areas

2.4 JOINT SEALANT FOR PRECAST STRUCTURES AND MANHOLES

A. Mortar: Caltrans Standard Specification Section 51-1.02F
   1. Use to seal around pipes at connections to structures and manholes. Also use to seal joints between precast sections of structures and manholes.

B. Gaskets: Preformed flexible rubber or plastic gasket
   1. Rubber Gaskets: ASTM C443
   2. Plastic Gaskets: Federal Specification SS-S-00210 (GSA-FSS), Type I, Rope Form; or alternate standard which may exist. Acceptable material is “Ram-Nek,” as manufactured by Henry Company, or approved equal.

2.5 PIPE TO STRUCTURE CONNECTOR/SEAL

A. A flexible pipe to manhole connector shall be used for all pipe penetrations to pre-cast and/or cast-in-place concrete structures.
   1. The seal shall provide a flexible, positive, watertight connection between pipe and concrete wastewater structures. The connector shall assure that a seal is made between (1) the connector and the structure wall, and (2) between the connector and the pipe. The seal between the connector and the manhole wall shall be made by casting the connector integrally with the structure wall during the manufacturing process in such a manner that it will not pull out during coupling. The seal between connector and pipe will be made by way of a stainless steel take down band compressing the gasket against the outside diameter of the pipe.
   2. The connector shall be molded from materials whose physical/chemical properties meet or exceed the physical/chemical resistant properties outlined in ASTM C923. The connector and stainless steel hardware shall meet or exceed the performance requirements proscribed in ASTM C923.
   3. The connector shall be of size specifically designed for the pipe material being used and shall be installed in accordance with recommendations of the manufacturer.
   4. Connectors shall be Z-LOK or G3 connectors manufactured by A-LOK Products Inc. or approved equivalent.

2.6 POLYMER-CONCRETE TRENCH DRAINS

A. General: Modular system of precast, polymer-concrete channel sections, grates, and appurtenances; designed so grates fit into channel recesses without rocking or rattling. Include number of units required to form total length required.
B. Include the following components:
   1. Channel Sections: Interlocking-joint, precast modular units with end caps. Inside width as indicated with deep, rounded bottom, with built in slope or flat invert as indicated and outlets in number, sizes, and locations indicated. Include extension sections necessary for required depth.
   2. Frame and Grate: Gray iron, ductile iron or galvanized steel as indicated. Where drain is located in traffic areas, rate for AASHTO H20 loading.

C. Locking Mechanism: Manufacturer’s standard device for securing grates to channel sections.

D. Available Manufacturers: Subject to compliance with requirements, manufacturers offering products that may be incorporated into the Project include, but are not limited to, the following:
   1. “Polydrain” by ABT Inc.
   2. “ACO Drain” by ACO Polymer Products Inc., or approved equal

2.7 METAL, CONCRETE OR PLASTIC FLARED END SECTIONS

A. General: Caltrans Standard Specification Section 70-5.02 and Caltrans Standard Plan D94A and D94B

PART 3 - EXECUTION

3.1 PIPE INSTALLATION

A. General: Install pipe, fittings, and appurtenances utilizing best practices, manufacturer’s instructions, and in accordance with Section 6 and 7 of ASTM D 2321 for plastic pipe, Caltrans Standard Specification Section 65-2.03 for reinforced concrete pipe, Caltrans Standard Specification Section 66-1.03 for corrugated metal pipe, and chapter 11.3.3 of AWWA M41 for cast iron and ductile iron pipe.

B. Pipe Depth and Trench Configuration: Conform to typical trench section(s) indicated.

C. Excavation, Bedding, Backfill, and Compaction: Section 31 21 00, Utility Trenching and Backfill

D. Handling: Carefully handle during loading, hauling, unloading and placing operations to avoid breakage or damage. Use strap type slings for lifting and placing; no chains or hooks will be permitted. Comply with the manufacturer’s recommendations.

E. Laying: Before lowering pipe into the trench, remove all stakes, debris, loose rock and other hard materials from the bottom of the trench. Lay accurately in conformance with lines and grades indicated. Start laying the pipeline at the low end and proceed upstream. Lay bell and spigot pipe with the bell end facing upstream. Lay pipe on a bed prepared by handwork, dug true to grade. Furnish firm bearing for pipe throughout its entire length with bell holes provided at the ends of each pipe length of sufficient size to permit making up the particular type of joint being used. Adjust
Pipe to line and grade by scraping away or filling and tamping material under the body of the pipe for the entire pipe length and not by blocking or wedging. After final positioning, hold pipe in place in trench with backfill material placed equally on both sides of the pipe at as many locations as required to hold the pipe section in place.

F. Curved Alignment: When necessary to conform to the alignment specifically indicated, lay pipe on a curved alignment by means of asymmetrical closure of joints or bending of the pipe barrel. Use shorter lengths of pipe than the standard length if necessary to achieve curvature specified. Do not exceed the recommendations of the pipe manufacture for deflections at the joints or pipe bending.

G. Closure: Close open ends of pipes and appurtenance at the end of each day’s work or when work is not in progress.

3.2 SPECIAL PIPE COUPLINGS

A. General: Use where required to join piping and no other appropriate method is specified. Do not use instead of specified joining methods.

B. Installation: Manufacturers’ instructions

3.3 INSTALLATION OF CURB INLETS, CATCH BASINS, DROP INLETS, JUNCTION STRUCTURES, AREA DRAINS, ETC. AND MANHOLES

A. Excavation, Bedding, Backfill, and Compaction: Section 31 21 00, Utility Trenching and Backfill

B. Poured in Place Structures: Install as indicated and Caltrans Standard Specification Section 51.
   1. Shape bottoms to convey flows as indicated.

C. Precast Structures: Install as indicated.
   1. Seal all joints and pipe entrances and exits.
   2. Place concrete in bottom and shape to convey flows as indicated.

3.4 POLYMER-CONCRETE TRENCH DRAIN INSTALLATION

A. Excavation, Bedding, Backfill, and Compaction: Section 31 21 00, Utility Trenching and Backfill

B. Install: As indicated and in accordance with the manufacturer’s instructions.

3.5 SLOPE PROTECTION PLACEMENT

A. Rock Slope Protection: Caltrans Standard Specification Section 72-2.03 and as indicated.
   1. Use Method B Placement unless otherwise indicated.
B. Concrete/Shotcrete Slope Protection: Caltrans Standard Specification Section 72-5.03

C. Concreted-Rock Slope Protection: Caltrans Standard Specification Section 72-3.03
   1. Use Method B Placement unless otherwise indicated.

D. Sacked Concrete Slope Protection
   1. Detailed configuration: As indicated
   2. Use one cubic foot of concrete per sack.
   3. Locate headers and stretchers as indicated.
   4. Headers: Folded end to bank
   5. Stretchers: Folded ends are not to be adjacent.
   6. Place no more than four vertical courses until initial set has taken place in first course.

3.6 CONCRETE/SHOTCRETE DITCH LINING PLACEMENT

A. Concrete/Shotcrete Slope Protection: Caltrans Standard Specification Section 72-5.03

3.7 POURED-IN-PLACE CONCRETE

A. Concrete shall be mixed in accordance with applicable provisions of Section 90 of Caltrans Standard Specifications.

B. Construction of concrete structures shall conform to applicable provisions of Section 51 of the Caltrans Standards Specifications. Unless otherwise noted herein or in the Plans, exposed surfaces of structures shall be Class 1 surface finish.

C. Curing shall conform to applicable portions in Section 90 of Caltrans Standard Specifications. No pigment shall be used in curing compounds. All work shall be subject to inspection. No concrete shall be placed until the Project Manager has approved the forms and reinforcement.

D. Concrete shall not be cropped freely where reinforcing bars will cause segregation, nor shall it be dropped freely more than six feet. Spouts, elephant trunks, or other approved means shall be used to prevent segregation.

3.8 PIPELINE FLUSHING

A. Newly constructed storm drain pipes shall be flushed with water to clean. A metal screen shall be used to collect and remove any rock, silt and other debris that is flushed out during cleaning.

3.9 DEFLECTION TESTING

A. Upon completion of work, perform a deflection test on entire length of installed plastic pipeline. Completed work includes superimposed loads adjacent to and over the pipeline, such as compacted backfill and earthwork, and does not include paving, concrete curbs and gutters, sidewalks, walkways, and landscaping.
B. Under external loads, deflection of pipe in the installed pipeline shall not exceed 4.5 percent of the average inside diameter of pipe.

C. Determine whether the allowable deflection has been exceeded by use of a pull-through device or a deflection-measuring device.

D. Pull-Through Device:
   1. Provide a spherical, spheroidal, or elliptical ball, a cylinder, or circular sections fused to a common shaft.
      a. Circular sections shall be so spaced on the shaft that distance from external faces of front and back sections will equal or exceed diameter of the circular section.
      b. Pull-through device may also be of a design approved by the Uni-Bell Plastic Pipe Association, provided that the device meets the applicable requirements specified in this paragraph, including those for diameter of the device.
   2. Ball, cylinder, or circular sections shall conform to the following:
      a. A diameter, or minor diameter as applicable, of 95 percent of the average inside diameter of the pipe; tolerance of plus 0.5 percent will be permitted.
      b. A homogeneous material throughout, with a density greater than 1.0 as related to water at 39.2 degrees F, and a surface Brinell hardness of not less than 150.
      c. Center bored and through bolted with a ¼ inch minimum diameter steel shaft having a yield strength of not less than 70,000 pounds per square inch, with eyes or loops at each end for attaching pulling cables.
      d. Each eye or loop shall be suitably backed with a flange or heavy washer such that a pull exerted on opposite end of shaft will produce compression throughout remote end.
   3. Pull-Through Device:
      a. Pass the pull-through device through each run of pipe, either by pulling it through or flushing it through with water.
      b. If the device fails to pass freely through a pipe run, replace pipe which has the excessive deflection and completely retest in same manner and under same conditions as specified.

E. Deflection measuring Device:
   1. Sensitive to 1.0 percent of the diameter of the pipe being tested and accurate to 1.0 percent of the indicated dimension.
   2. Obtain approval of deflection measuring device prior to use.

F. Deflection Measuring Device Procedure:
   1. Measure deflections through each run of installed pipe.
2. If deflection readings in excess of 4.5 percent of average inside diameter of pipe are obtained, retest pipe by a run from the opposite direction.

3. If retest continues to show a deflection in excess of 4.5 percent of average inside diameter of pipe, remove pipe which has excessive deflections, replace with new pipe, and completely retest in same manner and under same conditions.

G. Warranty Period Test: Pipe found to have a deflection of greater than 5 percent of average inside diameter when deflection test is performed just prior to end of 1 year warranty period shall be replaced with new pipe and tested as specified for leakage and deflection.

3.10 CLEANING

A. Thoroughly clean storm drain lines, manholes, catch basins, field inlets, culverts, and similar structures, of dirt, debris, and obstructions of any kind.

3.11 TELEVISION INSPECTION

A. After completion of the pipe installation, service connections, flushing and cleaning, and prior to placement of pavement, the drain line shall be televised with a color closed-circuit television with tilt-head camera recorded in DVD format. The original disc and log sheets shall be provided to the Owner for review.

B. The following observations from television inspections will be considered defects in the construction of sewer pipelines and will require correction prior to placement of pavement:

1. Low spot (1 inch or greater - mainlines only)
2. Joint separations (3/4 inch or greater opening between pipe sections)
3. Cocked joints present in straight runs or on the wrong side of pipe curves.
4. Chips in pipe ends
5. Cracked or damaged pipe
6. Dropped joints
7. Infiltration
8. Debris or other foreign objects
9. Other obvious deficiencies
10. Irregular condition without logical explanation

END OF SECTION
ATTACHMENTS
NOTE:
Minor variations in dimensions may be accepted by the Engineer.

STATE OF CALIFORNIA
DEPARTMENT OF TRANSPORTATION
PAVEMENT MARKINGS
ARROWS
NO SCALE

RETURN TO TABLE OF CONTENTS
NOTE:
Minor variations in dimensions may be accepted by the Engineer.
NOTES:

1. If a message consists of more than one word, it must read "UP", i.e., the first word must be nearest the driver.

2. The space between words must be at least four times the height of the characters for low speed roads, but not more than ten times the height of the characters. The space may be reduced appropriately where there is limited space because of local conditions.

3. Minor variations in dimensions may be accepted by the Engineer.

4. Portions of a letter, number or symbol may be separated by connecting segments not to exceed 2" in width.

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STATE OF CALIFORNIA
DEPARTMENT OF TRANSPORTATION

PAVEMENT MARKINGS
WORDS

NO SCALE

A24D
City of Alameda Contractor Verification Form
Implementation of City of Alameda Integrated Pest Management Policy

The City of Alameda (City) is mandated to:

(a) Minimize its reliance on pesticides that threaten water quality, and
(b) Require the effective use of Integrated Pest Management (IPM) in all municipal operations and on all municipal property.

To ensure compliance with this mandate, all City operations need to verifiably implement the practices and policies described in the City’s IPM Policy adopted June 15, 2010. A copy of this IPM Policy is included with this form. The implementation of the IPM Policy is applicable to all municipal contractors that provide landscaping, structural pest control, or other pest management services in support of City operations and/or on municipal property.

The undersigning parties acknowledge that all elements of the City’s IPM Policy will be implemented throughout the period of contractual services provided to City operations and on municipal property. Specific actions to document this performance shall include:

- Pest Management Contractor shall provide to City project manager for pre-approval the Pest Management Considerations Checklist.
- Pest Management Contractor shall avoid the use of the following pesticides that threaten water quality, human health and the environment:
  - Acute Toxicity Category I chemicals as identified by the Environmental Protection Agency (EPA)
  - Organophosphate pesticides (e.g., those containing Diazinon, chlorpyrifos or malathion)
  - Pyrethroids (bifenthrin, cyfluthrin, beta-cyfluthrin, cypermethrin, deltamethrin, esfenvalerate, lambda-cyhalothrin, permethrin, and tralomethrin), carbamates (e.g., carbaryl), and fipronil
  - Copper-based pesticides unless their use is judicious, other approaches and techniques have been considered and the threat of impact to water quality is prevented.
- Pest Management Contractor shall provide to the City’s project manager an annual Report of all pesticide usage in support of City operations including product name and manufacturer, active ingredient(s), target pest(s), the total amounts used and reasons for any increase in use of any pesticide.
- If the Contractor’s on-site personnel are currently IPM certified through either the EcoWise or GreenPro programs, or through another program, the contractor shall provide written evidence of any certifications to the City’s project manager.

______________________________  _____________________________________________
City Departmental Representative    Contractor Representative

_____________________________  _____________________________________________
Print Name      Print Name

______________________________  _____________________________________________
Date       Date

______________________________  _____________________________________________
City Department     City Contractor
City of Alameda Pest Management Contractor Checklist:  
Pest Management Options Considerations

Contractor will consider the City IPM Policy’s hierarchy of options or alternatives listed below, in the following order before recommending the use of or applying any pesticide on City property. Please provide a written explanation in each section below of why the specific pest management option is not appropriate:

1. No controls (e.g. tolerating the pest infestation, use of resistant plant varieties or allowing normal life cycle of weeds)
   Comment: ________________________________________________________________
   _______________________________________________________________________
   _______________________________________________________________________

2. Physical or mechanical controls (e.g. hand labor, mowing, exclusion)
   Comment: ________________________________________________________________
   _______________________________________________________________________
   _______________________________________________________________________

3. Cultural controls (e.g. mulching, disking, alternative vegetation), good housekeeping (e.g. cleaning desk area)
   Comment: ________________________________________________________________
   _______________________________________________________________________
   _______________________________________________________________________

4. Biological controls (e.g., natural enemies or predators)
   Comment: ________________________________________________________________
   _______________________________________________________________________
   _______________________________________________________________________

5. Reduced-risk chemical controls (e.g., soaps or oils)
   Comment: ________________________________________________________________
   _______________________________________________________________________
   _______________________________________________________________________

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(6) Other chemical controls

Comment: 

_____________________________________________________________________

_____________________________________________________________________

Contractor Representative

_____________________________
Print Name

______________________________
Date

____________________________
City Contractor