COUNTY PURCHASING AGENT

Fort Bend County, Texas



(281) 341-8640 Fax (281) 341-8645

October 5, 2020

TO: All Prospective Bidders

RE: Addendum No. 1 – Fort Bend County Bid 21-019 – Emergency Watershed Protection for Oyster Creek Channel Bank Stabilization Phase I for Fort Bend County Drainage District

Addendum 1:

Attached is addendum 1. Vendors are to use Addendum 1 document while preparing their solicitation response. Changes are to bid sheet and cover sheet. Due date changed to October 27, 2020.

Company Name

Signature of person receiving addendum

Date

If you have any questions, please contact this office.

Sincerely,

Jaime Kovar

County Purchasing Agent

Jame Korm/

*AMENDED 10/5/2020 Fort Bend County, Texas Invitation for Bid



Emergency Watershed Protection for Oyster Creek Channel Bank Stabilization Phase I for Fort Bend County Drainage District BID 21-019

SUBMIT BIDS TO:

Fort Bend County Purchasing Department Travis Annex 301 Jackson, Suite 201 Richmond, TX 77469

Note: All correspondence must include the term "Purchasing Department" in address to assist in proper delivery

SUBMIT NO LATER THAN:

*Tuesday, October 27,2020 2:00 PM (Central)

LABEL ENVELOPE:

BID 21-019 Oyster Creek, PhaseI

ALL BIDS MUST BE RECEIVED IN AND TIME/DATE STAMPED BY THE PURCHASING OF FICE OF FORT BEND COUNTY ON OR BEFORE THE SPECIFIED TIME/DATE STATED ABOVE.

BIDS RECEIVED AS REQUIRED WILL THEN BE OPENED AND PUBLICLY READ.

BIDS RECEIVED AFTER THE SPECIFIED TIME, WILL BE RETURNED UNOPENED.

Results will not be given by phone. Results will be provided to bidder in writing after Commissioners Court award. Requests for information must be in writing and directed to:
Jaime Kovar
Purchasing Agent
Jaime.Kovar@fortbendcountytx.gov

Vendor Responsibilities:

- Download and complete any addendums. (Addendums will be posted on the Fort Bend County website no Later than 48 hours prior to bid opening)
- Submit response in accordance with requirements stated on the cover of this document.
- DO NOT submit responses via email or fax.

Prepared: 9/25/2020 Issued: 10/04/2020



COUNTY PURCHASING AGENT Fort Bend County, Texas

Vendor Information

Jaime Kovar County Purchasing Agent Office (281) 341-8640

Legal Company Name	7		
(top line of W9)			
Business Name (if different from legal name)			
Federal ID # or S.S. #		DUNS #	
Type of Business	Corporation/LLC Sole Proprietor/Individual	Partnership Tax Exempt Organization	Age in Business?
Publicly Traded	No Yes Ticker Symbol		
Business			
Remittance Address			
City/State/Zip			
Physical Address			_
City/State/Zip			
Phone/Fax Number	Phone:	Fax:	
Contact Person			
E-mail			
Check all that apply to the company listed above and provide certification number.	SBE-Small Business Enterprise Cert HUB –Texas Historically Underutilized Business Cert		
	<\$500,000	\$500,000-\$4,999,999	
Company's gross	\$5,000,000-\$16,999,999	\$17,000,000-\$22,399,999	
annual receipts	>\$22,400,000		
NAICs codes (Please enter all that apply)			
Signature of			
Authorized			
Representative			
Printed Name			
Title			
Date			

1.0 GENERAL REQUIREMENTS:

- 1.1 Read this entire document carefully. Follow all instructions. You are responsible for fulfilling all requirements and specifications. Be sure you understand them.
- 1.2 General Requirements apply to all advertised bids; however, these may be superseded, whole or in part, by the scope, special requirements, specifications, special specifications or other data contained herein.
- 1.3 Governing Law: Bidder is advised that these requirements shall be fully governed by the laws of the State of Texas and that Fort Bend County may request and rely on advice, decisions and opinions of the Attorney General of Texas and the County Attorney concerning any portion of these requirements.
- 1.4 Bid Form Completion: Fill out, sign, and return to the Fort Bend County Purchasing Department one (1) complete bid form. An authorized representative of the bidder must sign the Contract Sheet. The Contract will be binding only when signed by the County Judge, Fort Bend County and a purchase order authorizing the item(s) desired has been issued. The use of corrective fluid is not acceptable and may result in the disqualification of bid. If an error is made, the bidder must draw a line through error and initial each change.
- 1.5 Bid Returns: Bidders must return all completed bids to the Fort Bend County Purchasing Department at 301 Jackson, Suite 201 Richmond Texas no later than 2:00 P.M. on the date specified. <u>Late bids will not be accepted</u>. Bids must be submitted in a sealed envelope, addressed as follows: Fort Bend County Purchasing Agent, Travis Annex, 301 Jackson, Suite 201 Richmond, Texas 77469.
- 1.6 Addenda: No interpretation of the meaning of the drawings, specifications or other bid documents will be made to any bidder orally. All requests for such interpretations must be made in writing addressed to Jaime Kovar, Purchasing 301. Jackson. Suite 201. Richmond. Texas. 77469. Jaime. Kovar@fortbendcountytx.gov. Any and all interpretations and any supplemental instructions will be in the form of written addenda to the contract documents which will be posted on Fort Bend County's website. Addenda will ONLY be issued by the Fort Bend County Purchasing Agent. It is the sole responsibility of each bidder to insure receipt of any and all addenda. All addenda issued will become part of the contract documents. Bidders must sign and include it in the returned bid package. Deadline for submission of questions and/or clarification is no later than Monday, October 19, 2020 at 10:00AM (central) Requests received after the deadline will not be responded to due to the time constraints of this bid process.
- 1.7 Letters of Reference: All bidders must submit, **WITH BID**, at least three (3) letters of reference from clients for whom a project similar to that specified herein has been successfully accomplished. Letters of reference must include brief

Prepared: 9/25/2020 Issued: 10/04/2020

- description, project measurements, clients' name, contact person and telephone number.
- 1.8 Bid Bond: All bidders must submit, **WITH BID**, a cashier's check or certified check for at least five percent (5%) of the total bid price, payable to the order of Fort Bend County, or a Bid Bond in the same amount issued by a surety, acceptable to Fort Bend County, authorized to do business in the State of Texas, as a guarantee that the Bidder will do the work described herein at the rates stated herein. Unsuccessful bidder's Cashier's Check or Certified Check will be returned only after a written request to do so have been received in the Office of the Fort Bend County Purchasing Agent.
- 1.9 Material Safety Data Sheets: Under the "Hazardous Communication Act", commonly known as the "Texas Right to Know Act", a bidder must provide to Fort Bend County and using departments, with each delivery, material safety data sheets, which are, applicable to hazardous substances defined in the Act. Bidders are obligated to maintain a current, updated file in the Fort Bend County Purchasing Department. Failure of the bidder to maintain such a file will be cause to reject any bid applying thereto.
- 1.10 Pricing: Prices for all goods and/or services shall be firm for the duration of this Contract and shall be stated on the bid sheet. Prices shall be all inclusive. No price changes, additions, or subsequent qualifications will be honored during the course of the Contract. All prices must be written in ink or typewritten. If there are any additional charges of any kind, other than those mentioned above, specified or unspecified, bidder MUST indicate the items required and attendant costs or forfeit the right to payment for such items.
- 1.11 Term Contracts: If the Contract is intended to cover a specific time period, said time will be given in the specifications under scope.
- 1.12 Recycled Materials: Fort Bend County encourages the use of products made of recycled materials and shall give preference in purchasing to products made of recycled materials if the products meet applicable specifications as to quantity and quality. Fort Bend County will be the sole judge in determining product preference application.
- 1.13 Evaluation: Evaluation shall be used as a determinant as to which bid items or services are the most efficient and/or most economical for Fort Bend County. It shall be based on all factors which have a bearing on price and performance of the items in the user environment. All bids are subject to tabulation by the Fort Bend County Purchasing Department and recommendation to Fort Bend County Commissioners Court. Compliance with all bid requirements, delivery and needs of the using department are considerations in evaluating bids. Pricing is NOT the only criteria for making a recommendation. The Fort Bend County Purchasing Department reserves the right to contact any bidder, at any time, to clarify, verify

or request information with regard to any bid.

- 1.14 Disqualification of Bidder: Upon signing this bid document, a bidder offering to sell supplies, materials, services, or equipment to Fort Bend County certifies that the bidder has not violated the antitrust laws of this state codified in section 15.01, et seq., Business & Commerce Code, or the federal antitrust laws, and has not communicated directly or indirectly the bid made to any competitor or any other person engaged in such line of business. Any or all bids may be rejected if Fort Bend County believes that collusion exists among the bidders. Bids in which the prices are obviously unbalanced may be rejected. If multiple bids are submitted by a bidder and after the bids are opened, one of the bids is withdrawn, the result will be that all of the bids submitted by that bidder will be withdrawn; however, nothing herein prohibits a vendor from submitting multiple bids for different products or services.
- 1.15 Awards: Fort Bend County reserves the right to award this Contract on the basis of lowest and best bid in accordance with the laws of the State of Texas, to waive any formality or irregularity, to make awards to more than one bidder, to reject any or all bids. In the event the lowest dollar bidder meeting specifications is not awarded a contract, the bidder may appear before the Commissioners Court and present evidence concerning its responsibility.
- 1.16 Contract Obligation: Fort Bend County Commissioners Court must award the Contract and the County Judge or other person authorized by the Fort Bend County Commissioners Court must sign the Contract before it becomes binding on Fort Bend County or the bidders. Department heads are not authorized to sign agreements for Fort Bend County. Binding agreements shall remain in effect until all products and/or services covered by this purchase have been satisfactorily delivered and accepted.

2.0 SCOPE:

It is the intent of Fort Bend County to contract with one (1) vendor for all materials, supplies, equipment, tools, services, labor and supervision necessary for emergency watershed protection for Oyster Creek channel bank stabilization, Phase I, hereinafter referred to as the "Project," as specified herein. Funding for this project is from the Natural Resources Conservation Service (NRCS).

3.0 PRE-BID CONFERENCE:

A pre-bid conference will be conducted on **Tuesday, October 13, 2020 at 9:00AM** (central). The pre-bid conference will be held at the Fort Bend County Purchasing Department located in the Travis Annex at 301 Jackson, Suite 201, Richmond, Texas 77469, with a site visit immediately following, (if needed). All bidders are encouraged to attend as this is the only date and time to view the sites.

4.0 LIQUIDATED DAMAGES:

If the Project is not substantially complete within the contract time as adjusted by extension of time approved by Commissioner Court, Fort Bend County will deduct (from the final payment, as liquidated damages), the sum of two-thousand (\$2,000.00) per calendar day that the Project remains not substantially complete, such sum is agreed upon as a reasonable and proper measure of damages which Fort Bend County will sustain per day by failure of Contractor to substantially complete work within the contract time. It is understood that said sum shall be considered as liquidated damages and shall in no sense be considered as a penalty against the Contractor.

5.0 COMPLETION TIME AND PAYMENT:

- 5.1 Fort Bend County shall pay the Contractor in current funds for the Contractor's performance of the Contract the contract sum, as stated herein, after receipt of notice to proceed and a purchase order issued by the Fort Bend County Purchasing Agent.
- 5.2 Based upon Applications for payment submitted to the Drainage District, Fort Bend County shall make progress payments on account of the contract sum to the Contractor as provided below and elsewhere in the contract documents.
 - 5.2.1 The period covered by each application for payment shall be one calendar month ending on the last day of the month.
 - 5.2.2 Provided an application for payment is received by the Drainage District not later than the 15th day of a month, Fort Bend County shall make payment to the Contractor not later than the 15th day of the next month. If an application for payment is received by the Drainage District after the application deadline fixed above, payment shall be made by Fort Bend County not later than 30 days after the Drainage District receives the application for payment.
 - 5.2.3 Application for payment shall indicate the percentage of completion of each portion of the Project as of the end of the period covered by the application for payment.
 - 5.2.4 Subject to the provisions of the contract documents, the amount of each progress payment shall be computed as follows:
 - 5.2.4.1 Take that portion of the contract sum properly allocable to completed Project less retainage of ten percent (10%).
 - 5.2.4.2 Add that portion of the contract sum properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the completed construction (or, if

- approved by Fort Bend County, suitably stored off the site at a location agreed upon in writing), less retainage of ten percent (10%).
- 5.2.4.3 Subtract the aggregate of previous payments made by Fort Bend County.
- 5.2.4.4 The progress payment amount as determined in above shall be further modified under the following circumstances:

Add, upon substantial completion of the Project, a sum sufficient to increase the total payments to one hundred percent (100%) of the contract sum, less such amounts as Fort Bend County shall determine for incomplete work and unsettled claims.

- 5.2.4.5 Final payment, constituting the entire unpaid balance of the contract sum, shall be made by Fort Bend County to the Contractor when the Contract has been fully performed by the Contractor.
- 5.3 Before the first application for payment, the Contractor shall submit to the Drainage District a schedule of values allocated to various portions of the work, prepared in such form and supported by such data to substantiate its accuracy as the Drainage District may require. This schedule, unless objected to by the Drainage District shall be used as a basis for reviewing the Contractor's application for payment.
- 5.4 Contractor must provide with each application for payment a contractor's affidavit certifying bills against the Contractor for labor, material and expendable equipment employed in the performance of Contractor have been paid in full prior to acceptance of final payment from Fort Bend County.
- 5.5 The Contractor will permit Fort Bend County, or any duly authorized agent of Fort Bend County, to inspect and examine the books and records of the Contractor for the purpose of verifying the amount of work performed under the Contract. Fort Bend County's right to inspect survives the termination of the Contract for a period of five years.

6.0 LIMIT OF APPROPRIATION:

Prior to the execution of this Contract, Contractor has been advised by County, and Contractor clearly understands and agrees, such understanding and agreement being of the absolute essence to this Contract, that County shall have available only those funds specifically allocated in this Contract to fully discharge any and all liabilities which may be incurred by County in bringing this Project to an absolute conclusion, resulting in a complete, fully furnished, fully equipped and fully usable facility, and that the total of any and all basic construction costs, costs of providing the required services and materials, all fees and compensation of any sort to the Contractor, and any

and all costs for any and all things or purposes coming inuring under or out of this Contract, irrespective of the nature thereof, shall not exceed said specifically allocated sum, notwithstanding any word, statement or thing contained in or inferred from the preceding provision of this Contract which might in any light by any person be interpreted to the contrary.

7.0 RIGHT TO ASSURANCE:

Whenever Fort Bend County in good faith has reason to question the Contractor's intent to perform, Fort Bend County may demand that the Contractor give written assurance of its intent to perform. In the event that a demand is made and no assurance is given within five (5) days, Fort Bend County may treat this failure as an anticipatory repudiation of the Contract.

8.0 PERFORMANCE AND PAYMENT BONDS:

Performance and Payment Bonds: In the event the total accepted bid price exceeds \$25,000 the Contractor must provide to the Office of the County Purchasing Agent, a performance bond and a payment bond, each in the amount of 100% of the total contract sum within ten (10) calendar days after receipt of notification of bid award. Such bonds shall be executed by a corporate surety duly authorized and admitted to do business in the State of Texas and licensed in the State of Texas to issue surety bonds with a Best Rating of "A" or better. Fort Bend County reserves the right to accept or reject any surety company proposed by the Contractor. In the event Fort Bend County rejects, the proposed surety company, the Contractor will be afforded five (5) additional days to submit the required bonds issued by a surety company acceptable to Fort Bend County.

9.0 POWER OF ATTORNEY:

An attorney-in-fact who signs a bid bond, performance bond or payment bond must file with each bond a certified and effectively dated copy of his or her power of attorney.

10.0 INSURANCE:

- 10.1 All respondents shall submit, with response, a <u>current</u> certificate of insurance indicating coverage in the amounts stated below. In lieu of submitting a certificate of insurance, respondents may submit, with response, a notarized statement from an Insurance company, authorized to conduct business in the State of Texas, and acceptable to Fort Bend County, guaranteeing the issuance of an insurance policy, with the coverage stated below, to the firm named therein, if successful, upon award of this Contract.
- 10.2 At contract execution, contractor shall furnish County with properly executed certificates of insurance which shall evidence all insurance required and provide that such insurance shall not be canceled, except on 30 days prior written notice to County. Contractor shall provide certified copies of insurance endorsements and/or policies if requested by County. Contractor shall maintain such insurance coverage from the time Services commence until Services are completed and provide replacement certificates, policies and/or endorsements for any such insurance

expiring prior to completion of Services. Contractor shall obtain such insurance written on an Occurrence form (or a Claims Made form for Professional Liability insurance) from such companies having Best's rating of A/VII or better, licensed or approved to transact business in the State of Texas, and shall obtain such insurance of the following types and minimum limits:

- 10.2.1 Workers' Compensation insurance. Substitutes to genuine Workers' Compensation Insurance will not be allowed.
- 10.2.2 Employers' Liability insurance with limits of not less than \$1,000,000 per injury by accident, \$1,000,000 per injury by disease, and \$1,000,000 per bodily injury by disease.
- 10.2.3 Commercial general liability insurance with a limit of not less than \$1,000,000 each occurrence and \$2,000,000 in the annual aggregate. Policy shall cover liability for bodily injury, personal injury, and property damage and products/completed operations arising out of the business operations of the policyholder.
- 10.2.4 Business Automobile Liability coverage with a combined Bodily Injury/Property Damage limit of not less than \$1,000,000 each accident. The policy shall cover liability arising from the operation of licensed vehicles by policyholder.
- 10.3 County and the members of Commissioners Court shall be named as additional insured to all required coverage except for Workers' Compensation and Professional Liability (if required). All Liability policies including Workers' Compensation written on behalf of contractor, excluding Professional Liability, shall contain a waiver of subrogation in favor of County and members of Commissioners Court.
- 10.4 If required coverage is written on a claims-made basis, contractor warrants that any retroactive date applicable to coverage under the policy precedes the effective date of the contract; and that continuous coverage will be maintained or an extended discovery period will be exercised for a period of two (2) years beginning from the time that work under the agreement is completed.
- 10.5 Contractor shall not commence any portion of the work under this Contract until it has obtained the insurance required herein and certificates of such insurance have been filed with and approved by Fort Bend County.
- 10.6 No cancellation of or changes to the certificates, or the policies, may be made without sixty (60) days prior, written notification to Fort Bend County.
- 10.7 Approval of the insurance by Fort Bend County shall not relieve or decrease the liability of the Contractor.

11.0 INDEMNIFICATION:

Respondent shall save harmless County from and against all claims, liability, and expenses, including reasonable attorney's fees, arising from activities of respondent, its agents, servants or employees, performed under this agreement that result from the negligent act, error, or omission of respondent or any of respondent's agents, servants or employees.

- 11.1 Respondent shall timely report all such matters to Fort Bend County and shall, upon the receipt of any such claim, demand, suit, action, proceeding, lien or judgment, not later than the fifteenth day of each month; provide Fort Bend County with a written report on each such matter, setting forth the status of each matter, the schedule or planned proceedings with respect to each matter and the cooperation or assistance, if any, of Fort Bend County required by Respondent in the defense of each matter.
- 11.2 Respondent's duty to defend, indemnify and hold Fort Bend County harmless shall be absolute. It shall not abate or end by reason of the expiration or termination of any contract unless otherwise agreed by Fort Bend County in writing. The provisions of this section shall survive the termination of the contract and shall remain in full force and effect with respect to all such matters no matter when they arise.
- 11.3 In the event of any dispute between the parties as to whether a claim, demand, suit, action, proceeding, lien or judgment appears to have been caused by or appears to have arisen out of or in connection with acts or omissions of Respondent, Respondent shall never-the-less fully defend such claim, demand, suit, action, proceeding, lien or judgment until and unless there is a determination by a court of competent jurisdiction that the acts and omissions of Respondent are not at issue in the matter.
- 11.4 Respondent's indemnification shall cover, and Respondent agrees to indemnify Fort Bend County, in the event Fort Bend County is found to have been negligent for having selected Respondent to perform the work described in this request.
- 11.5 The provision by Respondent of insurance shall not limit the liability of Respondent under an agreement.
- 11.6 Respondent shall cause all trade contractors and any other contractor who may have a contract to perform construction or installation work in the area where work will be performed under this request, to agree to indemnify Fort Bend County and to hold it harmless from all claims for bodily injury and property damage that may arise from said Respondent's operations. Such provisions shall be in form satisfactory to Fort Bend County.
- 11.7 Loss Deduction Clause Fort Bend County shall be exempt from, and in no way liable for, any sums of money which may represent a deductible in any insurance

policy. The payment of deductibles shall be the sole responsibility of Respondent and/or trade contractor providing such insurance.

12.0 PREVAILING WAGES:

This project is subject to the prevailing wage rate requirements of Chapter 2258 of the Government Code. The Contractor shall pay Fort Bend County sixty dollars (\$60.00) for each worker employed by the Contractor for the provision of services described herein for each calendar day or part of the day that the worker is paid less than the below stated rates. Contractors may also visit www.wdol.gov/dba.aspx.

General Decision Number: TX20200046 01/03/2020

Superseded General Decision Number: TX20190046

State: Texas

Construction Type: Heavy

Counties: Brazoria, Fort Bend, Galveston, Harris, Matagorda, Montgomery, Waller and Wharton

Counties in Texas.

FLOOD CONTROL PROJECTS ONLY, (Does not Include any Water & Sewer Line work; Sewage Collection and Disposal Lines; Sewers (Sanitary Storm, etc.), or Shoreline Maintenance Water Mains and Water Supply Lines).

Note: Under Executive Order (EO) 13658, an hourly minimum wage of \$10.80 for calendar year 2020 applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.80 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2020. If this contract is covered by the EO and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must pay workers in that classification at least the wage rate determined through the conformance process set forth in 29 CFR 5.5(a)(1)(ii) (or the EO minimum wage rate, if it is higher than the conformed wage rate). The EO minimum wage rate will be adjusted annually. Please note that this EO applies to the above-mentioned types of contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but it does not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60). Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Modification Number Publication Date 0 01/03/2020

SUTX1998-009 03/26/1998

	Rates	Fringes
ASPHALT DISTRIBUTOR	\$ 9.47	
Asphalt Paving Machine	\$ 10.05	
Asphalt Raker	\$ 8.28	
Asphalt Shoveler	\$ 7.45	
Batching Plant Weigher	\$ 11.11	
Broom or Sweeper Operator	\$ 8.01	
Bulldozer	\$ 9.91	
CARPENTER	\$ 10.35	
Concrete Curbing Mach	\$ 8.80	
Concrete Finisher-Paving	\$ 9.87	
Concrete Finisher-Structures	\$ 9.86	
Concrete Finishing Machine	\$ 11.79	
Concrete Joint Sealer	\$ 10.50	
Concrete Paving Float	\$ 9.30	
Concrete Paving Saw	\$ 10.01	
Concrete Paving Spreader	\$ 9.32	
Concrete Rubber	\$ 9.00	
Crane, Clamshell, Backhoe, Derrick, Dragline, Shovel	\$ 11.35	
Crusher or Screening Plant Operator	\$ 11.00	
ELECTRICIAN	\$ 16.15	
Flagger	\$ 7.25	
Form Builder (Structures)	\$ 9.96	

Fort Bend County Bid 21-019

Form Liner - Paving & Curb	
Form Setter (PAVING/CURB)	
Form Setter-Structures	
Foundation Drill Operator, Crawler Mounted	
Foundation Drill Operator, Truck Mounted	
Front End Loader	
Labor Common	
Laborer-Utility	
Lineperson	
MANHOLE BUILDER (Brick)	
MECHANIC	
Milling Machine Operator	
Mixer	\$ 7.94
Motor Grader FINE GRADE Other	\$ 11.11 \$ 10.67
Oiler	\$ 9.56
Painter-Structures	
Pavement Marking Machine	
Piledriver	
Pipe layer	\$ 8.49
Reinforcing Steel Setter Paving	
Reinforcing Steel Setter Structures	
Roller, Pneumatic, Self Propelled	

Roller, Steel Wheel Other Flatwheel or Tamping		
Roller, Steel Wheel Plant Mix Pavements		
Scraper		
Servicer		
SIGN ERECTOR		
Sign Installer		
Slipform Machine Operator		
Spreader Box Operator		
Steelworker Structural		
Tractor-Crawler Type		
Tractor-Pneumatic	\$ 8.99	
Traveling Mixer	\$ 9.35	
Trenching Machine, Heavy		
Trenching Machine, Light		
Truck Driver Lowboy Float		
Truck Driver Single Axle Heavy		
Truck Driver Single Axle, Light		
Truck Driver Tandem Axle Semi-Trailer		
Wagon Drill, Boring Machine		
WELDER		
Work Zone Barricade		

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any

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

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

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

Union Rate Identifiers

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

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

Survey Rate Identifiers

Classifications listed under the ""SU"" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

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

Union Average Rate Identifiers

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

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

WAGE DETERMINATION APPEALS PROCESS

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

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

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

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

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

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

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

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

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

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

13.0 PERMITS:

It shall be the sole responsibility of the successful bidder to obtain all required permits in the name of Fort Bend County.

14.0 CONTRACTOR'S RESPONSIBILITY FOR WORK:

- 14.1 <u>Preconstruction Work</u>. Contractor shall do (or cause to be done) the following as preconstruction work:
 - 14.1.1 On an as needed basis as determined by Fort Bend County, cause the Contractor's personnel to meet with Fort Bend County and the Engineer to discuss the status of the Project.
 - 14.1.2 Review drawings and specifications with the Engineer to permit the Contractor and the Engineer to determine the compliance of the proposed facility with applicable building codes.
- 14.2 <u>Construction Work.</u> Contractor shall do (or cause to be done) the following as construction work:
 - 14.2.1 Perform (or cause to be performed) all preparatory work at the construction site required herein, including (without limitation) soil and concrete testing and demolition of improvements existing at the construction site and all actions necessary for compliance with all laws and regulations as to actions to be taken by owners or contractors before construction begins, including without limitation those in regard to archaeological and environmental requirements.
 - 14.2.2 Construct and install (or cause to be constructed and installed) the Project on the construction site in accordance with this Contract and the drawings and specifications approved by Fort Bend County.

- 14.2.3 Furnish (or cause to be furnished) all materials, supplies, equipment, tools, labor, supervision, utilities, transportation, and other materials and services necessary to complete the Project described herein.
- 14.3 Standards for Review and Approval. Fort Bend County acknowledges that in order to meet the deadlines for the completion of the Project, and in order to accomplish the efficient completion of the Project, the Contractor may submit matters to Fort Bend County in stages for approval or consent. Upon receipt of any matter submitted by the Contractor for review and approval, Fort Bend County shall review the same and shall diligently and promptly (but in any event within 14 calendar days for any such matter, other than a proposed change order, and within 28 calendar days for a proposed change order) give the Contractor notice of Fort Bend County's approval or disapproval, setting forth in detail all reasons for any disapproval. Fort Bend County's right to disapprove any such matter submitted (other than a proposed change order) shall be limited to the elements thereof (a) which do not conform substantially to matters previously approved, (b) which are new elements not previously presented and approved and the Contractor is unable to demonstrate that such new element is reasonably necessary for completion of the Project, or (c) which depict matters that are violations of this Contract or applicable laws and regulations.
 - 14.3.1 If Fort Bend County disapproves of a particular matter or Proposed Change Order, the Contractor shall have the right to resubmit such matter or Proposed Change Order to Fort Bend County, altered to satisfy Fort Bend County's basis for disapproval. Any resubmission shall be subject to review and approval by Fort Bend County.
 - 14.3.2 Fort Bend County and the Contractor shall attempt in good faith to resolve any disputes concerning the approval of any aspect of the Project expeditiously, so as not to delay the completion of the Project in accordance with this Contract.
 - 14.3.3 Expedited Approvals. Fort Bend County recognizes the importance of expeditious action upon all matters submitted to Fort Bend County for review and approval and of expeditious response to those aspects of the Project requiring approval by governmental authorities having jurisdiction there over. Fort Bend County agrees to exercise its rights of review and approval hereunder with due diligence, reasonableness, and good faith. Fort Bend County shall use its reasonable efforts to expedite any required review of the Project or other matters by any governmental authority.

14.4 Changes.

14.4.1 <u>General</u>. Fort Bend County may make changes to the Project by altering, adding to, or deducting from the Project. All changes in the Project which (a) require an adjustment in the contract sum or an adjustment in the final completion date or (b) involve a material change in the overall scope or

Initials	of Bidder:	
----------	------------	--

- function of the Project shall be requested and authorized before commencing such changes by use of written change order notices, Proposed Change Orders and Change Orders, which change order procedure shall be the exclusive means to effect such changes in the Project.
- 14.4.2 Change Order Procedure. If at any time Fort Bend County desires to make any change in the Project requiring the issuance of a Change Order, Fort Bend County shall so advise the Contractor in writing by delivery to the Contractor of a written notice describing the change. Upon receipt of such notice initiated by Fort Bend County, the Contractor shall within a reasonable period of time advise Fort Bend County of the Contractor's proposal for the adjustments, if any, in the contract sum, the schedule of values, and the final completion date attributable to such change by delivering a written notice thereof (the "Proposed Change Order") to Fort Bend County. Such Proposed Change Order shall contain a description of the proposed change and shall set forth the Contractor's estimate of the increase or decrease, if any, in the contract sum and the change, if any, in the schedule of values and the final completion date attributable to such change. If the Contractor desires to make a change in the Project requiring the issuance of a change order, the Contractor shall deliver to Fort Bend County a Proposed Change Order. Upon execution by Fort Bend County, a Proposed Change Order shall constitute (and be defined herein as) a "Change Order" for purposes of this Contract. The Contractor shall forthwith perform the work as changed in accordance with such Change Order. All work performed pursuant to a Change Order shall be performed in accordance with the terms of this Contract. All Proposed Change Orders shall be submitted for approval by Fort Bend County. acquiescence or inaction by Fort Bend County or any representative of Fort Bend County shall be construed to be a waiver of requirements set forth in this Contract in regard to Change Orders or ratification of a violation of such requirements, and all acts in violation of this provision shall be considered void.
- 14.4.3 <u>Change Order Authorization</u>. Each Change Order shall be signed by Fort Bend County and an authorized representative of the Contractor.
- 14.4.4 Contract Sum Adjustments. The contract sum and the schedule of values shall be adjusted only as a result of a Change Order requiring such adjustment. Any extra work performed without a proper Change Order shall be considered voluntary and not subject to additional compensation. The Contractor shall not be entitled to an adjustment in the contract sum (or a Change Order permitting such adjustment) or to damages as a result of any delays in the Project caused by the acts or omissions of Fort Bend County, provided that this sentence is not applicable to delays that constitute more than 90 days in any 365-day period or cause the Project to be interrupted for a continuous period of 45 days through no fault of the Contractor.

- 14.4.5 When Fort Bend County and the Contractor agree upon the adjustments in the contract sum, the schedule of values, and the final completion date attributable to such adjustment, such agreement will be documented by preparation and if approved by the Fort Bend County Commissioners Court, execution of an appropriate Change Order.
- 14.5 <u>Site Access.</u> Prior to the transfer date, Fort Bend County and the Contractor shall have uninterrupted access to the construction site. Subsequent to the transfer date, Fort Bend County will permit the Contractor, the Engineer, and their representatives and subcontractors to enter upon the Project at times reasonably necessary to complete the punch list items.
- 14.6 <u>Applicable Laws and Regulations</u>. Contractor shall in its performance of the Project comply with all applicable laws and regulations. Any delays in the prosecution of the Project caused by any changes in the laws and regulations or the application or enforcement of the laws and regulations may entitle the Contractor to an extension of time.
- 14.7 <u>Familiarity with Project</u>. The Contractor represents and accepts that it has: (a) visited the property(ies), (b) taken such other steps as may be necessary to ascertain the nature and location of the Project and the general and local conditions which affect the Project or the cost thereof, (c) investigated the labor situation as regards to the Project, (d) examined the property(ies), the obstacles which may be encountered and all other observable conditions having a bearing upon the performance of the Project, the superintendence of the Project, the time of completion and all other relevant matters, and (e) reported to Fort Bend County the results of all of the foregoing. The Contractor represents that it is familiar with all phases of the Project and the matters that may affect the Project or its prosecution under this Contract.
- 14.8 <u>Standard of Performance</u>. The Contractor shall prosecute (or cause to be prosecuted) the Project in accordance with the best efforts for the construction and development of projects similar to the Project in the State of Texas, using qualified, careful, and efficient contractors and workers and in conformity with the provisions of this Contract. The Contractor shall perform the work in a good and workmanlike manner.
- 14.9 <u>Warranty of Contractor</u>. The Contractor warrants to Fort Bend County that: (i) the Contractor possesses the skill and knowledge ordinarily possessed by well-informed members of its trade or profession and the Contractor will use its best efforts to ensure that the services provided under this Contract will be performed, delivered, and conducted in accordance with the best professional standards and in accordance with industry standards, and (ii) the Contractor is fully experienced and properly qualified to perform the class of work provided for herein, and that it is properly equipped, organized and financed to perform such work, and (iii) following the date of acceptance of this Contract, the services provided by the

Contractor to Fort Bend County will conform to the representations contained in this Contract, including all attachments, schedules and exhibits. All warranties provided by the Contractor in this Contract shall be cumulative, shall be deemed consistent and not in conflict, are intended to be given full force and effect and to be interpreted expansively to give the broadest warranty protection to Fort Bend County.

- 14.10 Contractor's Personnel. Contractor shall employ only competent, skilled personnel for the Project. Prior to the final completion date, the Contractor shall maintain a superintendent who shall be authorized to act on behalf of the Contractor and with whom Fort Bend County may consult at all reasonable times. The superintendent shall not be transferred from the Project without Fort Bend County's consent (which shall not be unreasonably withheld or delayed); provided, however, the superintendent shall not be assigned solely to the Project and shall be entitled to spend reasonable time working on matters unrelated to the Project so long as such work on other matters does not render the superintendent unavailable to the Project or unavailable to Fort Bend County. However, such obligation to furnish the superintendent and such staff personnel shall not be construed (a) to preclude the promotion within the Contractor's organization of any person assigned to the Project or (b) to give rise to any liability of the Contractor if any person assigned to the Project (including, without limitation, the superintendent) leaves the Contractor's employment. If the superintendent is transferred from the Project, Fort Bend County shall have the right to approve the replacement superintendent (which approval will not be unreasonably withheld or delayed). The Contractor, the Architect, and the other subcontractors shall comply with all applicable health, safety, and loss prevention rules of applicable governmental authorities. The Contractor shall, at its own expense, remove from the Project any person who fails to comply with such rules and instructions. The Contractor shall at all times enforce strict discipline and good order among its employees and shall not employ on the Project any unfit person or anyone not skilled in the work assigned to him. Fort Bend County may, upon written notice to the Contractor, require the Contractor to remove an individual immediately from providing services for the following reasons: violation of the terms and conditions of this Contract; violation of Fort Bend County's or the Contractor's work rules and regulations; criminal activity; or violation of state, federal, or municipal statutes. Fort Bend County may, upon thirty (30) days written notice to the Contractor, require the removal of any individual from providing services without cause.
- 14.11 <u>Inspection</u>. The Project and all parts thereof shall be subject to inspection from time to time by inspectors designated by Fort Bend County. No such inspections shall relieve The Contractor of any of its obligations hereunder. Neither failure to inspect nor failure to discover or reject any of the work as not in accordance with the drawings and specifications or any provision of this Contract shall be construed to imply an acceptance of such work or to relieve the Contractor of any of its obligations hereunder. Fort Bend County agrees that its right of inspection shall be

- used reasonably and in a timely manner so as not to delay orderly completion of the Project.
- 14.12 Protection Against Risks. The Contractor shall take all precautions which are necessary and adequate, against conditions created during the progress of the Project which involve a risk of bodily harm to persons or a risk of damage or loss to any property. The Contractor shall regularly inspect all work, materials and equipment to discover and determine any such conditions and shall be responsible for discovery, determination, and correction of any such conditions. The Contractor shall comply with all federal, state, and local occupational hazard and safety standards, codes and regulations applicable in the jurisdiction where the Project is being performed. The Contractor shall include the substance of this clause in its entirety in all subcontracts for any work to be performed at the construction site.
- 14.13 Equipment. Except as expressly provided herein to the contrary, the Contractor shall furnish (or cause to be furnished) all construction, transportation, installation, tools, and other equipment and facilities required for the performance of the Project within the times specified herein. Such equipment and facilities shall be serviceable and kept fit for the uses intended. Defective items shall be removed from the construction site promptly and at the Contractor's cost. The Contractor shall schedule (or cause to be scheduled) its other operations so as to not interfere with its duty to timely furnish the necessary equipment and facilities and personnel to operate the same at the times necessary for the orderly completion of the Project.
- 14.14 <u>Materials</u>. Except as may be specifically provided otherwise in the Contract or approved in advance by Fort Bend County, the Contractor shall provide Fort Bend County with copies of material testing reports and to cause all materials, equipment, and fabricated items incorporated in the Project to be new and of a suitable grade of their respective kinds for their intended use.

15.0 TERMINATION:

- 15.1 Fort Bend County may terminate the Contract if the Contractor:
 - 15.1.1 Persistently or repeatedly refuses or fails to supply enough properly skilled workers or proper materials.
 - 15.1.2 Fails to make payment to Subcontractors for materials or labor in accordance with the respective agreements between the Contractor and the Subcontractor.
 - 15.1.3 Persistently disregards laws, ordinances, or rules, regulations or orders of a public authority having jurisdiction.
 - 15.1.4 Otherwise is guilty of substantial breach of a provision of the Contract Documents.

- When any of the above reasons exists, Fort Bend County may, without prejudice to any other rights or remedies of Fort Bend County and after giving the Contractor and the Contractor's surety, if any, seven days' written notice, terminate employment of the Contractor and may, subject to any prior rights of the surety:
 - 15.2.1 Take possession of the site and of all materials, equipment, tools, and construction equipment and machinery thereon owned by the Contractor.
 - 15.2.2 Finish the Project by whatever reasonable method Fort Bend County may deem expedient.
- 15.3 Either party may terminate this Contract at any time by providing thirty (30) days written notice.
- 15.4 When Fort Bend County terminates the Contract for one of the reasons stated in this section, the Contractor shall not be entitled to receive further payment until the Project is finished. Therefore, the Contractor shall be promptly paid for all work actually and satisfactorily completed.

16.0 COMPLETION, TRANSFER, AND ACCEPTANCE:

- 16.1 <u>Final Completion</u>. Upon the occurrence of the final completion date, the punch list items shall be promptly commenced and thereafter completed within thirty (30) days after final completion.
- 16.2 <u>Transfer and Acceptance</u>. Upon the occurrence of final completion, care, custody and control of the Project shall pass to Fort Bend County. As referenced herein, the "<u>Transfer Date</u>" shall mean the date on which the care, custody and control of the Project passes to Fort Bend County. Subsequent to the Transfer Date all risk of loss with respect to the Project shall be by Fort Bend County and the Contractor shall be thereafter obligated to cover the Project with their Insurance.

17.0 SUSPENSION BY FORT BEND COUNTY FOR CONVENIENCE:

- 17.1 Fort Bend County may, without cause, order the Contractor in writing to suspend, delay or interrupt the Project in whole or in part for such period of time as Fort Bend County may determine.
- 17.2 An adjustment shall be made for increase in the cost of performance, caused by suspension, delay or interruption. No adjustment shall be made to the extent:
 - 17.2.1 That performance is, was or would have been so suspended, delayed or interrupted by another cause for which the Contractor is responsible.

- 17.2.2 That an equitable adjustment is made or denied under another provision of this Contract.
- 17.3 Adjustments made in the cost of performance may have a mutually agreed fixed or percentage fee.

18.0 INDEPENDENT CONTRACTOR:

The Contractor shall be an independent contractor and any provisions of this Contract that may appear to give Fort Bend County the right to direct the Contractor as to the details of the manner of doing the Project shall be deemed to mean that the Contractor shall follow the desires of Fort Bend County in the results of the Project only and not in the means whereby the Project is to be accomplished. The Contractor shall be responsible as to the details of completing the Project. Neither the agents, representatives, nor employees of the Contractor, shall be deemed to be the agents, representatives, or employees of Fort Bend County. The Contractor further represents that it accepts a fiduciary role and responsibility with respect to Fort Bend County and will, to its best abilities, act in the best interests of Fort Bend County and the timely completion of the Project. The Contractor agrees and understands that neither it nor any of its agents or employees may act in the name of Fort Bend County except and unless specifically authorized in writing by Fort Bend County to do so. The Contractor shall furnish construction administration and management services and use the Contractor's best efforts to complete the Project in an expeditious and economical manner consistent with the interests of Fort Bend County.

19.0 NOTICE

- 19.1 All written notices, demands, and other papers or documents to be delivered to Fort Bend County under this Contract shall be delivered to the Drainage District, 301 Jackson, Richmond, Texas 77469, or at such other place or places as Fort Bend County may from time to time designate by written notice delivered to the Contractor. For purposes of notice under this Contract, a copy of any notice or communication hereunder shall also be forwarded to the following address: Fort Bend County, 301 Jackson Street, Suite 719, Richmond, Texas 77469, Attention: County Judge.
- 19.2 All written notices, demands, and other papers or documents to be delivered to the Contractor under this Contract shall be delivered to the Authorized Representative identified in the Contract documents or such other place or places as the Contractor may designate by written notice delivered to Fort Bend County.

20.0 RECORDS:

20.1 Fort Bend County shall be the absolute and unqualified owner of all drawings, preliminary layouts, record drawings, sketches and other documents prepared pursuant to the Contract by Contractor.

20.2 The Contractor agrees to maintain and preserve for a period of at least five years after the earlier of the expiration of the defects period or termination of this Contract, accurate and complete records relating to the performance of the Project. The Contractor agrees to, upon request, provide Fort Bend County with such records.

21.0 SUCCESSORS AND ASSIGNS:

- 21.1 Fort Bend County and the Contractor bind themselves and their successors, executors, administrators and assigns to the other party of this Contract and to the successors, executors, administrators and assigns of such other party, in respect to all covenants of this Contract.
- 21.2 Neither Fort Bend County nor the Contractor shall assign, sublet or transfer its interest in this Contract without the prior written consent of the other.
- 21.3 Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of any public and/or governmental body that may be a party hereto.

22.0 PUBLIC CONTACT:

Contact with the news media, citizens of Fort Bend County or governmental agencies shall be the sole responsibility of Fort Bend County. Under no circumstances, whatsoever, shall Contractor release any material or information developed in the performance of its services hereunder without the express written permission of Fort Bend County, except where required to do so by law.

23.0 MODIFICATIONS:

This instrument contains the entire Contract between the parties relating to the rights herein granted and obligations herein assumed. Any oral or written representations or modifications concerning this instrument shall be of no force and effect excepting a subsequent written modification signed by both parties hereto.

24.0 SILENCE OF SPECIFICATIONS:

The apparent silence of specifications as to any detail, or the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practice is to prevail and that only material and workmanship of the finest quality are to be used. All interpretations of specifications shall be made on the basis of this statement. The items furnished under this contract shall be new, unused of the latest product in production to commercial trade and shall be of the highest quality as to materials used and workmanship. Manufacturer furnishing these items shall be experienced in design and construction of such items and shall be an established supplier of the item bid.

25.0 SEVERABILITY:

In the event one or more of the provisions contained in these requirements or the specifications shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof and these requirements or the specifications shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.

26.0 GOVERNING FORMS:

In the event of any conflict between the terms and provisions of these requirements and the specifications, the specifications shall govern. In the event of any conflict of interpretation of any part of this overall document, Fort Bend County's interpretation shall govern.

27.0 TAX EXEMPT:

Fort Bend County is exempt from state and local sales and use taxes under Section 151.309 of the Texas Tax Code. This Contract is deemed to be a separate contract for Texas tax purposes, and as such, Fort Bend County hereby issues its Texas Exemption for the purchase of any items qualifying for exemption under this Contract. Contractor is to issue its Texas Resale Certificate to vendors and subcontractors for such items qualifying for this exemption, and further, contractor should state these items at cost.

28.0 ENTIRE AGREEMENT:

The Parties agree that this Contract contains all of the terms and conditions of the understanding of the parties relating to the subject matter hereof. All prior negotiations, discussions, correspondence and preliminary understandings between the parties and others relating hereto are superseded by this Contract. By entering into this Contract, the parties do not intend to create any obligations, express or implied, other than those specifically set out in this Contract.

29.0 APPLICABLE LAW AND VENUE

This Contract shall be construed under and in accord with the laws of the State of Texas, and all obligations of the parties created hereunder are performable in Fort Bend County, Texas, and that venue for any litigation arising out of or related to this Contract shall lie solely in the court of appropriate jurisdiction located in Fort Bend County, Texas.

30.0 TEXAS ETHICS COMMISSION FORM 1295:

30.1 Effective January 1, 2016 all contracts executed by Commissioners Court, regardless of the dollar amount, will require completion of Form 1295 "Certificate of Interested Parties", per the new Government Code Statute §2252.908. All vendors submitting a response to a formal Bid, RFP, SOQ or any contracts, contract amendments, renewals or change orders are required to complete the Form 1295 online through the State of Texas Ethics Commission website. Please visit:

https://www.ethics.state.tx.us/whatsnew/elf_info_form1295.htm.

30.2 On-line instructions:

- 30.2.1 Name of governmental entity is to read: Fort Bend County.
- 30.2.2 Identification number used by the governmental entity is: B21-019.
- 30.2.3 Description is the title of the solicitation: Emergency Watershed Protection Oyster Creek Channel Bank Stabilization, Phase I.
- 30.3 Apparent low bidder(s) will be required to provide the Form 1295 within three (3) calendar days from notification; however, if your company is publicly traded you are not required to complete this form.

31.0 STATE LAW REQUIREMENTS FOR CONTRACTS:

The contents of this section are required by Texas Law and are included by County regardless of content.

- 31.1 Agreement to Not Boycott Israel Chapter 2270 Texas Government Code: By signature on vendor form, Contractor verifies Contractor does not boycott Israel and will not boycott Israel during the term of this Contract.
- 31.2 Texas Government Code Section 2251.152 Acknowledgment: By signature on vendor form, Contractor represents pursuant to Section 2252.152 of the Texas Government Code, that Contractor is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under Section 806.051, Section 807.051 or Section 2253.153.

32.0 FEDERAL CLAUSES:

Contractor understands and acknowledges that this Agreement may be totally or partially funded with federal and or state funds from the National Resource Conservation Service (NRCS) and the United States Department of Agriculture (USDA). As a condition of receiving these funds, Contractor represents that it is and will remain in compliance with all federal and or state terms as stated below. These terms flow down to all third party contractors and their subcontracts at every tier that exceed the simplified acquisition threshold, unless a particular award term or condition specifically indicates otherwise. The Contractor shall require that these clauses shall be included in each covered transaction at any tier.

32.1 Access to Records.

The Contractor shall furnish and cause each of its subcontractors to furnish all information and reports required hereunder and will permit access to its books, records and accounts by the County, USDA or its agent, or other authorized federal officials for purposes of

investigation to ascertain compliance with the rules, regulations and provisions stated herein. Contractor agrees to retain all records dealing with the award and administration of contract(s) for three (3) years from the date of the sponsor's submission of the final Request for Reimbursement or until final audit findings have been resolved, whichever is longer. If any litigation is started before the expiration of the three (3) year period, the records are to be retained until the litigation is resolved or the end of the three (3) year period, whichever is longer. Contractor Make such records available to the Comptroller General of the United States or his or her duly authorized

32.2Civil Rights Requirements.

Contractor will comply with all Federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act old 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color, religion, sex and national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681 1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation Act of 1973, as amended (29) U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) § \$523 and 527 of the Public Health Service Act or 1912 (42 U.S.C. §§290 dd-3 and 290 ee 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provisions in the specific statue(s) under which the funding for Federal assistance is being made; and 0) the requirements of any other nondiscrimination statue(s) which may apply to the project.

The Contractor also agrees to include these requirements in each subcontract financed in whole or in part with Federal assistance provided by USDA, modified only if necessary to identify the affected parties.

32.3Clean Air.

The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. §§ 7401 et seq. The Contractor agrees to report each violation to the County and understands and agrees that the County will, in turn, report each violation as required to assure notification to the National Resource Conservation Service and the United States Department of Agriculture (USDA) and the appropriate U.S. Environmental Protection Agency Regional Office. The Contractor agrees it will not use any violating facilities. It will report the use of facilities placed on or likely to be placed on the U.S. EPA "List of Violating Facilities". It will

report violations of use of prohibited facilities to NRCS and USDA. The Contractor also agrees to include these requirements in each subcontract exceeding \$150,000.

32.4Clean Water Act.

The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq. The Contractor agrees to report each violation to the County and understands and agrees that the County will, in turn, report each violation as required to assure notification to the NRCS and the USDA and the appropriate U.S. Environmental Protection Agency Regional Office. The Contractor agrees it will not use any violating facilities. It will report the use of facilities placed on or likely to be placed on the U.S. EPA "List of Violating Facilities". It will report violations of use of prohibited facilities to NRCS and USDA. The Contractor also agrees to include these requirements in each subcontract exceeding \$150,000.

32.5 Contract Work Hours and Safety.

For all contracts in excess of \$100,000 that involve the employment of mechanics or laborers, the Contractor shall comply with the Contract Work Hours and Safety Standards Act (40 U.S.C. §§ 3701-3708), as supplemented by the DOL regulations at 29 C.F.R. part 5.

- 32.5.1 Standard Work Week and Overtime Requirements. Under 40 U.S.C. § 3702 of the Act, the Contractor shall compute the wages of every mechanic and laborer, including watchmen and guards, on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. § 3704 are applicable to construction work and provide that no laborer or mechanic be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchase of supplies or materials or articles ordinarily available on the open market, or to contracts for transportation or transmission of intelligence.
- 32.5.2 Violations. In the event of any violation of the clause set forth herein, the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, the Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of this clause in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by this clause.

- 32.5.3 The County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such contract or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor, such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in paragraph (2) of this section.
- 32.5.4 Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs (1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1) through (4) of this section.

32.6 Disputes and Resolutions.

The parties shall attempt in good faith to resolve promptly any dispute arising out of or relating to the Agreement by negotiation between the parties. Disputes arising in the performance of this Agreement that are not resolved by agreement of the parties shall be decided in writing by the authorized representative of the County. This decision shall be final and conclusive unless within ten [10] days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to the County. In connection with any such appeal, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of the County shall be binding upon the Contractor and the Contractor shall abide be the decision.

32.7 Equal Employment Opportunity.

The Contractor agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment

advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

32.8 Debarment and Suspension.

The Contractor shall comply and facilitate compliance with the U.S. Office of Management and Budget (U.S. OMB) "Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement)," 2 C.F.R. part 180. A contract award in any tier must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 C.F.R. § 180 that implement Executive Orders Nos. 12549 (3 C F R part 1986 Comp., p. 189) and 12689 (3 C.F.R. part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order No. 12549. These provisions apply to each contract at any tier of \$25,000 or more, and to each contract at any tier for a federally required audit (irrespective of the contract amount).

By way of signature, Contractor's certification is a material representation of fact relied upon by the County. If it is later determined that the Contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to federal funding agency and County, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.

Contractor agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

32.9 Byrd Anti-Lobbying Amendment.

Contractors who apply or bid for an award of \$100,000 or more shall file the certification required by 49 C.F.R. Part 20, "New Restrictions on Lobbying." Contractor and certifies that it and all its subcontractors at every tier will not and have not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, award, including any extension, continuation, renewal, amendment, or modification covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining a federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

32.10 Remedies and Breach.

Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

32.11 Termination.

All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.

32.12 Privacy Act.

The Contractor agrees to comply with, and assures the compliance of its employees with, the information restrictions and other applicable requirements of the Privacy Act of 1974, 5 U.S.C. § 552a. Among other things, the Contractor agrees to obtain the express consent of the Federal Government before the Contractor or its employees operate a system of records on behalf of the Federal Government. The Contractor understands that the requirements of the Privacy Act, including the civil and criminal penalties for violation of that Act, apply to those individuals involved, and that failure to comply with the terms of the Privacy Act may result in termination of this Agreement. The Contractor also agrees to include these requirements in each subcontract to administer any system of records on behalf of the Federal Government financed in whole or in part with Federal assistance. Contractor shall also comply with privacy of personal information relating to natural resources conservation programs in accordance with section 1244 of Title II of the Farm Security and Rural Investment Act of 2002 (Public Law 107-171).

32.13 Record Retention.

The Contractor shall retain all records pertinent to expenditures incurred under this Agreement for a period of three (3) years after the termination of all activities funded under this Agreement, or after the resolution of all Federal audit findings, whichever occurs later. Records for non-expendable property acquired with funds under this Agreement shall be retained for three (3) years from receipt of final payment. Notwithstanding the above, if there is litigation, claims, audits, negotiations or other actions that involve any of the records cited and that have started before the expiration of the five-year period, then such records must be retained until completion of the actions and resolution of all issues, or the expiration of the five-year period, whichever occurs later.

32.14 Government-Wide Requirements for Drug-Free Workplace.

Contractor shall be in compliance with the Drug-Free Workplace Act of 1988 (Pub. L. 100-690, Title V, Subtitle D; 41 U.S.C. 701 et seq.); and must comply with drug-free workplace requirements in Subpart B (or Subpart C, if the recipient is an individual) of part 421, which adopts the Government-wide implementation (2CFR part 182) of sec. 5152–5158 of the Drug-Free Workplace Act of 1988 (Pub. L. 100–690, Title V, Subtitle D; 41 U.S.C. 701–707).

32.15 Trafficking in Persons.

Contractor agrees that it and its employees may not: 1. Engage in severe forms of trafficking in persons during the period of time that the Recipient's Award is in effect, 2. Procure a commercial sex act during the period of time that the Recipient's Award is in effect, or 3. Use forced labor in the performance of this Agreement or any subagreements thereunder.

32.16 Contracting with Small, Minority Firms, Women's Business Enterprises and Labor Surplus Area Firms.

Contractor will take all necessary, affirmative steps to assure that qualified small and minority businesses, women's business enterprises, and labor area surplus firms are used when possible by:

- Placing small and minority businesses and women's business enterprises on solicitation lists;
- Assuring that it solicits small and minority businesses and women's business enterprises whenever they are potential sources;
- Dividing total requirements, *when economically feasible*, into smaller tasks or quantities to permit maximum participation by small and minority businesses and women's business enterprises;
- 32.16.3 Establishing delivery schedules, *where the requirement permits*, which encourage participation by small and minority businesses and women's business enterprises;
- 32.16.4 Utilizing the assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce
- 32.16.5 Contractor must require subcontractors to take the five affirmative steps described in a-e above.

32.17 Energy Conservation.

Contractor must meet all mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (42 U.S.C. 6201).

32.18 Resource Recovery Act and Recovered Materials.

The Contractor agrees to comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 C.F.R. part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

32.19 Environmental Conditions.

Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91- 190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (a) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-205).

32.20 Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements.

(a) Definitions. As used in this clause -

Internal confidentiality agreement or statement means a confidentiality agreement or any other written statement that the contractor requires any of its employees or subcontractors to sign regarding nondisclosure of contractor information, except that it does not include confidentiality agreements arising out of civil litigation or confidentiality agreements that contractor employees or subcontractors sign at the behest of a Federal agency.

Subcontract means any contract as defined in subpart 2.1 entered into by a subcontractor to furnish supplies or services for performance of a prime contract or a subcontract. It includes but is not limited to purchase orders, and changes and modifications to purchase orders.

Subcontractor means any supplier, distributor, vendor, or firm (including a consultant) that furnishes supplies or services to or for a prime contractor or another subcontractor.

(b) The Contractor shall not require its employees or subcontractors to sign or comply with internal confidentiality agreements or statements prohibiting or otherwise restricting such employees or subcontractors from lawfully reporting waste, fraud, or abuse related to

the performance of a Government contract to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information (*e.g.*, agency Office of the Inspector General).

- (c) The Contractor shall notify current employees and subcontractors that prohibitions and restrictions of any preexisting internal confidentiality agreements or statements covered by this clause, to the extent that such prohibitions and restrictions are inconsistent with the prohibitions of this clause, are no longer in effect.
- (d) The prohibition in paragraph (b) of this clause does not contravene requirements applicable to Standard Form 312 (Classified Information Nondisclosure Agreement), Form 4414 (Sensitive Compartmented Information Nondisclosure Agreement), or any other form issued by a Federal department or agency governing the nondisclosure of classified information.
- (e) In accordance with section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act, 2015, (Pub. L. 113-235), and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions) use of funds appropriated (or otherwise made available) is prohibited, if the Government determines that the Contractor is not in compliance with the provisions of this clause.
- (f) The Contractor shall include the substance of this clause, including this paragraph (f), in subcontracts under such contracts.

32.21 Additional Confidentiality Requirements.

Activities performed under this Agreement may involve access to confidential and potentially sensitive information about governmental and landowner issues. The term "confidential information" means proprietary information or data of a personal nature about an individual, or information or data submitted by or pertaining to an organization. This information must not be disclosed without the prior written consent of NRCS. b. The Contractor's personnel will follow the rules and procedures of disclosure set forth in the Privacy Act of 1974, 5 U.S.C. Section 552a, and implementing regulations and policies with respect to systems of records determined to be subject to the Privacy Act. The Contractor's personnel must also comply with privacy of personal information relating to natural resources conservation programs in accordance with section 1244 of Title II of the Farm Security and Rural Investment Act of 2002 (Public Law 107-171). c. The Contractor agrees to comply with NRCS guidelines and requirements regarding the disclosure of information protected under Section 1619 of the Food Conservation, Energy Act of 2008 (PL 110-246), 7U.S.C. 8791.

32.22False Statements Act.

The contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the contractor's actions pertaining to this contract.

Contractor understands that in the event County becomes aware of any allegation or a finding of fraud, waste, or misuse of funds received from the NRCS that is made against the Contractor, the County is required to immediately notify the NRCS of said allegation or finding and to continue to inform the NRCS of the status of any such on-going investigations. The County must also promptly refer to the NRCS any credible evidence that a principal, employee, agent, sub recipient, contractor, subcontractor, or other person has -- (1) submitted a claim for award funds that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct involving award funds. County must also immediately notify the NRCS in writing of any misappropriation of funds, fraud, theft, embezzlement, forgery, or any other serious irregularities indicating noncompliance with grant requirements. County must notify the local prosecutor's office of any possible criminal violations. County must immediately notify the NRCS in writing if a project or project personnel become involved in any litigation, whether civil or criminal, and the County must immediately forward a copy of any demand, notices, subpoenas, lawsuits, or indictments to the NRCS.

32.23 Compliance with All Federal Laws.

Contractor will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

33.0 HUMAN TRAFFICKING:

By acceptance of this contract, Contractor acknowledges that Fort Bend County is opposed to human trafficking and that no County funds will be used in support of services or activities that violate human trafficking laws.

34.0 EXHIBITS:

The following being incorporated herein by reference for all purposes as though fully set forth herein word for word.

Exhibit 1 - Project specifications

Exhibit 2 – Project drawings

Exhibit 3 – Storm water pollution prevention plan

Exhibit 4 – Natural Resources Conservation Service Supplement to OSHA Parts 1910 and 1926

Exhibit 5 - Pricing sheet

35.0 PROJECT DURATION:

Bidder agrees, if awarded the contract, to complete all work required by the contract documents within ____ calendar days (maximum 200 calendar days) after issuance of a purchase order by the County Purchasing Agent and notice to proceed by the Drainage District.

36.0 AWARD:

This contract will be awarded to the overall lowest and best bid.

37.0 ADDITIONAL REQUIRED FORMS:

All vendors submitting are required to complete the attached and return with submission:

- 37.1 Required Proof of Insurance
- 37.2 Vendor Form
- 37.3 W9 Form
- 37.4 Tax Form/Debt/Residence Certification
- 37.5 Contractor Acknowledgement of Stormwater Management Program

Contract Sheet Bid 21-019

THE STATE OF TEXAS COUNTY OF FORT BEND

and entered into on	the	day of		
the State of Texas (h	nereinafter	designate	ed County), acti	ng herein by
e of an order of F	Fort Bend	County	Commissioners	Court, and
(hereinaftei	designate	ed Contractor).	
t the bid and specificati	ons for the	Emergen	cy Watershed P	rotection for
ion Phase I which are he	ereto attac	hed and ma	de a part hereof,	together with
red) shall constitute the	fullagreer	nent and co	ontract between p	oarties and for
l; the County agrees to p	ay the pric	es s tipulato	ed in the accepted	lbid.
ll not become binding or	or effective	until sign	ed by the parties	hereto and a
day of				_20
			Fort Bend Co	ounty, Texas
By:				
			County Judge	, KP George
By:			Signature o	f Contractor
By:				me and Title
	the State of Texas (le of an order of F to the bid and specification Phase I which are hered) shall constitute the left; the County agrees to pull not become binding or red has been is sued.	the State of Texas (hereinafter e of an order of Fort Bend	the State of Texas (hereinafter designate of an order of Fort Bend County	day of



FORT BEND COUNTY DRAINAGE DISTRICT EMERGENCY WATERSHED PROTECTION

OYSTER CREEK

PHASE 1-SITES NO. 413,415, 416,417, 418, 419, 421A, 421B, 422, 423, and 436

CHANNEL BANK STABILIZATION

FORT BEND COUNTY, TEXAS

SPECIFICATIONS

SPONSORED BY:

FORT BEND COUNTY

COOPERATING WITH
NATURAL RESOURCES CONSERVATION SERVICE
OF THE
U.S. DEPARTMENT OF AGRICULTURE

B. TRENT STREET

B. 61421

B. 7CENSE OF TEHASIST OF THE ACTUAL TO THE AC

M&E Consultants LLC Texas Registered Engineering Firm F-004324

1. Specifications:

Construction

Specification No.	Title	Date
1	Clearing	5/01
5	Pollution Control	1/14
7	Construction Surveys	1/09
8	Mobilization and Demobilization	5/01
9	Traffic Control	5/01
11	Removal of Water	5/01
13	Piling	5/01
21	Excavation	5/01
23	Earthfill	1/09
24	Drainfill	5/01
26	Topsoiling	5/01
61	Rock Riprap	9/18
81	Metal Fabrication and Installation	5/01
94	Contractor Quality Control	1/09
95	Geotextile	1/14
406	Hydro Mulch Seeding	3/20
420	Site Preparation	3/20

Material

Specification No.	Title	Date
511	Steel Piling	5/01
521	Aggregates for Drainfill and Filters	1/14
523	Rock for Riprap	9/18
581	Metal	11/05
582	Galvanizing	5/01
592	Geotextile	9/18

i

NRCS - 8/13/2020 TX-FORT BEND COUNTY, EWP PHASE NO. 1 OYSTER CREEK CHANNEL BANK STABILIZATION

2. Definitions:

Contracting Local Organization (CLO) – Fort Bend County

Owners – Fort Bend County Drainage District

<u>Contracting Officer</u> – Fort Bend County

Government - Natural Resources Conservation Service (NRCS)

Service - NRCS

<u>Engineer</u> – M&E Consultants Construction Engineer (Any reference in the construction specifications to contracting officer's technical representative (COTR) shall mean

Government Representative (GR) - NRCS Construction Engineer (GR).

Inspector – M&E Consultants Construction Inspector (on-site)

Quality Assurance (QA) - M&E Consultants Construction Inspector (on-site)

<u>Quality Control (QC)</u> - Contractor's Construction Inspector (on-site)

3. Drawings:

OYSTER CREEK, Sites 413, 415, 416, 417, 418, 419, 421A, 421B, 422, 423, and 436 Drawing No. TX-EN-0791, Cover plus Sheets 1 thru 9.

4. Location:

The project is in the City of Sugarland, Fort Bend County, Texas.

5. Time to be allowed for completion of contract is 200 calendar days. (holidays and weather days not included)

Construction Specification 1—Clearing

1. Scope

The work shall consist of the clearing and disposal of trees, snags, logs, brush, shrubs, stumps, and rubbish from the designated areas.

2. Classification

Unless otherwise specified in section 8, clearing will be classified according to the following definitions:

Class A—Requires that trees and other woody vegetation be removed so that the remaining stumps extend no higher than 4 inches above the ground surface.

Class B—Requires that trees and other woody vegetation be removed so that the remaining stumps extend no higher than 12 inches above the ground surface.

Class C—Requires that trees and other woody vegetation be removed as near the ground surface as conventional tools or field conditions will permit or as specified in section 8.

3. Protection of existing vegetation

Trees and other woody vegetation designated to remain undisturbed shall be protected from damage throughout the entire construction period. Any damage resulting from the contractor's operations or neglect shall be repaired by the contractor.

Earthfill, stockpiling of materials, vehicular parking, and excessive foot or vehicular traffic shall not be allowed within the dripline of vegetation designated to remain in place. Vegetation damaged by any of these or similar actions shall be replaced with viable vegetation of the same species or as specified in section 8 and approved by the contracting officer.

Any cuts, skins, scrapes, or bruises to the bark of the vegetation shall be carefully trimmed and local nursery accepted procedures used to seal damaged bark.

Any limbs or branches 0.5-inch or larger in diameter that are broken, severed, or otherwise seriously damaged during construction shall be cut off at the base of the damaged limb or branch flush with the adjacent limb or tree trunk.

All roots 1 inch or larger in diameter that are cut, broken, or otherwise severed during construction operations shall have the end smoothly cut perpendicular to the root. Roots exposed during excavation or other operations shall be covered with moist earth and/or backfilled as soon as possible to prevent them from drying.

4. Marking

The limits of the areas to be cleared will be marked by stakes, flags, tree markings, or other suitable methods. Trees to be left standing and uninjured will be designated by special markings placed on the trunks at a height of about 6 feet above the ground surface.

5. Clearing

All trees not marked for preservation and all snags, logs, brush, shrubs, stumps, rubbish, and similar materials shall be cleared from within the limits of the marked areas.

6. Disposal

All materials cleared from the designated areas shall be disposed of at locations shown on the drawings or in a manner specified in section 8. The contractor is responsible for complying with all local rules and regulations and the payment of any and all fees that may result from the disposal at locations away from the construction location.

7. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, the cleared area is measured to the nearest 0.1 acre. Payment for clearing is made for the total area within the designated limits at the contract unit price for the specified class of clearing. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 2—For items of work for which specific unit prices are established in the contract, the length of the cleared area is measured to the nearest full station (100 feet) along the line designated on the drawings or in the specifications. Payment for clearing is made for the total length within the designated limits at the contract unit price for the specified class of clearing. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 3—For items of work for which specific unit prices are established in the contract, the cleared areas is measured within the specified limits to the nearest 0.1 acre. The cleared areas are determined by measuring the width cleared, within the specified limits, at representative sections and multiplying the average width between sections by the linear distance between sections. Payment for clearing is made at the contract unit price for the item and shall constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 4—For items of work for which specific lump sum prices are established in the contract, payment for clearing is made at the contract lump sum prices. Such payment shall constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

All Methods—These provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 8.

In Section 6, Disposal, all woody materials removed from the cleared areas shall be disposed offsite at a location of the contractor's own choosing as approved by the Engineer or chipped, stockpiled, and land applied as directed by the Engineer. Rubbish, fences, non-woody material shall be disposed of offsite at a location of the contractor's own choosing as approved by the Engineer. All disposal methods shall be in accordance with state and local regulations.

The Contractor is to take precaution, when temporarily stockpiling cleared and grubbed materials, to guard against such cleared and grubbed materials being floated or transported off the worksite by rainstorm runoff.

Items of work to be performed in conformance with this specification and the construction details therefore are:

- a. Subsidiary Item, Clearing, Class C
 - (1) This item shall consist of all clearing within the work limits required for construction of the works of improvement as shown on the drawings.
 - (2) The actual limits of required clearing will be as designated or staked at the time of the showing the site to prospective bidders.
 - (3) Upon completion of the clearing operation, all areas which have been cleared shall be dressed to be reasonably smooth by blading, dragging or floating. The entire area shall be reasonably free of abrupt mounds, dips and windrows to provide a clear area for construction staking.
 - (4) Separate payment will not be made for this item of work. Compensation for this item will be included in the payment for the respectively bid item Site Preparation for each site.

Construction Specification 3—Structure Removal

1. Scope

The work shall consist of the removal, salvage, and disposal of structures (including fences) from the designated areas.

2. Marking

Method 1—Each structure or structure part to be removed will be marked with stakes, flags, paint, or other suitable method.

Method 2—The area boundaries from which structures must be removed will be marked using stakes, flags, paint, or other suitable method. Structures to remain undisturbed or to be salvaged will be designated by special markings.

3. Removal

Method 1—All structures designated for removal in the contract shall be removed to the specified extent and depth.

Method 2—Within the areas so marked, all visible and buried structures identified shall be removed to the specified extent and depth.

4. Salvage

Structures or structure parts that are designated to be salvaged shall be carefully removed and neatly placed in the specified or approved storage location. Salvaged structures that are capable of being disassembled shall be dismantled into individual members or sections. Such structures shall be neatly and systematically match marked with paint before disassembly. All connectors and other parts shall be marked to indicate their proper location within the structure and shall be fastened to the appropriate structural member or packed in suitable containers.

Material from fences designated to be salvaged shall be placed outside the work area on the property on which the fence was originally located. Fence wire shall be rolled into uniform rolls of suitable size and neatly piled with other salvaged materials. Posts and rails shall be neatly stacked.

5. Disposal of refuse materials

Refuse materials resulting from structure removal shall be disposed of in a manner and at locations specified in section 7 of this specification or in an acceptable manner and at locations approved by the contracting officer. Disposal by burning shall be in accordance with local rules and regulations.

6. Measurement and payment

Method 1—For items of work for which specific unit prices are established by the contract, payment for the removal of each structure unit, except fences, is made at the contract unit price. Fences removed or removed and salvaged are measured to the nearest linear foot. Payment for fence removal or removal and salvage is made at the contract unit prices for each type and size of fence.

Such payment will constitute full compensation for all labor, equipment, tools, applicable permits and associated fees for burning and disposal of refuse, and all other items necessary and incidental to the completion of the work.

Method 2—For items of work for which specific lump sum prices are established by the contract, payment for structure removal is made at the contract lump sum price.

Such payment will constitute full compensation for all labor, equipment, tools, applicable permits and associated fees for burning and disposal of refuse, and all other items necessary and incidental to the completion of the work.

All Methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed as a contract line item number in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in section 7 of this specification.

In Section 2, Marking, Method 1 shall apply.

Items of work to be performed in conformance with this specification and the construction details therefore are:

- a. Subsidiary Item, Structure Removal
 - (1) This item shall consist of the removal and disposal fences, rubble or debris that needs to be removed to construct each site.
 - (2) In Section 3, Removal, Method 1 shall apply. The limits of removal shall be as necessary for the installation of the sheet pile walls.
 - (3) In Section 5 Disposal, shall be at an off-site location of the contractor's choosing.
 - (4) Separate payment will not be made for this item of work. Compensation for this item will be included in the payment for the respectively bid item Site Preparation for each site.

Construction Specification 5—Pollution Control

1. Scope

The work consists of installing measures or performing work to control erosion and minimize the production of sediment and other pollutants to water and air from construction activities.

The following BioPreferred® product categories are applicable to this specification:

- mulch and compost materials
- erosion control materials
- fertilizers
- dust suppressants
- agricultural spray adjuvants

2. Material

Silt fence shall conform to the requirement of Materials Specification 592, Geotextile. All other material furnished shall meet the requirements of the material specifications listed in section 8 of this specification.

3. Erosion and sediment control measures and works

The measures and works shall include, but are not limited to, the following:

Staging of earthwork activities—The excavation and moving of soil materials shall be scheduled to minimize the size of areas disturbed and unprotected from erosion for the shortest reasonable time.

Seeding—Seeding to protect disturbed areas shall occur as soon as reasonably possible following completion of that earthwork activity.

Mulching—Mulching to provide temporary protection of the soil surface from erosion.

Diversions—Diversions to divert water from work areas and to collect water from work areas for treatment and safe disposition. They are temporary and shall be removed and the area restored to its near original condition when the diversions are no longer required or when permanent measures are installed.

Stream crossings—Culverts or bridges where equipment must cross streams. They are temporary and shall be removed and the area restored to its near original condition when the crossings are no longer required or when permanent measures are installed.

Sediment basins—Sediment basins collect, settle, and eliminate sediment from eroding areas from impacting properties and streams below the construction site(s). These basins are temporary and shall be removed and the area restored to its original condition when they are no longer required or when permanent measures are installed.

Sediment filters—Straw bale filters or geotextile silt fences trap sediment from areas of limited runoff. Sediment filters shall be properly anchored to prevent erosion under or around them. Silt fences shall be installed and maintained in accordance with ASTM D6462. These filters are temporary and shall be removed and the area restored to its original condition when they are no longer required or when permanent measures are installed.

Waterways—Waterways for the safe disposal of runoff from fields, diversions, and other structures or measures. These works are temporary and shall be removed and the area restored to its original condition when they are no longer required or when permanent measures are installed.

Other—Additional protection measures as specified in section 8 of this specification or required by Federal, State, or local government.

4. Chemical pollution

The contractor shall provide watertight tanks or barrels or construct a sump sealed with plastic sheets to collect and temporarily contain chemical pollutants, such as drained lubricating or transmission fluids, grease, soaps, concrete mixer washwater, or asphalt, produced as a by-product of the construction activities. Pollutants shall be disposed of in accordance with appropriate state and Federal regulations. At the completion of the construction work, tanks, barrels, and sumps shall be removed and the area restored to its original condition as specified in section 8 of this specification. Sump removal shall be conducted without causing pollution.

Sanitary facilities, such as chemical toilets, or septic tanks shall not be located next to live streams, wells, or springs. They shall be located at a distance sufficient to prevent contamination of any water source. At the completion of construction activities, facilities shall be disposed of without causing pollution as specified in section 8 of this specification.

5. Air pollution

The burning of brush or slash and the disposal of other materials shall adhere to state and local regulations.

Fire prevention measures shall be taken to prevent the start or spreading of wildfires that may result from project activities. Firebreaks or guards shall be constructed and maintained at locations shown on the drawings.

All public access or haul roads used by the contractor during construction of the project shall be sprinkled or otherwise treated to fully suppress dust. All dust control methods shall ensure safe construction operations at all times. If chemical dust suppressants are applied, the material shall be a commercially available product specifically designed for dust suppression and the application shall follow manufacturer's requirements and recommendations. A copy of the product data sheet and manufacturer's recommended application procedures shall be provided to the engineer 5 working days before the first application.

6. Maintenance, removal, and restoration

All pollution control measures and temporary works shall be adequately maintained in a functional condition for the duration of the construction period. All temporary measures shall be removed and the site restored to near original condition.

7. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, each item is measured to the nearest unit applicable. Payment for each item is made at the contract unit price for that item. For water or chemical suppressant items used for dust control for which items of work are established in section 8 of this specification, measurement for payment will not include water or chemical suppressants that are used inappropriately or excessive to need. Such payment will constitute full compensation for the completion of the work.

Method 2—For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds and supported by invoices presented by the contractor that reflect actual costs. If the total of all progress payments is less than the lump sum contract price for this item, the balance remaining for this item will be included in the final contract payment. Payment of the lump sum contract price will constitute full compensation for completion of the work.

Method 3—For items of work for which lump sum prices are established in the contract, payment will be prorated and provided in equal amounts on each monthly progress payment estimate. The number of months used for prorating shall be the number estimated to complete the work as outlined in the

contractor's approved construction schedule. The final month's prorate amount will be provided with the final contract payment. Payment as described will constitute full compensation for completion of the work.

All Methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items, and the items to which they are made subsidiary, are identified in section 8 of this specification.

This construction site is greater than five (5) acres in area and is subject to the Texas Pollutant Discharge Elimination System (TPDES) requirements administered by the Texas Commission on Environmental Quality (TCEQ). Rules for the TPDES process relative to construction sites are contained in the TPDES General Permit NO. TXR150000. A copy of General Permit No. TXR150000 may be found on the TCEQ website.

In conformance with TPDES General Permit TXR150000, a Storm Water Pollution Prevention Plan (SWP3) is required for the construction site. A SWP3 prepared by NRCS is provided. The Contractor shall review the SWP3 and shall amend the plan with a detailed work sequence outline which defines and delineates the proposed construction operation. The amended SWP3 shall be signed by the Contractor and submitted to the Contracting Officer prior to issuance of the Notice to Proceed. A copy of the approved SWP3, as amended, will be maintained at the construction site by the Contractor. A copy of the permit shall be attached to the SWP3.

A copy of the Notice of Intent (NOI) shall be posted at the site until the TPDES permit number is issued for the site. An 8 ½" x 11" notice shall be posted at the site giving the following information about the permit: permit number, contact name, contact phone and project description. If a permit number has not been issued, a copy of the NOI shall be posted with the notice.

If the Contractor identifies sediment control items, which are considered essential to the anticipated construction operation, but which are not reflected by the contract bid schedule, a written request for a contract modification will be provided to the Contracting Officer. The request will identify the items, operation, and provide an assessment of changes to the contract cost and performance time.

TPDES also requires an NOI and Notice of Termination (NOT) to be filed with TCEQ. The Contractor will be responsible for submitting the Contractor's copy of the NOI to the Engineer at least five business days before work begins. When the contract is completed, the Contractor shall provide the NRCS Project Engineer a copy of the NOT that he/she will file with the TCEQ.

In conformance with TPDES requirements, the Inspector and the Contractor (or the Contractor's Quality Control person) shall perform periodic inspections of the sediment control practices. At a minimum, inspections shall be conducted every 14 days, on the first workday of the week, and within 24 hours of any rainfall event of more than 0.5 inches at the construction site. After each inspection, a written report will be prepared which summarizes the status of inspected items. The reports will (a) evaluate effectiveness, (b) identify maintenance needs and/or (c) recommend remedial corrective action and will be prepared and signed by the GR and the Contractor. The report shall be filed on site in the same location as the SWP3. The Contractor shall be responsible for identified corrective maintenance needs.

In Section 3, Erosion and sediment control measures and works, Sediment filters shall be limited to geotextile sediment filters. The sediment filter material shall meet the requirements of ASTM D6461 and Material Specification 592. The silt fence shall be installed according to the requirements in ASTM D6462.

a. Bid Item 1, Pollution Control

(1) This item shall consist of performing all work and furnishing all materials necessary to accomplish the work defined in Section 1 of this specification, including all works required to implement the Storm Water Pollution Prevention Plan, construct the stabilized construction entrance, and

- maintenance of sediment filters, but not the installation of the fabric sediment filters.
- (2) The stabilized construction entrance shall be installed as shown on the drawings. This item shall be removed at the completion of construction.
- (3) In Section 7, Measurement and payment, Method 3 shall apply.

b. Bid Item 2, Sediment Filters

- (1) This item shall consist of furnishing and installing sediment filter fences to the lengths and locations designated on the drawings and otherwise needed to control sediment from leaving the construction site. Maintenance of installed sediment filter fences shall be paid for under the bid item for Pollution Control.
- (2) In Section 7, Measurement and payment, Method 1 shall apply.

Construction Specification 7—Construction Surveys

1. Scope

The work consists of performing all surveys, measurements, and computations required by this specification.

2. Equipment and material

Equipment for construction surveys shall be of a quality and condition to provide the required accuracy. The equipment shall be maintained in good working order and in proper adjustment at all times. Records of repairs, calibration tests, accuracy checks, and adjustments shall be maintained and be available for inspection by the engineer. Equipment shall be checked, tested, and adjusted as necessary in conformance with manufacturer's recommendations.

Material is field notebooks, stakes, templates, platforms, equipment, spikes, steel pins, tools, and all other items necessary to perform the work specified.

3. Quality of work

All work shall follow recognized professional practice and the standards of the industry unless otherwise specified in section 9 of this specification. The work shall be performed to the accuracy and detail appropriate for the type of job. Notes, sketches, and other data shall be complete, recorded neatly, legible, reproducible and organized to facilitate ease in review and allow reproduction of copies for job documentation. Survey equipment that requires little or no manual recording of field data shall have survey information documented as outlined in section 9 of this specification.

All computations shall be mathematically correct and shall include information to identify the bid item, date, and who performed, checked, and approved the computations. Computations shall be legible, complete, and clearly document the source of all information used including assumptions and measurements collected.

If a computer program is used to perform the computations, the contractor shall provide the engineer with the software identification, vendor's name, version number, and other pertinent data before beginning survey activities. Computer generated computations shall show all input data including values assigned and assumptions made.

The elevations of permanent and temporary bench marks shall be determined and recorded to the nearest 0.01 foot. Differential leveling and transit traverses shall be of such precision that the error of vertical closure in feet shall not exceed plus or minus 0.1 times the square root of the traverse distance in miles. Linear measurements shall be accurate to within 1 foot in 5,000 feet, unless otherwise specified in section 9 of this specification. The angular error of closure for transit traverses shall not exceed 1 minute times the square root of the number of angles turned.

The minimum requirements for placing slope stakes shall be at 100-foot stations for tangents, as little as 25 feet for sharp curves, breaks in the original ground surface and at any other intermediate stations necessary to ensure accurate location for construction layout and measurement. Slope stakes and cross sections shall be perpendicular to the centerline. Significant breaks in grade shall be determined for cross sections. Distances shall be measured horizontally and recorded to the nearest 0.1 foot. Side shots for interim construction stakes may be taken with a hand level.

Unless otherwise specified in section 9 of this specification, measurements for stationing and establishing the location of structures shall be made to the nearest 0.1 foot.

Elevations for concrete work, pipes, and mechanical equipment shall be determined and recorded to the nearest 0.01 foot. Elevations for earth work shall be determined and recorded to the nearest 0.1 foot.

4. Primary control

The baselines and bench marks for primary control, necessary to establish lines and grades needed for construction, are shown on the drawings and have been located on the job site.

These baselines and bench marks shall be used as the origin of all surveys, layouts, and measurements to establish construction lines and grades. The contractor shall take all necessary precautions to prevent the loss or damage of primary control points. Any stakes or control points lost or damaged by construction activity will be reestablished by the contractor or at contractor expense.

5. Construction surveys

Before work starts that requires contractor performed surveys, the contractor shall submit in writing for the engineer's review: the name, qualifications, and experience of the individuals to be assigned to the survey tasks.

Method 1—Contractor performed surveys shall include:

- · checking and any supplemental or interim staking
- performing quantity surveys, measurements, and computations for progress payment
- other surveys as described in section 9 of this specification

Method 2—Contractor performed surveys shall consist of all work necessary for:

- establishing line and grade for all work
- setting slope stakes for all work
- checking and any supplemental or interim staking
- establishing final grade stakes
- performing quantity surveys, measurements, and computations for progress payment
- other surveys as described in section 9 of this specification

Method 3—Contractor performed surveys shall consist of all work necessary for:

- establishing line and grade for all work
- setting slope stakes for all work
- checking and any supplemental or interim staking
- establishing final grade stakes
- performing quantity surveys, measurements, and computations for progress payments
- performing original (initial) and final surveys for determinations of final quantities
- other surveys as described in section 9 of this specification.

6. Staking

The construction staking required for the item shall be completed before work on any item starts. Construction staking shall be completed as follows or as otherwise specified in section 9 of this specification:

Clearing and grubbing—The boundary of the area(s) to be cleared and grubbed shall be staked or flagged at a maximum interval of 200 feet, closer if needed, to clearly mark the limits of work. When contractor staking is the basis for determining the area for final payment, all boundary stakes will be reviewed by the engineer before start of this work item.

Excavation and fill—Slope stakes shall be placed at the intersection of the specified slopes and ground

line. Slope stakes and the reference stakes for slopes shall be marked with the stationing, required cut or fill, slope ratio, and horizontal distance from the centerline or other control line. The minimum requirements for placing slope stakes is outlined in section 3, Quality of work.

Structures—Centerline and offset reference line stakes for location, alignment, and elevation shall be placed for all structures.

7. Records

All survey data shall be recorded in fully identified standard hard-bound engineering survey field notebooks with consecutively numbered pages. All field notes and printed data shall include the purpose or description of the work, the date the work was performed, weather data, sketches, and the personnel who performed and checked the work. Electronically generated survey data and computations shall be bound, page numbered, and cross referenced in a bound field notebook containing the index for all survey activities. All work shall follow recognized professional practice.

The construction survey records shall be available at all times during the progress of the work for examination and use by the engineer and when requested, copies shall be made available. The original field notebooks and other records shall be provided to and become the property of the owner before final payment and acceptance of all work.

Complete documentation of computations and supporting data for progress payments shall be submitted to the engineer with each invoice for payment as specified in section 9 of the specification. When the contractor is required to conduct initial and final surveys as outlined in section 5, Construction Surveys, notes shall be provided as soon as possible after completion to the engineer for the purpose of determining final payment quantities.

8. Payment

Method 1—For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds, after presentation of correct and accurate invoices by the contractor showing related costs and evidence of the charges of suppliers, subcontractors, and others for supplies furnished and work performed. Invoices for the total amount of the contract price will not be accepted until all surveys are complete and required documentation has been determined complete. If the total of such payments is less than the lump sum contract price for this item, the unpaid balance will be included in the final contract payment. Payment of the lump sum contract price will constitute full compensation for completion of all work under the bid item.

Method 2—For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds with progress payment amounts determined as a percentage of the total work planned as projected from the contractor's approved construction schedule. Payment of the lump sum contract price will constitute full compensation for completion of all work under this bid item.

All Methods—Payment will not be provided under this item for the purchase price of materials or equipment having a residual value.

Compensation for any item of work described in the contract, but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the item to which they are made subsidiary are identified in section 9 of this specification.

In Section 5, Construction surveys, Method 2 shall apply.

In Section 8, Payment, Method 2 shall apply.

Items of work to be performed in conformance with this specification and the construction details therefore are:

- a. Bid Item 3, Construction Surveys
 - (1) This item shall consist of performing all work required by Section 1 of this specification.
 - (2) All surveys shall proceed from benchmarks; reference points and/or stakes set or established by the Engineer. The benchmarks are shown on the drawings.
 - (3) Initial and final surveys for determinations of final quantities will be performed by the Engineer.
 - (4) In Section 5, Construction Surveys, the surveys conducted by the Contractor shall include but not be limited to:
 - (a) Those required to check all excavation and earthfill slopes as work progresses to insure such slopes are maintained at those specified.
 - (b) Earthfill slopes shall be checked at least each five feet of vertical interval and corrected to planned slope.
 - (c) Those required to set "bluetops" for subgrades and finished grades of all excavations, earthfills and appurtenances to the works.

Construction Specification 8—Mobilization and Demobilization

1. Scope

The work consists of the mobilization and demobilization of the contractor's forces and equipment necessary for performing the work required under the contract. It does not include mobilization and demobilization for specific items of work for which payment is provided elsewhere in the contract. Mobilization will not be considered as work in fulfilling the contract requirements for commencement of work.

2. Equipment and material

Mobilization shall include all activities and associated costs for transportation of contractor's personnel, equipment, and operating supplies to the site; establishment of offices, buildings, and other necessary general facilities for the contractor's operations at the site; premiums paid for performance and payment bonds including coinsurance and reinsurance agreements as applicable; and other items specified in section 4 of this specification.

Demobilization shall include all activities and costs for transportation of personnel, equipment, and supplies not required or included in the contract from the site; including the disassembly, removal, and site cleanup of offices, buildings, and other facilities assembled on the site specifically for this contract.

This work includes mobilization and demobilization required by the contract at the time of award. If additional mobilization and demobilization activities and costs are required during the performance of the contract as a result of changed, deleted, or added items of work for which the contractor is entitled to an adjustment in contract price, compensation for such costs will be included in the price adjustment for the item or items of work changed or added.

3. Payment

Payment will be made as the work proceeds, after presentation of paid invoices or documentation of direct costs by the contractor showing specific mobilization and demobilization costs and supporting evidence of the charges of suppliers, subcontractors, and others. When the total of such payments is less than the lump sum contract price, the balance remaining will be included in the final contract payment. Payment of the lump sum contract price for mobilization and demobilization will constitute full compensation for completion of the work.

Payment will not be made under this item for the purchase costs of materials having a residual value, the purchase costs of materials to be incorporated in the project, or the purchase costs of operating supplies.

Items of work to be performed in conformance with this specification and the construction details therefore are:

- a. Bid Item 4, Mobilization and Demobilization
 - (1) This item shall consist of performing all items of work for mobilization and demobilization as required by Sections 1 and 2 of this specification.
 - (2) The mobilization operation shall include but not be limited to the items in Section 2 of this specification and the following items of work:
 - (a) Access to the work area will require multiple access points and shall be designated at the showing of the site to prospective bidders. Access roads shall be constructed and maintained by the Contractor. The access roads shall be a minimum of 14 feet wide and be graded and smoothed to provide a surface which can be easily traversed by automobiles. The roads shall be maintained in a smooth rut-free condition throughout the contract period.
 - (b) As a part of this bid item the Contractor shall furnish a facility at the construction campsite suitable for use as a Field Office for the Contracting Local Organization (CLO). The facility shall contain not less than 128 square feet (8-ft-wide by 16-ft-long) having a minimum 7ft-high ceiling. The facility shall be constructed in a workmanlike manner and shall be weather-tight. It shall have not less than two windows and one door. A microwave oven 0.80 cubic foot in size and having a minimum power rating of 650 watts output shall be provided. A substantial workbench or table, 3-ft-wide by 8-ft-long with the work surface 42" above floor level shall be provided. Cabinet storage shelves shall be included with the workbench. One office swivel chair and 4 straight chairs shall be provided. The floor shall have a heavy-duty vinyl or similar covering. Walls, ceilings and floors shall be constructed in such a manner as to provide a minimum of 1.5 inches of space between inside and outside surfaces. The 1.5-inch space shall be filled with a high-density insulation material. The facility shall be wired for electricity with a minimum of two ceiling fixtures and a minimum of two wall outlets on each long wall. A thermostatically controlled means that can maintain the temperature inside the facility at 75 degrees in the summer with refrigerated air and 80 degrees in the winter, for heating and air conditioning the facility shall be provided. The facility shall be built in such a manner that it is substantial and can be easily moved. A prefabricated building or trailer will be an acceptable facility if approved by the Contracting Officer. The Contractor shall furnish and install all utilities to the facility. The facility shall be maintained in good condition throughout the contract period by the Contractor, except for damages caused by negligence of the CLO. The facility shall be separate and apart from any building or facilities of the Contractor and shall be for sole use of the CLO and meet all City of Katy permitting requirements.

- (c) The facility shall be securely anchored or tied down to provide maximum possible stability against overturning by high winds. Flashing or skirting shall be installed around the facility from floor level to ground level.
- (d) Access to the door to the facility from the ground shall be provided by substantial steps leading to a landing having a minimum size of 5 feet wide by 6 feet long. Substantial handrails shall be provided for the steps and the landing.
- (e) The Contractor shall furnish and install electrical service to CLO field trailer. The electrical service shall be 110-120-volt, 60 amp, alternating current. The Contractor shall be responsible for supply of power to the field office throughout the contract period. If a portable generator is used to supply electrical power, the Contractor shall be responsible for the complete operation and maintenance of the generator. The generator shall remain in an operating condition 24 hour per day and shall be located a minimum of 100 feet from the field office and shielded to minimize the noise in the CLO occupied building/facility and adjacent residences.
- (f) The facility shall be enclosed by a six (6) foot high chain link fence placed to provide a minimum of six (6) feet clearance between the fence and the outside walls of the facility. One (1) gate four (4) feet in width shall be installed in the fence.
- (g) All utilities shall be in place at the worksite prior to the start of work requiring continuous inspection and no later than 15 days after receipt of the Notice to Proceed.
- (3) The demobilization operation shall include but not be limited to the following items of work:
 - (a) All debris, trash, tires, equipment, equipment parts, chains, cables, and other such items resulting from the construction operation shall be removed from the worksite and disposed of in an approved sanitary land fill of the Contractor's own choosing.
 - (b) All disturbed areas shall be bladed or smoothed to blend the area with the surrounding land surface. The bladed or smoothed surface shall be free of abrupt mounds, windrows, depressions or other irregularities that would prevent the safe operation of ordinary farm equipment thereon. The finished surface shall prevent diversion of surface runoff and shall prevent standing or ponding water.
 - (c) All buildings, trailers, chain link fence, storage sheds, sanitary facilities, cattle guard and other such items shall be removed from the worksite when construction work is completed.
 - (d) All utilities shall be removed from the site as required by the owner of the utility after construction work is completed.
 - (e) All traffic control devices, warning signs, barricades and any other material used for traffic control shall be removed.
 - (f) The access road shall be replaced to the pre-construction condition.

(4) The item of work subsidiary to this bid item is Traffic Control as specified in Construction Specification 9.

Construction Specification 9—Traffic Control

1. Scope

The work shall consist of establishing traffic control and maintaining safe, convenient use of public roads and rights-of-way.

2. Traffic and access

The contractor's operations shall cause no unnecessary inconvenience to the public. The public rights-of-way shall be maintained at all times unless interruption is authorized by proper local authority. Contractor's authorized closing or detour plans shall be provided to the engineer for approval.

Safe and adequate access shall be provided and maintained to all public protection devices and to all critical utility control locations. Facility access shall be continuous and unobstructed unless otherwise approved.

3. Storage of equipment and material in public streets

Construction materials and equipment shall not be stored or parked on public streets, roads, or highways. During any material or equipment loading or unloading activities that may temporarily interfere with traffic, an acceptable detour shall be provided for the duration of the activity. Any associated expense for this activity is the responsibility of the contractor.

Excavated material, including suitable material that is intended for adjacent trench backfill or other earth backfill as specified in section 5 of this specification, shall not be stored on public streets, roads, or highways that remain in service for the public. Any waiver of this requirement must be obtained from the proper local authority and approved by the engineer. All excess and unsuitable material shall be removed from the site as soon as possible. Any spillage shall be removed from roadways before they are used by the public.

4. Street closures, detours, and barricades

The contractor shall comply with the requirements of all applicable responsible units of government for closure of any street, road, or highway. The contractor shall provide the required barriers, guards, lights, signs, temporary bridges, and flaggers together with informing the public of any detours and construction hazards by the most suitable means available, such as local newspapers or radio stations. The contractor is also responsible for compliance with additional public safety requirements that may arise during construction. The contractor shall furnish, install, and, upon completion of the work, promptly remove all signs, warning devices, and other materials used in the performance of this work.

Unless otherwise specified, the contractor shall notify, in writing, the fire chief, police chief, county sheriff, state patrol, schools that operate school buses, or any other government official as may be appropriate no less than 7 days before closing, partly closing, or reopening any street, road, or highway.

Unless otherwise specified, the contractor shall furnish to the engineer a written plan showing the proposed method of signing, barricading for traffic control, and safety for street detours and closures.

All temporary detours will be maintained to ensure use of public rights-of-way is provided in a safe manner. This may include dust control, grading, and graveling as required in section 7 of this specification.

5. General and specific references

All signs, signals, barricades, use of flaggers, and other traffic control and public safety devices shall conform to the general requirements set forth in the Manual of Uniform Traffic Control Devices (MUTCD) and the latest edition of *Standard Highway Signs and Standard Alphabets for Highway Signs* and/or OSHA *Construction Industry Standards (29 CFR Part 1926), Subpart G, Signs, Signals, and*

Barricades unless otherwise specified in section 7 of this specification.

6. Measurement and payment

For items of work for which specific lump sum prices are established in the contract, payment for the work is made at the contract lump sum price. Progress payments will be made based upon the percentage of estimated total time that traffic control will be required unless otherwise specified in section 7 of this specification. Payment will constitute full compensation for all flaggers, labor, materials, equipment, and all other items necessary and incidental to completion of the work.

Compensation for any item of work described in the contract, but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in section 7 of this specification.

Items of work to be performed in conformance with this specification and the construction details therefore are:

- a. Subsidiary Item, Traffic Control
 - (1) This item shall consist of performing all items of work for traffic control as required by Sections 1 and 2 of this specification.
 - (2) In Section 4, the Contractor shall furnish a written plan showing the proposed method of signing, barricading for traffic control, use of flaggers, etc. to be approved by Fort Bend County Drainage District and the City of Sugarland.
 - (3) Separate payment will not be made for this item of work. Compensation for this item will be included in the payment for the bid item Mobilization and Demobilization.

Construction Specification 11—Removal of Water

1. Scope

The work consists of the removal of surface water and ground water as necessary to perform the construction required by the contract in accordance with the specifications. It shall include: (1) constructing, installing, building, and maintaining all necessary temporary water containment facilities, channels, and diversions; (2) furnishing, installing, and operating all necessary pumps, piping, and other facilities and equipment; and (3) removing all such temporary works and equipment after their intended function is no longer required.

2. Diverting surface water

The contractor shall install, maintain, and operate all cofferdams, channels, flumes, sumps, and all other temporary diversion and protective works needed to divert streamflow and other surface water through or around the construction site. Control of surface water shall be continuous during the period that damage to construction work could occur. Unless otherwise specified and/or approved, the diversion outlet shall be into the same drainageway that the water would have reached before being diverted.

The contractor shall furnish the contracting officer, in writing, a proposed plan for diverting surface water before beginning any construction activities for which a diversion is required, unless waived in section 8 of this specification. Acceptance of this plan or the waiving of the plan requirement will not relieve the contractor of the responsibilities related to this activity during the process of completing the work as specified.

3. Dewatering the construction site

Foundations, cutoff trenches, and all other parts of the construction site shall be dewatered and kept free of standing water and muddy conditions as necessary for the proper execution of the work. The contractor shall furnish, install, operate, and maintain all drains, sumps, pumps, casings, well points, and all other equipment required to properly dewater the site as specified. Dewatering systems that cause a loss of soil fines from the foundation areas will not be permitted.

The contractor shall furnish the contracting officer, in writing, a proposed plan for dewatering before commencing with any construction activity for which dewatering may be required, unless waived in section 8 of this specification. Acceptance of this plan or the waiving of the plan requirement will not relieve the contractor of the responsibilities for completing the specified work.

4. Dewatering borrow areas

The contractor shall maintain all borrow areas free of surface water or otherwise provide for timely and effective removal of surface and subsurface water that accumulates within the borrow area, unless waived in section 8 of this specification. Borrow material shall be processed as necessary to achieve proper and uniform moisture content at the time of placement.

If pumping to dewater borrow areas is included as a bid item of work in the bid schedule, each pump discharge pipe shall be equipped with a water meter. The meter shall be such that the measured quantity of water is accurate within 3 percent of the true quantity. The contractor shall provide necessary support to perform accuracy tests of the water meter when requested by the contracting officer.

5. Erosion and pollution control

Removal of water from the construction site, including the borrow areas, shall be accomplished so that erosion and the transporting of sediment and other pollutants are minimized. Dewatering activities shall be accomplished in a manner that the water table water quality is not altered. Pollution control activities shall not conflict with the requirements of Construction Specification 5, Pollution Control, if it is a part of this contract.

6. Removal of temporary works

When temporary works are no longer needed, the contractor shall remove and return the area to a condition similar to that which existed before construction. Areas where temporary works were located shall be graded for sightly appearance with no obstruction to natural surface waterflows or the proper functioning and access to the works of improvement installed. The contractor shall exercise extreme care during the removal stages to minimize the loss of soil sediment and debris that was trapped during construction.

Pipes, casings, and any other material used to dewater the site shall be removed from temporary wells. The wells shall be filled to ground level with clean gravel or other suitable material approved by the contracting officer. The contractor shall exercise extreme care to prevent pollution of the ground water by these actions.

7. Measurement and payment

Method 1—Items of work listed in the bid schedule for removal of water, diverting surface water, and dewatering construction sites and borrow areas are paid for at the contract lump sum prices. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 2—Items of work listed in the bid schedule for removal of water, diverting surface water, dewatering construction sites, and dewatering borrow areas are paid for at the contract lump sum prices. Such payment will constitute full compensation for furnishing, installing, operating, and maintaining the necessary trenches, drains, sumps, pumps, and piping and for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work. The exception is that additional payment for pumping to dewater borrow areas and the removal of water will be made as described in the following paragraph.

If pumping to dewater borrow areas is a contract bid item, payment is made at the contract unit price, which shall be the price per 1,000 gallons shown in the bid schedule. Such payment will constitute full compensation for pumping only. Compensation for equipment and preparation and for other costs associated with pumping is included in the lump sum payment for removal of water or the lump sum payment for dewatering the borrow areas. Payment is made only for pumping that is necessary to dewater borrow areas that cannot be effectively drained by gravity or that must have the water table lowered to be usable as a suitable borrow source. Pumping for other purposes will not be included for payment under this item.

All Methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the contract line item to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 8 of this specification.

Items of work to be performed in conformance with this specification and the construction details therefore are:

- a. Bid Item 5, Removal of Water
 - (1) This item shall consist of all operations necessary to accomplish the work defined in Section 1 of this specification.
 - (2) Written plans for diverting surface waters and for dewatering the site are required. The Contractor's plans for diverting surface waters and dewatering the site shall be submitted to the Engineer prior to the start of construction operations.
 - (3) In Section 7, Measurement and payment, Method 1 shall apply. Payment shall be prorated and paid in equal amounts on each monthly estimate. The number of months used for prorating shall be the number estimated to complete the work. The final month's prorate amount is made with the final payment.

Construction Specification 13—Piling

1. Scope

The work consists of furnishing and installing the specified kinds and types of piles at the locations shown on the drawings.

2. Material

Piles shall conform to the requirements of following material specifications as appropriate to the kinds of piles specified. For piles of materials other than those listed, the material requirements outlined in section 14 of this specification shall apply.

- 511—Steel Piles
- 512—Wood Piles
- 513—Precast Concrete Piles
- 514—Cast-in-Place Concrete Piles

3. Site preparation

All excavation within the area to be occupied by bearing piles shall be completed before the piles are driven.

4. Protection of pile heads

The heads of all piles shall be protected during driving by suitable caps, rings, heads, blocks, mandrels, and other devices.

The heads of timber piles shall be fitted into a steel head block or fitted with heavy steel or wrought iron rings or wire wrapping.

The heads of steel piles shall be cut square and fitted with a steel driving cap.

The heads of precast concrete piles and casings shall be fitted into cushion type drive caps having a rope or other suitable cushion next to the pile head and fitting into a casting that in turn supports a timber shock block.

Driving heads, mandrels, and other devices shall be provided by the contractor as needed for special types of piles and shall conform to the recommendations of the pile manufacturer.

5. Piles, general

The contractor shall notify the engineer before pile driving operation commences. Such notice shall be far enough in advance, a minimum of 24 hours, to provide the engineer adequate time to be present for the driving operations. Piles shall be driven only in the presence of the engineer or authorized representative.

The determination of piling order lengths shall be the contractor's responsibility unless otherwise specified.

Unless otherwise approved, piles shall be driven with steam, air, diesel powered hammers or a combination of hammers, or by vibration or water jets. Water jets may be used only when specifically authorized by the engineer. Where jetting is authorized, the jets shall be withdrawn before the specified depth or bearing capacity is obtained and the piles shall be driven with the hammer to the final penetration.

When drop hammers are permitted, the height of drop shall not be more than 8 feet for concrete piles or 12 feet for steel and timber piles, unless otherwise specified.

The driving of piling with followers shall be allowed only when expressly approved by the engineer.

Piles shall not be driven within 20 feet of concrete less than 7 days after placement, including concrete placed in cast-in-place piles with or without predriven shells or casings.

The contractor shall not attempt to drive piles beyond the point of refusal, as indicated by excessive bouncing of the hammer or kicking of the pile.

6. Bearing piles

Bearing piles shall be driven to the position, line, and batter specified on the drawings. Each pile shall be driven continuously and without interruption to the specified depth or until the specified bearing capacity is obtained. Deviation from this procedure is permitted only when interruption of driving is caused by conditions that could not reasonably be anticipated.

When a diesel hammer is used, it shall be operated at full throttle when blows are counted for determination of bearing capacity except that throttle adjustments shall be made as necessary to prevent the nonstriking parts of the hammer from rising from the pile on the ram upstroke.

7. Sheet piles

The piling shall be driven in a manner that ensures perfect interlocking throughout the entire length of each pile. The piles shall be held in proper alignment during driving by assembling frames or other suitable temporary guide structures. Temporary guide structures shall be removed when they have served their purpose.

Anytime the forward edge of the sheet pile wall is found to be out of correct alignment,

- a. The piling already assembled and partly driven shall be driven to the required depth.
- b. Taper piles shall then be driven to bring the forward edge into correct alignment before additional regular piling is assembled and driven. The maximum permissible taper in a single pile shall be 0.25 inch per foot of length.

8. Estimating bearing capacity

When load tests are not required, the bearing capacity of each pile shall be estimated using one of the following formulas, as appropriate:

Gravity hammers:

$$R = \frac{2WH}{S+1}$$

Single-acting steam or air hammers and diesel hammers having unrestricted rebound of the ram:

$$R = \frac{2WH}{S + 0.1}$$

Double-acting steam or air hammers and diesel hammers having enclosed rams:

$$R = \frac{2H(W + AP)}{S + 0.1}$$
 or $R = \frac{2E}{S + 0.1}$

where:

R = safe bearing capacity, in pounds

W = weight of striking parts of hammer, in pounds

H = height of fall, in feet

A = area of piston, in square inches

P = pressure of steam, air, or other gas exerted on the hammer piston or ram, in pounds per square inch

E = the manufacturer's rating for foot-pounds of energy developed by double-acting steam or air hammers, or 90 percent of the average equivalent energy developed by diesel hammers having enclosed rams as evaluated by gauge and chart readings, in foot-pounds

S = average penetration for the last 5 to 10 blows of a gravity hammer or the last 10 to 20 blows for steam, air, or diesel powered hammers, in inches per blow

These formulas are applicable when:

- The hammer has a free fall.
- The head of the pile is not crushed.
- The penetration is reasonably quick and uniform.
- There is no sensible bounce after the blow.
- A follower is not used

Twice the height of the bounce shall be deducted from **H** to determine its value in the formula.

If case water jets are used in conjunction with the driving, these formulas are used to determine the bearing power from the results of driving after the jets have been removed.

9. Load tests

When load tests are specified, the test loads shall be applied gradually, without impact, and in a manner that no lateral forces are applied to the pile. Load testing shall not be started until 24 hours after driving of the test pile is completed unless otherwise specified in section 14 of this specification. Except as otherwise specified, load tests shall be performed according to the following procedures.

The total test load shall be twice the specified working load and shall be applied to the pile in increments equal to 25 percent of the working load. Settlement of the top of the pile shall be measured to an accuracy of 0.01 inch before and after the application of each load increment and at 2, 4, 8, 15, 30, and 60 minutes after, and then every 2 hours until the next load increment is applied. Additional load shall not be applied until the rate of settlement is less than 0.01 inch in 1 hour.

The total test load shall remain on the pile for a minimum of 24 hours. Settlement shall be measured at 6-hour intervals during this period and at the end of the period, at least twice during removal of the load, and immediately after all of the test load is removed. The net settlement shall be measured about 24 hours after the total load has been removed.

If settlement continues in excess of 0.01 inch per hour under less than the total test load, no additional load shall be applied. However, the load that has been applied shall remain on the pile a minimum of 24 hours, and settlement measurements while the load is on the pile and during and after removal of the load shall be made as if it were the total test load.

10. Cutting off piles

The contractor shall cut the piles at the specified elevations. The length of pile cut off shall be sufficient to permit the removal of all damaged material. Steel shells or concrete casings for cast-in-place concrete piles shall be cut off at the specified elevation before being filled with concrete.

Steel bearing piles shall be cut off in clean, straight lines as shown on the drawings. Any irregularities shall be leveled off with deposits of weld metal or by grinding before placement of bearing caps.

Precast concrete piles and concrete casings shall be cut off in a manner that prevents damage to the rest of the pile or casing or to the projecting reinforcement required for connecting the piles to the structure.

Timber piles that are to be capped shall be accurately cut off so that true bearing is obtained on every pile without the use of shims.

11. Defective piles

Any pile damaged in driving, driven out of proper location, driven below the specified cutoff elevation, or inaccurately cut off shall be corrected by one of the following methods, as approved by the engineer:

- a. The defective pile shall be pulled and replaced or re-driven.
- b. A new pile shall be driven adjacent to the defective pile.
- c. The defective pile shall be spliced or built up or a sufficient part of the footing shall be extended to

properly embed the pile.

Pile shells abandoned in place after driving shall be filled with concrete or sand-cement grout as appropriate to the conditions that are present.

All piles pushed up by the driving of adjacent piles or by any other cause shall be re-driven to final grade.

Any sheet pile ruptured in the interlock or otherwise damaged during driving shall be pulled and replaced.

12. Correcting surface heave

Any excess material resulting from displacement of earth by pile driving shall be removed. Materials disturbed by pile driving shall be conditioned and compacted to a minimum density equal to adjacent undisturbed material.

13. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, each type, kind, and length of pile driven in place is counted. Payment for furnishing and driving each type, kind, and length of pile is made at the contract unit price. Such payment will constitute full compensation for all labor, equipment, materials, and all other items necessary and incidental to the completion of the work.

Method 2—For items of work for which specific unit prices are established in the contract, each type, kind, and length of pile furnished, accepted, and stockpiled in good condition at the site of the work is counted. Payment for furnishing each type, kind, and length of pile is made at the contract unit price. Payment for driving each type and kind of pile is made at the contract unit price. Such payment will constitute full compensation for all labor, equipment, materials, and all other items necessary and incidental to the completion of the work.

Method 3—For items of work for which specific unit prices are established in the contract, the length of each type and kind of pile driven is computed to the nearest foot as the difference between the measured length of pile before driving and measured length of pile cut off after driving. Payment for furnishing and driving each type and kind of pile is made at the contract unit price. Such payment will constitute full payment for all labor, equipment, materials, and other items necessary and incidental to the completion of the work.

Method 4—For items of work for which specific unit prices are established in the contract, the area of sheet pile walls, acceptably placed in accordance and within the neat lines shown on the drawings, is computed to the nearest square foot. Payment is made at the contract unit price for each type, kind, and weight of piling. Such payment will constitute full payment for all labor, equipment, materials, and other items necessary and incidental to the completion of the work.

All Methods—The following provisions apply to all methods of measurement and payment:

The measurement of the number of linear feet of piles (or number of piles) furnished and the number of piles driven shall include test and tension piles specified in the contract. Piles furnished and driven at the option of the contractor are not included. No payment is made for furnishing or driving pile, including test piles, to replace piles lost or damaged before the completion of the contract while in stockpile or during handling and driving.

When load tests are specified, payment for each test is made at the contract unit price per test. Such payment will constitute full compensation for all labor, equipment, materials, and all other items necessary and incidental to perform the test, except furnishing and driving piling.

When splices are specified, payment for each splice is made at the contract unit price. Such payment shall constitute full compensation for labor, equipment, materials, and all other items necessary and incidental to the completion of the work.

Compensation for any item of work described in the contract, but not listed in the bid schedule is

included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 14 of this specification.

In Section 2, Materials, the piles shall be steel piles.

In Sections 8 and 9, load tests are not required. The piles shall be driven to the elevations shown in the construction drawings.

In Section 13, Measurement and payment, Method 4 shall apply.

The Contractor shall incorporate the manufacturer's recommendations concerning the proper vibratory plates or hammer/equipment and tools.

Weep holes and jet filters shall be as specified and shown on the drawings. The installation shall be as recommended by the manufacturer and approved by the engineer.

The hole size shall be a such that the drainfill materials will not be transport through the hole. The fit shall be as approved by the engineer. The contractor shall provide an approved method and repair all holes determined to be excessive in size.

The work for this item shall include the all work required to construct around and modify existing drainage pipes shown on the drawings for placement of the pipes through the sheet pile walls.

Item of work subsidiary to each bid item is Walers and Anchors, as specified in Construction Specification 81.

- a. Bid Item 6, Steel Sheet Pilings
 - (1) This item shall consist of furnishing and placing steel sheet piles all sites at the locations shown on the drawings.

Construction Specification 21—Excavation

1. Scope

The work shall consist of the excavation required by the drawings and specifications and disposal of the excavated materials.

2. Classification

Excavation is classified as common excavation, rock excavation, or unclassified excavation in accordance with the following definitions.

Common excavation is defined as the excavation of all materials that can be excavated, transported, and unloaded using heavy ripping equipment and wheel tractor-scrapers with pusher tractors or that can be excavated and dumped into place or loaded onto hauling equipment by excavators having a rated capacity of one cubic yard or larger and equipped with attachments (shovel, bucket, backhoe, dragline, or clam shell) appropriate to the material type, character, and nature of the materials.

Rock excavation is defined as the excavation of all hard, compacted, or cemented materials that require blasting or the use of ripping and excavating equipment larger than defined for common excavation. The excavation and removal of isolated boulders or rock fragments larger than 1 cubic yard encountered in materials otherwise conforming to the definition of common excavation shall be classified as rock excavation. The presence of isolated boulders or rock fragments larger than 1 cubic yard is not in itself sufficient cause to change the classification of the surrounding material.

For the purpose of these classifications, the following definitions shall apply:

Heavy ripping equipment is a rear-mounted, heavy duty, single-tooth, ripping attachment mounted on a track type tractor having a power rating of at least 250 flywheel horsepower unless otherwise specified in section 10.

Wheel tractor-scraper is a self-loading (not elevating) and unloading scraper having a struck bowl capacity of at least 12 cubic yards.

Pusher tractor is a track type tractor having a power rating of at least 250 flywheel horsepower equipped with appropriate attachments.

Unclassified excavation is defined as the excavation of all materials encountered, including rock materials, regardless of their nature or the manner in which they are removed.

3. Blasting

The transportation, handling, storage, and use of dynamite and other explosives shall be directed and supervised by a person(s) of proven experience and ability who is authorized and qualified to conduct blasting operations.

Blasting shall be done in a manner as to prevent damage to the work or unnecessary fracturing of the underlying rock materials and shall conform to any special requirements in section 10 of this specification. When specified in section 10, the contractor shall furnish the engineer, in writing, a blasting plan before blasting operations begin.

4. Use of excavated material

Method 1—To the extent they are needed, all suitable material from the specified excavations shall be used in the construction of required permanent earthfill or rockfill. The suitability of material for specific purposes is determined by the engineer. The contractor shall not waste or otherwise dispose of suitable excavated material.

Method 2—Suitable material from the specified excavations may be used in the construction of required

earthfill or rockfill. The suitability of material for specific purposes is determined by the engineer.

5. Disposal of waste materials

Method 1—All surplus or unsuitable excavated materials are designated as waste and shall be disposed of at the locations shown on the drawings.

Method 2—All surplus or unsuitable excavated materials are designated as waste and shall be disposed of by the contractor at sites of his own choosing away from the site of the work. The disposal shall be in an environmentally acceptable manner that does not violate local rules and regulations.

6. Excavation limits

Excavations shall comply with OSHA Construction Industry Standards (29CFR Part 1926) Subpart P, Excavations, Trenching, and Shoring. All excavations shall be completed and maintained in a safe and stable condition throughout the total construction phase. Structure and trench excavations shall be completed to the specified elevations and to the length and width required to safely install, adjust, and remove any forms, bracing, or supports necessary for the installation of the work. Excavations outside the lines and limits shown on the drawings or specified herein required to meet safety requirements shall be the responsibility of the contractor in constructing and maintaining a safe and stable excavation.

7. Borrow excavation

When the quantities of suitable material obtained from specified excavations are insufficient to construct the specified earthfills and earth backfills, additional material shall be obtained from the designated borrow areas. The extent and depth of borrow pits within the limits of the designated borrow areas shall be as specified in section 10 or as approved by the engineer.

Borrow pits shall be excavated and finally dressed to blend with the existing topography and sloped to prevent ponding and to provide drainage.

8. Overexcavation

Excavation in rock beyond the specified lines and grades shall be corrected by filling the resulting voids with portland cement concrete made of materials and mix proportions approved by the engineer. Concrete that will be exposed to the atmosphere when construction is completed shall meet the requirements of concrete selected for use under Construction Specification 31, Concrete for Major Structures, or 32, Structure Concrete, as appropriate.

Concrete that will be permanently covered shall contain not less than five bags of cement per cubic yard. The concrete shall be placed and cured as specified by the engineer.

Excavation in earth beyond the specified lines and grades shall be corrected by filling the resulting voids with approved, compacted earthfill. The exception to this is that if the earth is to become the subgrade for riprap, rockfill, sand or gravel bedding, or drainfill, the voids may be filled with material conforming to the specifications for the riprap, rockfill, bedding, or drainfill. Before correcting an overexcavation condition, the contractor shall review the planned corrective action with the engineer and obtain approval of the corrective measures.

9. Measurement and payment

For items of work for which specific unit prices are established in the contract, the volume of each type and class of excavation within the specified pay limits is measured and computed to the nearest cubic yard by the method of average cross-sectional end areas or by methods outlined in section 10 of this specification. Regardless of quantities excavated, the measurement for payment is made to the specified pay limits except that excavation outside the specified lines and grades directed by the engineer to remove unsuitable material is included. Excavation required because unsuitable conditions result from the contractor's improper construction operations, as determined by the engineer, is not included for measurement and payment.

Method 1—The pay limits shall be as designated on the drawings.

Method 2—The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed before the start of construction operations except that where excavation is performed within areas designated for previous excavation or earthfill, the upper limit shall be the modified ground surface resulting from the specified previous excavation or earthfill.
- b. The lower and lateral limits shall be the neat lines and grades shown on the drawings.

Method 3—The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed before the start of construction operations except that where excavation is performed within areas designated for previous excavation or earthfill, the upper limit shall be the modified ground surface resulting from the specified previous excavation or earthfill.
- b. The lower and lateral limits shall be the true surface of the completed excavation as directed by the engineer.

Method 4—The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed before the start of construction operations except that where excavation is performed within areas designated for previous excavation or earthfill, the upper limit shall be the modified ground surface resulting from the specified previous excavation or earthfill.
- b. The lower limit shall be at the bottom surface of the proposed structure.
- c. The lateral limits shall be 18 inches outside of the outside surface of the proposed structure or shall be vertical planes 18 inches outside of and parallel to the footings, whichever gives the larger pay quantity, except as provided in d below.
- d. For trapezoidal channel linings or similar structures that are to be supported upon the sides of the excavation without intervening forms, the lateral limits shall be at the underside of the proposed lining or structure.
- e. For the purposes of the definitions in b, c, and d, above, any specified bedding or drainfill directly beneath or beside the structure will be considered to be a part of the structure.

All methods—The following provisions apply to all methods of measurement and payment.

Payment for each type and class of excavation is made at the contract unit price for that type and class of excavation. Such payment will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to the performance of the work except that extra payment for backfilling overexcavation will be made in accordance with the following provisions.

Payment for backfilling overexcavation, as specified in section 8 of this specification, is made only if the excavation outside specified lines and grades is directed by the engineer to remove unsuitable material and if the unsuitable condition is not a result of the contractor's improper construction operations as determined by the engineer.

Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 10 of this specification.

Items of work to be performed in conformance with this specification and the applicable construction details are contained in Construction Specification 420, Site Preparation.

Construction Specification 23—Earthfill

1. Scope

The work consists of the construction of earth embankments, other earthfills, and earth backfills required by the drawings and specifications.

Earthfill is composed of natural earth materials that can be placed and compacted by construction equipment operated in a conventional manner.

Earth backfill is composed of natural earth material placed and compacted in confined spaces or adjacent to structures (including pipes) by hand tamping, manually directed power tampers or vibrating plates, or their equivalent.

2. Material

All fill material shall be obtained from required excavations and designated borrow areas. The selection, blending, routing, and disposition of material in the various fills shall be subject to approval by the engineer.

Fill materials shall contain no frozen soil, sod, brush, roots, or other perishable material. Rock particles larger than the maximum size specified for each type of fill shall be removed prior to compaction of the fill

The types of material used in the various fills shall be as listed and described in the specifications and drawings.

3. Foundation preparation

Foundations for earthfill shall be stripped to remove vegetation and other unsuitable material or shall be excavated as specified.

Except as otherwise specified, earth foundation surfaces shall be graded to remove surface irregularities and shall be scarified parallel to the axis of the fill or otherwise acceptably scored and loosened to a minimum depth of 2 inches. The moisture content of the loosened material shall be controlled as specified for the earthfill, and the surface material of the foundation shall be compacted and bonded with the first layer of earthfill as specified for subsequent layers of earthfill.

Earth abutment surfaces shall be free of loose, uncompacted earth in excess of 2 inches in depth normal to the slope and shall be at such a moisture content that the earthfill can be compacted against them to produce a good bond between the fill and the abutments.

Rock foundation and abutment surfaces shall be cleared of all loose material by hand or other effective means and shall be free of standing water when fill is placed upon them. Occasional rock outcrops in earth foundations for earthfill, except in dams and other structures designed to restrain the movement of water, shall not require special treatment if they do not interfere with compaction of the foundation and initial layers of the fill or the bond between the foundation and the fill.

Foundation and abutment surfaces shall be no steeper than one horizontal to one vertical unless otherwise specified. Test pits or other cavities shall be filled with compacted earthfill conforming to the specifications for the earthfill to be placed upon the foundation.

4. Placement

Earthfill shall not be placed until the required excavation and foundation preparation have been completed and the foundation has been inspected and approved by the engineer. Earthfill shall not be placed upon a frozen surface nor shall snow, ice, or frozen material be incorporated in the earthfill matrix.

Earthfill shall be placed in approximately horizontal layers. The thickness of each layer before compaction shall not exceed the maximum thickness specified in section 10 or shown on the drawings.

Materials placed by dumping in piles or windrows shall be spread uniformly to not more than the specified thickness before being compacted.

Hand compacted earth backfill shall be placed in layers whose thickness before compaction does not exceed the maximum thickness specified for layers of earth backfill compacted by manually directed power tampers.

Earth backfill shall be placed in a manner that prevents damage to the structures and allows the structures to assume the loads from the earth backfill gradually and uniformly. The height of the earth backfill adjacent to a structure shall be increased at approximately the same rate on all sides of the structure.

Earthfill and earth backfill in dams, levees, and other structures designed to restrain the movement of water shall be placed to meet the following additional requirements:

- (a) The distribution of materials throughout each zone shall be essentially uniform, and the earthfill shall be free from lenses, pockets, streaks, or layers of material differing substantially in texture, moisture content, or gradation from the surrounding material. Zone earthfills shall be constructed concurrently unless otherwise specified.
- (b) The surface of each layer shall be scarified parallel to the axis of the fill to a depth of not less than 2 inches before the next layer is placed.
- (c) The top surface of embankments shall be maintained approximately level during construction with two exceptions: A crown or cross-slope of about 2 percent shall be maintained to ensure effective drainage, or as otherwise specified for drainfill or sectional zones.
- (d) Dam embankments shall be constructed in continuous layers from abutment to abutment except where openings to facilitate construction or to allow the passage of streamflow during construction are specifically authorized in the contract.
- (e) Embankments built at different levels as described under (c) or (d) above shall be constructed so that the slope of the bonding surfaces between embankment in place and embankment to be placed is not steeper than 3 feet horizontal to 1 foot vertical. The bonding surface of the embankment in place shall be stripped of all material not meeting the requirements of this specification and shall be scarified, moistened, and recompacted when the new earthfill is placed against it. This ensures a good bond with the new earthfill and obtains the specified moisture content and density at the contact of the inplace and new earthfills.

5. Control of moisture content

During placement and compaction of earthfill and earth backfill, the moisture content of the material being placed shall be maintained within the specified range.

The application of water to the earthfill material shall be accomplished at the borrow areas insofar as practicable. Water may be applied by sprinkling the material after placement on the earthfill, if necessary. Uniform moisture distribution shall be obtained by disking.

Material that is too wet when deposited on the earthfill shall either be removed or be dried to the specified moisture content prior to compaction.

If the top surface of the preceding layer of compacted earthfill or a foundation or abutment surface in the zone of contact with the earthfill becomes too dry to permit suitable bond, it shall either be removed or scarified and moistened by sprinkling to an acceptable moisture content before placement of the next layer of earthfill.

6. Compaction

Earthfill—Earthfill shall be compacted according to the following requirements for the class of compaction specified:

Class A compaction—Each layer of earthfill shall be compacted as necessary to provide the density of the earthfill matrix not less than the minimum density specified in Section 10 or identified on the drawings. The earthfill matrix is defined as the portion of the earthfill material finer than the maximum particle size allowed in the reference compaction test method specified (ASTM D698 or ASTM D1557).

Class B compaction—Each layer of earthfill shall be compacted to a mass density not less than the minimum density specified.

Class C compaction—Each layer of earthfill shall be compacted by the specified number of passes of the type and weight of roller or other equipment specified or by an approved equivalent method. Each pass shall consist of at least one passage of the roller wheel or drum over the entire surface of the layer.

Earth backfill—Earth backfill adjacent to structures shall be compacted to a density equivalent to that of the surrounding inplace earth material or adjacent required earthfill or earth backfill. Compaction shall be accomplished by hand tamping or manually directed power tampers, plate vibrators, walk-behind, miniature, or self-propelled rollers. Unless otherwise specified heavy equipment including backhoe mounted power tampers or vibrating compactors and manually directed vibrating rollers shall not be operated within 3 feet of any structure. Towed or self-propelled vibrating rollers shall not be operated within 5 feet of any structure. Compaction by means of drop weights operating from a crane or hoist is not permitted.

The passage of heavy equipment will not be allowed:

- Over cast-in-place conduits within 14-days after placement of the concrete
- Over cradled or bedded precast conduits within 7 days after placement of the concrete cradle or bedding
- Over any type of conduit until the backfill has been placed above the top surface of the structure to a height equal to one-half the clear span width of the structure or pipe or 3 feet, whichever is greater, except as may be specified in section 10.

Compacting of earth backfill adjacent to structures shall not be started until the concrete has attained the strength specified in section 10 for this purpose. The strength is determined by compression testing of test cylinders cast by the contractor's quality control personnel for this purpose and cured at the work site in the manner specified in ASTM C 31 for determining when a structure may be put into service.

When the required strength of the concrete is not specified as described above, compaction of earth backfill adjacent to structures shall not be started until the following time intervals have elapsed after placement of the concrete.

Structure	Time interval (days)
Vertical or near-vertical walls with earth loading on one side only	14
Walls backfilled on both sides simultaneously	7
Conduits and spillway risers, cast-in-place (with inside forms in place)	7
Conduits and spillway risers, cast-in-place (inside forms removed)	14
Conduits, pre-cast, cradled	2

3

7. Reworking or removal and replacement of defective earthfill

Earthfill placed at densities lower than the specified minimum density or at moisture contents outside the specified acceptable range of moisture content or otherwise not conforming to the requirements of the specifications shall be reworked to meet the requirements or removed and replaced by acceptable earthfill. The replacement earthfill and the foundation, abutment, and earthfill surfaces upon which it is placed shall conform to all requirements of this specification for foundation preparation, approval, placement, moisture control, and compaction.

8. Testing

During the course of the work, the contractor shall perform quality control tests, as applicable, to identify earthfill and earth backfill materials; determine the reference maximum density and optimum moisture content; and document that the moisture content of material at the time of compaction and the density of earthfill and earth backfill in place conform to the requirements of this specification.

Determining Reference Maximum Density and Optimum Moisture Content—For Class A compaction, the reference maximum density and optimum moisture content shall be determined in accordance with the compaction test and method specified on the drawings or in section 10.

Documenting Specification Conformance—In-place densities of earthfill and earth backfill requiring Class A compaction shall be measured in accordance with ASTM D1556, D2167, D2937, or D6938. Moisture contents of earthfill and earth backfill at the time of compaction shall be measured in accordance with ASTM D2216, D4643, or D6938. Values of moisture content determined by ASTM D2216 are considered the true value of the soil moisture. Values of moisture content determined by ASTM D4643 or D6938 shall be verified by comparison to values obtained by ASTM D2216. Values of in-place density and moisture content determined by these tests shall be compared to the minimum density and moisture content range specified on the drawings or in section 10.

Correction for Oversize Particles—If the materials to be used for earthfill or earth backfill contain more than 5 percent by dry weight of oversize rock particles (particles larger than those allowed in the specified compaction test and method), corrections for oversize particles shall be made using the appropriate procedures explained in ASTM D4718.

9. Measurement and payment

For items of work for which specific unit prices are established in the contract, the volume of each type and compaction class of earthfill and earth backfill within the specified zone boundaries and pay limits is measured and computed to the nearest cubic yard by the method of average cross-sectional end areas. Unless otherwise specified in section 10, no deduction in volume is made for embedded items, such as, but not limited to, conduits, inlet structures, outlet structures, embankment drains, sand diaphragm and outlet, and their appurtenances.

The pay limits shall be as defined below, with the further provision that earthfill required to fill voids resulting from overexcavation of the foundation, outside the specified lines and grades, will be included in the measurement for payment only under the following conditions:

- · Where such overexcavation is directed by the engineer to remove unsuitable material, and
- Where the unsuitable condition is not a result of the contractor's improper construction operations as determined by the engineer.

Earthfill beyond the specified lines and grades to backfill excavation required for compliance with OSHA requirements will be considered subsidiary to the earthfill bid item(s).

Method 1—The pay limits shall be as designated on the drawings.

Method 2—The pay limits shall be the measured surface of the foundation when approved for placement of the earthfill and the specified neat lines of the earthfill surface.

Method 3—The pay limits shall be the measured surface of the foundation when approved for placement of the earthfill and the measured surface of the completed earthfill.

Method 4—The pay limits shall be the specified pay limits for excavation and the specified neat lines of the earthfill surface.

Method 5—The pay limits shall be the specified pay limits for excavation and the measured surface of the completed earthfill.

Method 6—Payment for each type and compaction class of earthfill and earth backfill is made at the contract unit price for that type and compaction class of earthfill. Such payment will constitute full compensation for all labor, material, equipment, and all other items necessary and incidental to the performance of the work.

Method 7—Payment for each type and compaction class of earthfill and earth backfill is made at the contract unit price for that type and compaction class of earthfill. Such payment will constitute full compensation for all labor, material, equipment, and all other items necessary and incidental to the performance of the work except furnishing, transporting, and applying water to the foundation and earthfill material. Water applied to the foundation and earthfill material is measured and payment made as specified in Construction Specification 10.

All methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 10 of this specification.

Items of work to be performed in conformance with this specification and the applicable construction details are contained in Construction Specification 420, Site Preparation.

Construction Specification 24—Drainfill

1. Scope

The work consists of furnishing, placing, and compacting drainfill required in the construction of structure drainage systems.

2. Material

Method 1—Drainfill material shall conform to the requirements of Material Specification 521, Aggregates for Drainfill and Filters. A minimum of 30 days before delivery of materials to the site, the contractor shall inform the engineer in writing of the source(s) from which drainfill material will be obtained. The contractor shall provide the engineer free access to the source(s) for the purpose of obtaining samples for testing.

Method 2—Drainfill material shall be sand, gravel, or crushed stone, or mixtures thereof, obtained from the specified sources. The material shall be selected as necessary to avoid the inclusion of organic matter, clay balls, excessive fine particles, or other substances that would interfere with their free-draining properties.

3. Base preparation

Foundation surface and trenches shall be clean and free of organic matter, loose soil, foreign substance, and standing water when the drainfill is placed. Earth surfaces upon or against which drainfill will be placed shall not be scarified.

4. Placement

Drainfill shall not be placed until the subgrade has been inspected and approved by the engineer. Drainfill shall not be placed over or around pipe or drain tile until the installation of the pipe or tile has been inspected and approved.

Drainfill shall be placed uniformly in layers not to exceed 12 inches thick before compaction. When compaction is accomplished by manually controlled equipment, the layers shall not exceed 8 inches thick. The material shall be placed to avoid segregation of particle sizes and to ensure the continuity and integrity of all zones. No foreign material shall be allowed to become intermixed with or otherwise contaminate the drainfill.

Traffic shall not be permitted to cross over drains at random. Equipment cross-overs shall be maintained, and the number and location of such crossovers shall be established and approved before the beginning of drainfill placement. Each crossover shall be cleaned of all contaminating material and shall be inspected and approved by the engineer before the placement of additional drainfill material.

Any damage to the foundation surface or the trench sides or bottom occurring during placement of drainfill shall be repaired before drainfill placement is continued.

The upper surface of drainfill constructed concurrently with adjacent zones of earthfill shall be maintained at a minimum elevation of 1 foot above the upper surface of adjacent earthfill.

Drainfill over and/or around pipe or drain tile shall be placed to avoid any displacement in line or grade of the pipe or tile.

Drainfill shall not be placed adjacent to structures until the concrete has attained the strength specified in section 9 of this specification. The strength shall be determined by compression testing of concrete test cylinders cast and field cured at the project site in accordance with ASTM Method C 31 for determining when a structure may be placed into service.

When the required strength of the concrete is not specified as described above, placement of drainfill adjacent to concrete structures shall not be commenced until the following item intervals have elapsed following placement of the concrete:

Structure type	Time interval (days)	
Vertical or near-vertical wall with earth loading on one side only (retaining walls and counterforts)	14	
Walls backfilled on both sides simultaneously	7	
Conduits and galleries, cast-in-place (with inside forms in place) (inside forms removed)	7 14	
Conduits, precast, cradled	2	
Conduits, precast, bedded	1	
Cantilever outlet bents backfilled on both sides simultaneously	3	

5. Control of moisture

The moisture content of drainfill material shall be controlled as specified in section 9 of this specification. When additional water is required, it shall be applied in a manner to avoid excessive wetting to adjacent earthfill. Except as specified in section 9 of this specification, control of moisture content will not be required.

6. Compaction

Drainfill shall be compacted according to the following requirements for the class of compaction specified:

Class A compaction—For drainfill materials with more than 70 percent passing the 3/4 inch sieve, each layer of drainfill shall be compacted to a minimum dry density of not less than the density specified in section 9 of this specification as determined by ASTM D 698. For drainfill materials with 70 percent or less passing the 3/4 inch sieve, each layer of drainfill shall be compacted to a relative density of not less than 70 percent as determined by ASTM D 4254.

Class I compaction—Each layer of drainfill shall be compacted by a minimum of two passes over the entire surface with a steel-drum vibrating roller weighing at least 5 tons and exerting a vertical vibrating force of not less than 20,000 pounds at a minimum frequency of 1,200 times per minute, or by an approved equivalent method.

Class II compaction—Each layer of drainfill shall be compacted by one of the following methods or by an approved equivalent method. (A pass is defined as at least one complete coverage of the roller wheel, tire, or drum over the entire surface for each layer.)

- a. A minimum of two passes over the entire surface with a pneumatic-tired roller exerting a minimum pressure of 75 pounds per square inch.
- b. A minimum of four passes over the entire surface with the track of a crawler-type tractor weighing at least 20 tons.
- c. Controlled movement of the hauling equipment so that the entire surface is traversed by not less than one tread track of the loaded hauling equipment.

Class III compaction—No compaction will be required beyond that resulting from the placing and spreading operations.

When compaction other than Class III compaction is specified, material placed in trenches or other locations inaccessible to heavy equipment shall be compacted by manually controlled pneumatic or vibrating tampers as specified in section 9 of this specification.

Heavy equipment shall not be operated within 2 feet of any structure. Vibrating rollers shall not be

operated within 5 feet of any structure. Compaction by means of drop weights operating from cranes, hoists, or similar equipment will not be permitted.

7. Testing

The contractor shall conduct such tests as necessary to verify that the drainfill material and the inplace drainfill meets the specification requirements.

The engineer shall be granted access to perform such tests as are required to verify that the drainfill materials and the drainfill in place meets the requirements of the specifications. These tests are not intended to provide the contractor with information needed to assure that the materials and workmanship meet the specification requirements. These verification tests will not relieve the contractor of the responsibility of performing required tests for that purpose.

8. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, the volume of drainfill within the neat lines shown on the drawings are measured and computed to the nearest cubic yard. Where the engineer directs placement of drainfill outside the neat lines to replace unsuitable foundation material, the volume of such drainfill is included. The volume included is only to the extent that the unsuitable condition is not a result of the contractor's improper construction operation in the determination of the engineer.

Payment for drainfill is made at the contract unit price for each type of drainfill, complete in place. Except as otherwise specified in section 9 of this specification, such payment will constitute full compensation for all labor, equipment, material, and all other items necessary and incidental to the performance of the work.

Method 2—For items of work for which specific unit prices are established in the contract, the quantity of drainfill placed within the specified limits is computed to the nearest 0.1 ton by actual weight. Where the engineer directs placement of drainfill outside the neat lines to replace unsuitable foundation material, the weight of such drainfill is included. The weight included is only to the extent that the unsuitable condition is not a result of the contractor's improper construction operation in the determination of the engineer.

Payment for drainfill is made at the contract unit price for each type of drainfill, complete in place. Except as otherwise specified in section 9 of this specification, such payment will constitute full compensation for all labor, equipment, material, and all other items necessary and incidental to the performance of the work.

Compensation for any item of work described in the contract, but not included in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 9 of this specification.

In Section 2, Material, Method 1 shall apply.

The percentage of drainfill materials that is finer than the No. 200 U.S. Standard Sieve Size (0.074 millimeters) shall be not more than 3 percent when determined in accordance with the procedures contained in ASTM Designation C117. Fines shall be non-plastic when tested in accordance with ASTM D-4318.

In Section 5, Control of moisture, fine graded drainfill shall be in a wet or near saturated condition when placed. Each layer of drainfill shall be saturated immediately prior to compaction.

In Section 6, Compaction, Class II compaction shall apply, except the compaction shall be performed by two passes of a manually directed power tamper for each layer of fill or other approved method by the Engineer.

In Section 8, Measurement and payment, Method 1 shall apply. A deduction in volume will not be made for embedded conduits.

Drainfill shall be placed in such a manner as to prevent segregation of particle sizes.

- a. Bid Item 7, Drainfill, Sheet Pile Walls
 - (1) This item shall consist of furnishing and installing the graded fine and coarse drainfill required for the sheet pile wall for all sites at the locations shown on the drawings.

Construction Specification 26—Topsoiling

1. Scope

The work consists of furnishing and spreading topsoil to specified depths at locations shown on the drawings.

2. Quality of topsoil

Topsoil shall consist of friable surface soil reasonably free of grass, roots, weeds, sticks, rocks, or other unsuitable material. Additional quality requirements, if any, are in section 7 of this specification.

3. Furnishing

Method 1—Topsoil shall be salvaged from designated earth surfaces that will be disturbed by construction activities. After designated sites have been cleared and grubbed, the topsoil shall be removed from the designated areas and stockpiled at locations shown on the drawings or acceptable to the engineer. Unsuitable material encountered during removal of topsoil shall be disposed of at locations shown on the drawings or approved by the engineer, or it will be otherwise hauled and disposed of at locations removed from the construction site. The contractor is responsible for complying with all local rules and regulations and the payment of any and all fees that may result from the disposal at locations outside the construction work limits.

Method 2—Topsoil shall be furnished from an offsite source designated by the contractor. The engineer shall be granted access to the source for inspection and acceptance before delivery to the site. Test results and samples shall be provided when specified in section 7 of this specification.

4. Stockpiling

Stockpiles of topsoil shall not conflict with the requirements of Construction Specification 5, Pollution Control, when made a part of this contract.

5. Spreading

Method 1—Spreading shall not be conducted when the ground or topsoil is frozen, excessively wet, or otherwise in a condition detrimental to uniform spreading operations. Surfaces designated to receive a topsoil application shall be lightly scarified just before the spreading operation.

Following the spreading operation, the topsoil surface shall be left reasonably smooth and without ruts or surface irregularities that could contribute to concentrated water flow downslope.

Method 2—Spreading shall not be performed when the ground or topsoil is frozen, excessively wet, or otherwise in a condition detrimental to uniform spreading operations. Surfaces designated to receive a topsoil application shall be lightly scarified just before the spreading operation. Where compacted earthfills are designated to be topsoiled, the topsoil shall be placed concurrently with the earthfill and shall be bonded to the compacted fill with the compacting equipment.

Following the spreading operation, the topsoil surface shall be left reasonably smooth and without ruts or surface irregularities that could contribute to concentrated water flow downslope.

6. Measurement and payment

Method 1—The total surface covered by topsoil is measured and the area(s) computed to the nearest square yard. Payment for furnishing and placing topsoil is made at the contract unit price.

Method 2—The total surface covered by topsoil, except the surface area of embankments, levees, dikes, and other earthfills not included for payment, is measured and the area(s) computed to the nearest square yard.

Payment for topsoil spread on the surface of embankments, levees, dikes, and other earthfills is included

in the measurement and payment for that item of earthfill where topsoil application occurred.

Method 3—For items of work for which specific unit prices are established in the contract, the volume of topsoil furnished and spread is computed to the nearest cubic yard by the method of average cross-sectional end areas from surveys of the excavated topsoil stockpile or, if not stockpiled, cross-sectional surveys of the borrow area(s). Payment for furnishing and spreading topsoil is made at the contract unit price.

All methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 7 of this specification.

All payment methods—Payment will constitute full compensation for all labor, equipment, material, and all other items necessary and incidental to the completion of the work. This includes excavating, stockpiling, hauling, spreading, and the wasting of unsuitable excavated material.

In Section 3, Furnishing, Method 1 shall apply.

In Section 5, Spreading, Method 1 shall apply. After spreading the topsoil on the required areas, a minimal amount of compacted effort shall be applied by passing over the entire surface with at least one pass of a dozer track. Care shall be taken to avoid over compaction that will hinder the establishment of grass.

Topsoil should be at or near optimum moisture as determined by the feel method during spreading. The topsoil shall be spread uniformly to the specified thickness. Finished grades shall be maintained at that specified, and the final surfaces of topsoiled areas shall be dressed by blading, dragging, or floating operations.

- a. Subsidiary Item, Topsoil
 - (1) This item shall consist of salvaging of approved topsoil from required excavations and from the foundation stripping operations and placing and spreading it on all fill areas as shown on the drawings.
 - (2) The depth of topsoil placement shall be 6 inches, except in areas where the fill depth is less than 6" the topsoil depth shall equal the fill depth.
 - (3) Separate payment will not be made for this item of work. Compensation for this item of work will be include in the payment for the respectively bid item Site Preparation for each site.

Construction Specification 61 — Rock Riprap

1. Scope

The work consists of the construction of rock riprap revetments and blankets, including filter or bedding where specified.

2. Material

Rock riprap must conform to the requirements of Material Specification 523, Rock for Riprap, or if so specified, must be obtained from designated sources. It must be free from dirt, clay, sand, rock fines, and other material not meeting the required gradation limits.

At least 30 days before rock is delivered from other than designated sources, the contractor must designate in writing the source from which rock material will be obtained and provide information satisfactory to the contracting officer that the material meets contract requirements. The contractor must provide the responsible engineer free access to the source for the purpose of obtaining samples for testing. The size and grading of the rock must be as specified in section 8.

Rock from approved sources must be excavated, selected, and processed to meet the specified quality and grading requirements at the time the rock is installed.

Based on a specific gravity of 2.65 (typical of limestone and dolomite) and assuming the individual rock is shaped midway between a sphere and a cube, typical size/weight relationships are:

Sieve size of rock	Approx. Weight of test pi		
16 inches	300 pounds	6,000 pounds	
11 inches	100 pounds	2,000 pounds	
6 inches	15 pounds	300 pounds	

When specified in section 8 or when it is necessary to verify the gradation of the rock riprap, a particle size analysis must be performed in accordance with ASTM D5519, Test Method A or B. The analysis must be performed at the work site on a test pile of representative rock. The mass of the test pile must be at least 20 times the mass of the largest rock in the pile. The results of the test are compared to the gradation required for the project. Test pile results that do not meet the construction specifications must be cause for the rock to be rejected. The test pile that meets contract requirements must be left on the job site as a sample for visual comparison. The test pile must be used as part of the last rock riprap to be placed.

Filter or bedding aggregates when required must conform to Material Specification 521, Aggregates for Drainfill and Filters, unless otherwise specified. Geotextiles must conform to Material Specification 592, Geotextile.

3. Subgrade preparation

The subgrade surface on which the rock riprap, filter, bedding, or geotextile is to be placed must be cut or filled and graded to the lines and grades shown on the drawings. When fill to subgrade lines is required, it must consist of approved material and must conform to the requirements of the specified class of earthfill.

Rock riprap, filter, bedding, or geotextile must not be placed until the foundation preparation is completed and the subgrade surface has been inspected and approved.

4. Equipment-placed rock riprap

The rock riprap must be placed by equipment on the surface and to the depth specified. It must be installed to the full course thickness in one operation and in such a manner as to avoid serious displacement of the underlying material. The rock for riprap must be delivered and placed in a manner that ensures the riprap in place is reasonably homogeneous with the larger rocks uniformly distributed and firmly in contact one to another with the smaller rocks and spalls filling the voids between the larger rocks. Some hand placing may be required to provide a neat and uniform surface.

Rock riprap must be placed in a manner to prevent damage to structures. Hand placing is required as necessary to prevent damage to any new and existing structures.

5. Hand placed rock riprap

The rock riprap must be placed by hand on the surface and to the depth specified. It must be securely bedded with the larger rocks firmly in contact one to another without bridging. Spaces between the larger rocks must be filled with smaller rocks and spalls. Smaller rocks must not be grouped as a substitute for larger rock. Flat slab rock must be laid on its vertical edge except where it is laid like paving stone and the thickness of the rock equals the specified depth of the riprap course.

6. Filter or bedding

When the contract specifies filter, bedding, or geotextile beneath the rock riprap, the designated material must be placed on the prepared subgrade surface as specified. Compaction of filter or bedding aggregate is not required, but the surface of such material must be finished reasonably smooth and free of mounds, dips, or windrows.

7. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, the quantity of each type of rock riprap placed within the specified limits is computed to the nearest ton by actual weight. The volume of each type of filter or bedding aggregate is measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. For each load of rock riprap placed as specified, the contractor must furnish to the responsible engineer a statement-of-delivery ticket showing the weight to the nearest 0.1 ton.

Payment is made at the contract unit price for each type of rock riprap, filter, or bedding. Such payment is considered full compensation for completion of the work.

Method 2—For items of work for which specific unit prices are established in the contract, the quantity of each type of rock riprap placed within the specified limits is computed to the nearest 0.1 ton by actual weight. The quantity of each type of filter or bedding aggregate delivered and placed within the specified limits is computed to the nearest 0.1 ton. For each load of rock riprap placed as specified, the contractor must furnish to the engineer a statement-of-delivery ticket showing the weight to the nearest 0.1 ton. For each load of filter or bedding aggregate, the contractor must furnish to the responsible engineer a statement-of-delivery ticket showing the weight to the nearest 0.1 ton.

Payment is made at the contract unit price for each type of rock riprap, filter, or bedding. Such payment is considered full compensation for completion of the work.

Method 3—For items of work for which specific unit prices are established by the contract, the volume of each type of rock riprap and filter or bedding aggregate is measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas.

Payment is made at the contract unit price for each type of rock riprap, filter, or bedding. Such payment is considered full compensation for completion of the work.

Method 4—For items of work for which specific unit prices are established by the contract, the volume of each type of rock riprap, including filter and bedding aggregate, is measured within the specified limits

and computed to the nearest cubic yard by the method of average cross-sectional end areas.

Payment is made at the contract unit price for each type of rock riprap, including filter and bedding. Such payment is considered full compensation for completion of the work.

Method 5—For items of work for which specific unit prices are established by the contract, the quantity of each type of rock riprap placed within the specified limits is computed to the nearest ton by actual weight. For each load of rock for riprap placed as specified, the contractor must furnish to the responsible engineer a statement-of-delivery ticket showing the weight to the nearest 0.1 ton.

Payment is made at the contract unit price for each type of rock riprap, and includes compensation for any aggregate or geotextile installed as specified for filter or bedding. Such payment is considered full compensation for completion of the work.

Method 6—For items of work for which specific unit prices are established by the contract, the volume of each type of rock riprap is measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas.

Payment is made at the contract unit price for each type of rock riprap and includes compensation for any aggregate or geotextile installed as specified for filter or bedding. Such payment is considered full compensation for completion of the work.

All methods—The following provision applies to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 8.

No separate payment is made for testing the gradation of the test pile. Compensation for testing is included in the appropriate bid item for riprap.

In Section 7, Measurement and payment, Method 1 shall apply.

Rock for use as riprap shall comply with the requirement of Material Specification 523, Rock Type 1.

Rock gradation requirements are shown on the drawings. Prior to delivery of rock to the construction site, the Contractor shall provide a certified gradation analysis from the rock quarry and other evidence satisfactory to the Engineer showing the rock to be supplied complies with the specified gradation(s). Any difference of opinion between the Engineer, Contracting Officer and the Contractor concerning gradation of the riprap being delivered to the site shall be resolved by dumping and checking the gradation of one random truck load of rock

In the event such additional checking procedure becomes necessary, the mechanical equipment, scales, preparation of a sorting site, and labor needed to prove the gradation by weighing shall be provided by the Contractor at no additional cost.

Rock will be subject to additional testing beyond ASTM's listed in Material Specification 523 when in judgement of the Engineer, delivered rock has defects that may not have been detected by the specified laboratory tests. These defects may result in accelerated weathering. Any rock delivered that experiences degradation when selected samples are placed in water for a time period of 7 days will be in non-compliance of the specification.

If, at any time, the rock is delivered to the construction site, separation or segregation of the smaller rock fraction from the larger rock fraction has occurred, the rock shall be reworked as necessary to insure a reasonably uniform distribution of the various rock sizes prior to placement of the rock. Due care shall be exercised during this rework operation (if required) to prevent inclusion of earth or other undesirable materials in the riprap.

The contractor shall have various layers in the source rock quarry tested in accordance with ASTM D5240 if the rock quality is in question as determined by the Engineer.

Riprap delivery shall be made only during scheduled working hours, and delivery tickets shall be furnished to the Engineer.

Riprap shall be equipment placed. Equipment shall not be allowed on the rock during or after placement.

The item of work subsidiary to this bid item is Excavation, Common, Rock Riprap as specified in Construction Specification 21.

- a. Bid Item 8, Rock Riprap
 - (1) This item shall include furnishing and placing the rock riprap as shown on the drawings.

Construction Specification 81—Metal Fabrication and Installation

1. Scope

The work consists of furnishing, fabricating, and erecting metalwork, including the metal parts and fasteners of the composite structures.

2. Material

Unless otherwise specified, material shall conform to the requirements of Material Specification 581, Metal. Steel shall be structural quality unless otherwise specified. Castings shall be thoroughly cleaned and subjected to careful inspection before installation. Finished surfaces shall be smooth and true to assure proper fit. Galvanizing shall conform to the requirements of Material Specification 582, Galvanizing.

3. Fabrication

Fabrication of structural steel shall conform to the requirements of Specification for the Design, Fabrication and Erection of Structural Steel for Buildings (Riveted, Bolted and Arc-Welded Construction), American Institute of Steel Construction.

Fabrication of structural aluminum shall conform to the requirements in the Aluminum Design Manual available from The Aluminum Association.

4. Erection

The frame of metal structures shall be installed true and plumb. Temporary bracing shall be placed wherever necessary to resist all loads to which the structure may be subjected, including those applied by the installation and operation of equipment. Such bracing shall be left in place as long as may be necessary for safety.

As erection progresses the work shall be securely bolted up, or welded, to resist all dead load, wind, and erection stresses. The contractor shall furnish such installation assisting bolts, nuts, and washers as may be required.

No riveting or welding shall be performed until the structure is stiffened and properly aligned.

Rivets driven in the field shall be heated and driven with the same care as those driven in the shop.

All field welding shall be performed in conformance to the requirements for shop fabrication except those that expressly apply to shop conditions only.

5. Protective coatings

Items specified to be galvanized shall be completely fabricated for field assembly before the application of the zinc coatings. Galvanized items shall not be cut, welded, or drilled after the zinc coating is applied.

Items specified to be painted shall be painted in conformance to the requirements of Construction Specification 82 for the specified paint systems.

6. Measurement and payment

Method 1—The work is not measured. Payment for metal fabrication and installation is made at the contract lump sum price in the contract. Such payment constitutes full compensation for all labor, equipment, material, and all other items necessary and incidental to the completion of the work including connectors and appurtenances, such as rivets, bolts, nuts, pins, studs, washers, hangers, and weld metal.

Method 2—The weight of metal installed complete in place shall be determined to the nearest pound. Unless otherwise specified, the weight of metal shall be computed by the method specified in section 3 of the Code of Standard Practice for Steel Buildings and Bridges, American Institute of Steel Construction, except that the following unit weights shall also be used, as appropriate, as the basis of computation:

Material	Unit weight (lb/ft³)	
Aluminum alloy	173	
Bronze or copper alloy	536	
Iron, malleable	470	
Iron, wrought	487	

Payment for furnishing, fabricating, and installing metalwork is made at the contract unit price for the specified types of labor, material, equipment, and all other items necessary and incidental to the completion of the work.

Method 3—The work is not measured. Payment for furnishing, fabricating, and installing each item of metalwork is made at the contract price for that item. Such payment constitutes full compensation for all labor, equipment, material, and all other items necessary and incidental to the completion of the work including connectors and appurtenances, such as rivets, bolts, nuts, pins, studs, washers, hangers, and weld metal.

All methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 7 of this specification.

All anchors, extensions, shafts, pins, plates and hardware associated with the anchor system shall be hot dipped galvanized.

The anchors shall resist the forces as shown on the drawings. Load test shall be performed and correlated to torque. The required torque to obtain the specified load shall be used to install the anchors until another load test is conducted. The number of load test for each site is shown below.

- a. Subsidiary Item, Walers and Anchors
 - (1) This item shall consist of furnishing, fabricating and installing the metal walers, anchors and plate washers complete with bolts, nuts, spacers and washers required to install the steel sheet piles as shown on the drawings. Anchors, shafts, washers, nuts and bolts shall be galvanized.
 - (2) Anchor load tests are required for each site. The number of load test for each site is specified on the drawings.
 - (3) Separate payment will not be made for this item. Compensation for this item will be included in the payment for Steel Sheet Piling.

Construction Specification 94—Contractor Quality Control

1. Scope

The work consists of developing, implementing, and maintaining a quality control system to ensure that the specified quality is achieved for all materials and work performed.

2. Equipment and materials

Equipment and material used for quality control shall be of the quality and condition required to meet the test specifications cited in the contract. Testing equipment shall be properly adjusted and calibrated at the start of operations and the calibration maintained at the frequency specified. Records of equipment calibration tests shall be available to the engineer at all times. Equipment shall be operated and maintained by qualified operators as prescribed in the manufacturer's operating instructions, the references specified, and as specified in section 10 of this specification. All equipment and materials used in performing quality control testing shall be as prescribed by the test standards referenced in the contract or in section 10.

All equipment and materials shall be handled and operated in a safe and proper manner and shall comply with all applicable regulations pertaining to their use, operation, handling, storage, and transportation.

3. Quality control system

Method 1—The contractor shall develop, implement, and maintain a system of quality control to provide the specified material testing and verification of material quality before use. The system activities shall include procedures to verify adequacy of completed work, initiate corrective action to be taken, and document the final results. The identification of the quality control personnel and their duties and authorities shall be submitted to the contracting officer in writing within 15 calendar days after notice of award.

Method 2—The contractor shall develop, implement, and maintain a system adequate to achieve the specified quality of all work performed, material incorporated, and equipment furnished before use. The system established shall be documented in a written plan developed by the contractor and approved by the contracting officer. The system activities shall include the material testing and inspection needed to verify the adequacy of completed work and procedures to be followed when corrective action is required. Daily records to substantiate the conduct of the system shall be maintained by the contractor. The quality control plan shall cover all aspects of quality control and shall address, as a minimum, all specified testing and inspection requirements. The plan provided shall be consistent with the planned performance in the contractor's approved construction schedule. The plan shall identify the contractor's onsite quality control manager and provide an organizational listing of all quality control personnel and their specific duties. The written plan shall be submitted to the contracting officer within 15 calendar days after notice of award. The contractor shall not proceed with any construction activity that requires inspection until the written plan is approved by the contracting officer.

All methods—The quality control system shall include, but not be limited to, a rigorous examination of construction material, processes, and operation, including testing of material and examination of manufacturer's certifications as required, to verify that work meets contract requirements and is performed in a competent manner.

4. Quality control personnel

Method 1—Quality control activities shall be accomplished by competent personnel. A competent person is: One who is experienced and capable of identifying, evaluating, and documenting that materials and processes being used will result in work that complies with the contract; and, who has authority to take prompt action to remove, replace, or correct such work or products not in compliance. Off-site testing

laboratories shall be certified or inspected by a nationally recognized entity. The Contractor shall submit to the Contracting Officer, for approval, laboratory certification or inspection information. The Contractor shall submit to the Contracting Officer, for approval, the names, qualifications, authorities, certifications, and availability of the competent personnel who will perform the quality control activities.

Method 2—Quality control activities shall be accomplished by competent personnel who are separate and apart from line supervision and who report directly to management. A competent person is one who is experienced and capable of identifying, evaluating, and documenting that material and processes being used will result in work that complies with the contract, and who has authorization to take prompt action to remove, replace, or correct such work or products not in compliance. Offsite testing laboratories shall be certified or inspected by a nationally recognized entity. The Contractor shall submit to the Contracting Officer, for approval, laboratory certification or inspection information. The contractor shall submit to the contracting officer, for approval, the names, qualifications, authorities, certifications, and availability of the competent personnel who will perform the quality control activities.

5. Post-award conference

The contractor shall meet with the contracting officer before any work begins and discuss the contractor's quality control system. The contracting officer and the contractor shall develop a mutual understanding regarding the quality control system, including procedures for correcting quality control issues.

6. Records

The contractor's quality control records shall document both acceptable and deficient features of the work and corrective actions taken. All records shall be on forms approved by the contracting officer, be legible, and be dated and signed by the competent person creating the record.

Unless otherwise specified in section 10 of this specification, records shall include:

- a. Documentation of shop drawings including date submitted to and date approved by the contracting officer, results of examinations, any need for changes or modifications, manufacturer's recommendations and certifications, if any, and signature of the authorized examiner.
- b. Documentation of material delivered including quantity, storage location, and results of quality control examinations and tests.
- c. Type, number, date, time, and name of individual performing quality control activities.
- d. The material or item inspected and tested, the location and extent of such material or item, and a description of conditions observed and test results obtained during the quality control activity.
- e. The determination that the material or item met the contract provisions and documentation that the engineer was notified.
- f. For deficient work, the nature of the defects, specifications not met, corrective action taken, and results of quality control activities on the corrected material or item.

7. Reporting results

The results of contractor quality control inspections and tests shall be communicated to the engineer immediately upon completion of the inspection or test. Unless otherwise specified in section 10, the original plus one copy of all records, inspections, tests performed, and material testing reports shall be submitted to the engineer within one working day of completion. The original plus one copy of documentation of material delivered shall be submitted to the engineer before the material is used.

8. Access

The contracting officer and the engineer shall be given free access to all testing equipment, facilities, sites, and related records for the duration of the contract.

9. Payment

Method 1—For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds, after presentation by the contractor of invoices showing related costs and evidence of charges by suppliers, subcontractors, and others for furnishing supplies and work performed. If the total of such payments is less than the lump sum contract price for this item, the remaining balance is included in the final contract payment. Payment of the lump sum contract price constitutes full compensation for completion of the work.

Payment is not made under this item for the purchase cost of material and equipment having a residual value.

Method 2—For items of work for which lump sum prices are established in the contract, payment is prorated and paid in equal amounts on each monthly estimate. The number of months used for prorating shall be the number estimated to complete the work. The final month's prorate amount is made with the final payment. Payment as described above constitutes full compensation for completion of the work.

Payment is not made under this item for the purchase cost of material and equipment having a residual value.

All methods—Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 10.

In Section 3, Quality control system, Method 2 shall apply, except that the written plan shall be submitted to the Contracting Officer within 10 calendar days after notice of award.

In Section 4, Quality control personnel, Method 2 shall apply.

In Section 9, Payment, Method 2 shall apply.

- a. Bid Item 9, Contractor Quality Control
 - (1) This item shall consist of furnishing all equipment, tools, materials, and labor and performing all work to accomplish the work defined in Section 1 of this specification.
 - (2) The burden of proof that work performed meets contract requirements rests upon the Contractor. Quality assurance inspections and tests by the CLO are for the sole benefit of the CLO. The use of such words as "as approved by the Engineer or Contracting Officer" and words of like import in the specifications or drawings which refer to approval by the Contracting Officer are a part of the CLO's Quality Assurance program and do not relieve the Contractor in any part for the Contractor's Quality Control Responsibilities as specified.
 - (3) Quality Control is defined as a rigorous examination and inspection of construction materials, processes and operations to verify that the work being performed meets contract requirements and shall be performed by a qualified Inspector employed by or under contract to the Contractor.
 - (4) The Contractor's quality control system shall be approved and operational before commencement of work. The Contractor's Quality Control Personnel shall submit to the on-site NRCS Inspector Daily Quality Control Reports, for each day the Contractor is on site performing work.
 - (5) Quality control tests shall be conducted in accordance with the standard test methods identified in the specifications. The Contractor shall provide all equipment required to perform all quality control tests. Testing equipment shall meet the requirements as specified by ASTM test methods and be properly calibrated and serviced.
 - (6) All mention of inspection or Inspector in (7) and (8) below is referring to work performed by the Contractor's Quality Control Personnel unless otherwise noted.
 - (7) The degree of quality control specified shall be defined as:
 - (a) Periodic review or inspection is defined as the intermittent presence of the Inspector to observe construction operations and/or perform tests and take measurements as needed to determine and document that the work being performed complies with the specifications.
 - (b) Full time inspection is defined as the full-time presence of the Inspector to observe one or more construction operations and/or perform tests and take measurements at critical points in various operations to determine and document that the work being performed complies with the

- specifications and to be available for consultation in case of emergency or changes in work conditions.
- (c) Continuous inspection is defined as the continuous presence of the Inspector to observe one construction operation and/or perform tests and take measurements at critical points in the operation to determine and document that the work being performed complies with the specifications and to be immediately available for consultation in case of emergency or changes in work conditions.
- (8) The Contractor's inspection system shall include the following items of work that will require the Contractor's quality control. Any item of work not listed below shall be performed or constructed as shown on the drawings and as specified in the construction and material specifications.
 - (a) The Contractor's inspection on all items not listed in (b) through (f) below shall consist of periodic review of those items to assure that all contract specifications are being met and that the items are being properly installed or carried out.
 - (b) Seeding, Sprigging, and Mulching Quality control shall consist of determining that the vegetative materials supplied comply with the specifications; that the areas to be vegetated are properly prepared, smoothed and graded; and that sprigging is performed as specified. Full time inspection shall be required.
 - (c) Sheet Piling Quality control shall consist of continuous inspection during installation of the sheet piles. The Inspector shall determine and document that the sheet piles meet the specified requirements, that the sheet piles have not been damaged in shipment and delivery, that the sheet piles are placed at the specified grade and alignment, that the sheet piles are driven to the specified elevation, that all joints are properly joined, that the anchors are installed as specified and the anchor load tests are properly performed.
 - (d) Excavation Quality control shall consist of full time inspection to determine that all excavation is being accomplished as specified and that the specified excavation has removed all required or unsuitable materials and that grades are properly documented. The Inspector shall determine that all materials selected for use in backfill of the specified works are free of undesirable materials and that all materials are placed in the designated waste, stockpile or fill areas.
 - (e) Earthfill Quality control shall consist of full time inspection of earthfill placement. The Inspector shall select materials from the required excavations, stockpiles and/or borrow area(s) to insure the completed earthfills are constructed in accordance with the drawings and specifications.

The Inspector shall determine foundation conditions are satisfactory; that earthfills materials are of the type selected for placement and are free of undesirable materials; that proper compaction and moisture requirements are being maintained; and that hand and mechanical compaction are being accomplished as specified.

If compaction correlation or requirements are not being met, continuous inspection shall be required during all earthfill and backfill placement.

The Inspector shall determine that Class C compaction is being performed as specified; that the minimum required passes of hauling equipment or other approved equivalent methods of compaction or being performed as specified; that in place moisture content of the earthfill material is in the specified range and moisture adjustment are made as necessary to meet the requirements; that lifts thickness does not exceed the minimum required; that the maximum allowable particle size is not exceeded.

(f) Drainfill - Quality control shall consist of full-time inspection of drainfill placement. It shall include testing of the gradation of drainfill material; determining that the material complies with specified qualities and that the specified compaction is accomplished, and the grades are properly documented. The Inspector shall have at least one sieve analysis prepared for each type of drainfill placed. These analyses shall be made from materials as delivered to the job site. If changes in gradation of drainfill appear to develop additional sieve analysis shall be made.

The lower limits of excavations for the chimney filter/drain shall be thoroughly investigated for fissures and or gravel in the subgrade. If either is discovered or encountered, the engineer shall be notified to determine if modification of the design is needed for the chimney filter/drain.

- (g) Rock Riprap Quality control shall consist of full-time inspection during the placement of the rock riprap. The Inspector shall also determine that the rock riprap complies with the specified quality and gradation limits; that proper certifications are provided; that the rock is placed in a manner to prevent damage to the geotextile; that the rock is placed as shown on the drawings and as specified and that segregation of particle sizes has not occurred during delivery or placement. At least one onsite gradation test will be made by the Contractor.
- (9) The skills, knowledge, abilities and experience needed by the Contractor's quality control personnel to perform the quality control shall be as follows:
 - (a) Must have the ability to maintain communications with the landowners, the Contracting Officer and the Contractor.
 - (b) Knowledge of cut and grade staking and earthwork installations.
 - (c) Knowledge of soils, including foundation conditions, density and classifications.
 - (d) Knowledge of sampling of soils and determination of density of in-place soils.
 - (e) When applicable, must have knowledge of acceptable moisture-density test methods and the ability to satisfactorily perform the tests.
 - (f) Have the ability to interpret survey notes and to prepare quantity computations.
 - (g) Have the ability to maintain adequate files and records of construction inspection work.

- (h) Have the ability to interpret construction drawings and specifications.
- (i) Must have knowledge of the United Soil Classification System and the ability to interpret soil classification requirements from the construction drawings.
- (10) Quality control personnel shall also be responsible for maintaining a record of progress with photographs. Construction activities shall be documented with 3 megapixels or greater digital photography in a JPEG file format. Photographs of daily construction work, problems encountered, and unique construction practices shall be taken to insure full coverage of all work performed. The photographs shall be numbered, date and time imprinted and indexed with documentation explaining construction activities shown and must be submitted with the request for final payment.

Construction Specification 406—Hydro Mulch Seeding

1. Scope

This work consists of preparing the area for treatment, furnishing all labor, materials, equipment, supplies, supervision and tools and performing all work necessary to seed, fertilize, water, maintain, and cleanup of side slopes and finished grades, in accordance with this specifications, for the purpose of temporary erosion control or final stabilization.

The hydro-mulch seeding operations, together with all necessary related work, shall conform to the requirements specified in this section. The area(s) to be hydro-mulch seeded shall be as shown on the construction drawings.

2. Materials

Seed shall comply with the U. S. Department of Agriculture Rules and Regulations – Federal Seed Act. Seed bags shall have tags affixed for inspection in the field. Bags without tags will be rejected. Seed shall be tested and certified by a commercial or state laboratory not more than nine (9) months prior to the date of planting. Tags on seed bags shall show the name of the seed, locality and year of harvest, percentage purity, germination and dormant seed, Johnson grass content and noxious weed content. Seed shall be provided in clean, unopened and undamaged bags. Seed(s) shall be provided with no objectionable material, such as sticks, stems and unthrashed seed heads, which will hinder proper distribution. Seed that is wet, moldy, starting to germinate or otherwise damaged, will not be accepted by Fort Bend County.

Standard seed plan, planting Dates, plant species and seeding rate are as follows:

Species	Application Rate	Planting Date
	Pounds/Ac	
Hulled Common Bermuda Grass 98/88	40	Jan 1 to Mar 31
Unhulled Common Bermuda Grass 98/88	40	
Hulled Common Bermuda Grass 98/88	40	Apr 1 to Sep 30
Hulled Common Bermuda Grass 98/88	40	Oct 1 to Dec 31
Unhulled Common Bermuda Grass 98/88	40	
Annual Rye Grass (Gulf)	30	

Seeding shall be applied in accordance with the following:

- Planting dates are approximate, the Engineer will determine which seed to use prior to start of seeding.
- Seeding rate for "Pure Live Seed" is used to determine the actual application rate of bulk material to obtain.
- PLS= (% germination X % purity) 98x88 = 86.2% PLS.
- Rate/PLS= LBS of seed needed for application 1/. 807= 1. 24 lbs. of seed needed/1000 SF.
- Certified Bermuda must have a Blue Tag and tested by an accredited seed testing lab.

Commercial fertilizer shall be applied to the entire seeded area at the prescribed rates. All fertilizer used shall be delivered in bags or containers clearly labeled showing analysis. A pelleted or granulated fertilizer shall be used with an analysis of 10-10-5 (nitrogen – phosphoric acid – potash), unless otherwise approved by the Engineer. The figures in the analysis represent the nitrogen, phosphoric acid and potash nutrients respectively as determined by the methods of the Association of Official Agricultural Chemists.

The sources of nitrogen in the fertilizer shall be roughly balanced between ammoniacal (quick release) and nitrate nitrogen (slow release). Fertilizer shall be readily water-soluble.

Fertilizer of a different analysis may be substituted as approved by the Engineer. It shall be pelleted or granulated fertilizer with a lower concentration. The total amounts of nutrients furnished and applied per acre shall equal or exceed that specified for each nutrient.

Mulch shall be virgin wood cellulose fiber made from whole wood chips. Rate of application shall be 2000 pounds per acre. Soil stabilizers shall be applied at a rate of 40 pounds per acre. On side slopes Terra Type III (or approved equal) shall be used. On all other areas Terra Tack I (or approved equal) shall be used. Alternatively, Ultra Bond 2002 (or approved equal) shall be applied at a rate of one gallon per square yard in three applications. First application shall be at a rate of 1/2 gallon per square yard followed by another application in about two weeks at a rate of 1/4 gallon per square yard. The third application shall follow in about two months at a rate of 1/4 gallon per square yard. The concentrate shall be diluted in 1:5 ratio with water or as recommended by the manufacturer.

Wood cellulose fiber mulch, for use in the grass seed and fertilizer, shall be processed in such a manner that it will not contain any germination or growth inhibiting factors. It shall be dyed an appropriate color to allow visual metering of its application. The wood cellulose fibers shall have the property of becoming evenly dispersed and suspended when agitated in water. When sprayed uniformly on the surface of the soil, the fibers shall form a blotter-like ground cover which readily absorbs water and allows infiltration to the underlying soil. Weight specifications from suppliers, shall refer only to the air-dry weight of the fiber. The mulch material shall be supplied in packages having a gross weight not greater than 100 pounds and must be marked by the manufacturer to show the dry weight content. Suppliers shall be prepared to certify that laboratory and field testing of their product has been accomplished and that it meets all the preceding requirements.

Water shall be free from oil, acid, alkali, salt and other substances harmful to the growth of grass. The water source shall be subject to approval, prior to use.

3. Hydro mulch seeding operation

Immediately after the finished grade has been approved, begin hydro-mulching operations to reduce erosion and excessive weed growth.

Hydraulic equipment used for the application of fertilizer, seed and slurry of prepared wood fiber mulch shall have a built-in agitation system with an operating capacity sufficient to agitate, suspend and homogeneously mix a slurry containing up to 40 pounds of fiber plus a combined total of 70 pounds of fertilizer solids for each 100 gallons of water. The slurry distribution lines shall be large enough to prevent stoppage. The discharge line shall be equipped with a set of hydraulic spray nozzles which provide even distribution of the slurry on the area to be seeded. The slurry tank shall have a minimum capacity of 800 gallons and shall be mounted on a traveling unit, which may either be self-propelled or drawn with a separate unit which will place the slurry tank and spray nozzles within sufficient proximity to the areas to be seeded, so as to provide uniform distribution without waste. The Engineer may authorize equipment with a smaller tank capacity, provided the equipment has the necessary agitation system and sufficient pump capacity to spray the slurry in a uniform coat.

Slurry preparation shall take place on the worksite. The slurry preparation should begin by adding water to the tank when the engine is at half throttle. When the water level has reached the height of the agitator shaft, good re-circulation shall be established, and seed shall be added. Fertilizer shall then be added, followed by wood pulp mulch. The wood pulp mulch shall only be added to the mixture after the seed and when the tank is at least one-third filled with water. The engine throttle shall be opened to full speed when the tank is half filled with water. All the wood pulp mulch shall be added by the time the tank is two-thirds to three-fourths full. Spraying shall commence immediately when the tank is full. The

operator shall spray the area with a uniform visible coat, by using the green color of the wood pulp as a guide.

4. Application

The Contractor shall obtain approval of hydro-mulch area preparation from the Engineer prior to application. If rain is imminent, then the application of hydro mulch seeding operation and fertilizer shall be postponed until weather conditions exist such that the potential for the runoff of the slurry and fertilizer from the site is minimized.

Operators of hydro-mulching equipment shall be thoroughly experienced in this type of application. Apply the specified slurry mix to form a uniform mat at the specified rate. The Contractor shall avoid getting the hydro mulch on paved areas. Keep paved and planting areas clean during maintenance operations. Contractor shall confine hydro-mulching within the areas designated on the plans and keep it from contact with other plant material. Immediately after application, thoroughly wash off any plants, planting areas or paved areas not intended to receive slurry mix.

If the Engineer notes any unmulched areas after hydro-mulching, the Contractor shall be required to seed the unmulched areas with the grasses that were to have been planted at no additional cost to Harris County.

5. Contractor's Maintenance & Guarantee Period

It shall be the responsibility of the Contractor to maintain all hydro mulch seeded areas until satisfactory growth has occurred as determined by the Engineer and for 60 days after the successful completion of all punch list items. Maintenance shall consist of watering, weeding, repairing of all erosion, and reseeding, as necessary to establish a uniform stand of the specified grasses. A minimum of 95 percent of the area seeded shall be covered with the specified grass with no bare or dead spots greater than 10 square feet. The Contractor shall make as many repeat seedings as necessary to achieve the required level of coverage. Such reseeding is to be performed within 14 calendar days of notification by the Engineer.

The Contractor shall be responsible for 1 mowing per month in the months of April through October. The Contractor shall also be responsible for 1 mowing every 6 weeks in the months of November through March. In addition, the Contractor shall water all grassed areas as often as necessary to establish satisfactory growth and to maintain its growth throughout the duration of the project; including the 60-day period after the punch list is completed as described above.

6. Submittal Required

The Contractor shall submit copy of seed tag(s) and letter from the supplier attesting that the seed meets the requirements as stated herein. Certification shall include common name; botanical name, percent by weight of each plant species; year of harvest; percent purity, germination and dormant seed; percent noxious weed content; and date of certification. The Contractor shall certify on the application of the project.

7. Measurement and payment

The unit of measurement for all work performed and materials furnished, as described herein, shall be by the acre or per station as indicated in the bid documents. Measurement shall be done upon completion of the work performed within the limits shown on the drawings and as described herein. The area measured for payment will be computed to the nearest 1/10 acre or station.

Payment for hydro-mulch seeding will be made at the contract unit price per acre or per station and includes final grading, mulch, seed, fertilizer, watering, maintenance and clean-up. Additional payment shall not be made for those areas that are reseeded as provided in Section 4 above.

When working on slopes which are steeper than 3:1 horizontal to vertical, all rubber tire equipment on the slope will be held with truck or tractor and winch line with the truck or tractor operating along the crown of the embankment or other suitable flat surface. As an alternative, track (crawler) equipment with a low center of gravity may work up and down the slopes to perform the work without a winch line requirement when operated in accordance with applicable OSHA requirements.

- a. Bid Item 10, Vegetation, Hydro Mulch Seeding
 - (1) This item shall consist of preparing the seedbed and furnishing and applying the hydro mulch mixture the designated areas as shown on the drawings.
 - (2) The rate of application of the fertilizer shall be forty-eight (48) pounds of nitrogen (N), forty-eight (48) pounds of phosphorous (P) and twenty-four (24) pounds of potassium (K) per acre).

Construction Specification 420 – Site Preparation

1. Scope

The work shall consist of the excavation and/or earthfill placement required by the drawings and specifications.

2. Classification

Site preparation will be classified in accordance with the following definitions.

Class A Site Preparation. Site preparation requiring a combined volume not more than 200 cubic yards of required excavations and/or earthfill placement.

Class B Site Preparation. Site preparation requiring a combined volume of 201 to ,400 cubic yards of required excavations and/or earthfill placement.

Class C Site Preparation. Site preparation requiring a combined volume of 401 to 600 cubic yards of required excavations and/or earthfill placement.

Class D Site Preparation. Site preparation requiring a combined volume of 601 to 800 cubic yards of required excavations and/or earthfill placement.

Class E Site Preparation. Site preparation requiring a combined volume of 801 to 1,000 cubic yards of required excavations and/or earthfill placement.

Class F Site Preparation. Site preparation requiring a combined volume of 1,001 to 1,200 cubic yards of required excavations and/or earthfill placement.

Class G Site Preparation. Site preparation requiring a combined volume of 1,201 to 1,500 cubic yards of required excavations and/or earthfill placement.

Class H Site Preparation. Site preparation requiring a combined volume of 1,501 to 2,000 cubic yards of required excavations and/or earthfill placement.

Class I Site Preparation. Site preparation requiring a combined volume of 2,001 to 2,500 cubic yards of required excavations and/or earthfill placement.

Class J Site Preparation. Site preparation requiring a combined volume of 2,501 to 3,000 cubic yards of required excavations and/or earthfill placement.

3. Excavation

Excavations required to prepare the site shall be done in accordance with the requirements of Construction Specification 21. All excavations shall be unclassified excavations. The depths of excavations as shown on the construction drawings are approximate. The actual depth and extent of excavations will be determined after examination of materials encountered.

Suitable materials resulting from required excavations shall be used for the required earthfills and backfills. Any materials not utilized in the required fills shall be disposed of in the waste area. These materials shall be approved on site prior to placement.

In Construction Specification 21 the following shall apply:

Section 4, Use of excavated materials – Method 1 – There is no guarantee that materials obtained from the specified excavations may be used directly in specified fill areas. Stockpiling of selected materials to insure their availability for use in specific zones of the fill areas may be required. Additional compensation will not be made for stockpiling of excavated materials. Cost for stockpiling of excavated materials shall be included in the compensation for the bid items for Site Preparation.

Section 5, Disposal of waste materials – Method 1 – The disposal of the excavated materials shall include transporting, depositing, and spreading the materials to and on the designated fill or waste areas. The area on which each load of material shall be deposited shall be approved on-site beforehand. The surfaces of waste areas shall be dressed to be reasonably smooth and to be free of mounds, dips, windrows, or depressions which would prevent the safe operation of ordinary farm equipment thereon and the finished surface of waste areas will not be made. Cost for disposal of excavated materials and dressing of the surfaces of waste areas will be included in the compensation for the bid items for Site Preparation.

4. Earthfill

Earthfills required to prepare the site shall be placed in accordance with the requirements of Construction Specification 23. All compaction shall be Class C in accordance with Section 6 of Construction Specification 23. Compaction shall be accomplished by five (5) passes of a pad roller, vibratory roller, hand operated pneumatic tamper or an approved equivalent method. The hand operated tamper shall only be used adjacent to pipes or walls. A roller weighing at least 100 pounds per square inch of bearing area shall be used. The in-place moisture content of the earthfill material shall be range from 12% to 18% by weight as tested using a speedy moisture tester, or other appropriate methods. The moisture content of the backfill materials when placed shall be adjusted as necessary to meet the requirements. Fill lifts shall not be more than 6" thick prior to compaction and the maximum allowable particle size shall be 6". Earth backfill lifts adjacent to pipes or walls shall not be more than 4" thick prior to compaction, and the maximum particle size shall be 3".

One pass of the roller shall be defined as the required number of successive trips, which will ensure complete coverage of the entire surface area of each lift being processed. Each pass of the compacting equipment shall be offset so that the total compactive effort shall be distributed evenly over the entire area.

5. Measurement and payment

The number of each class of site preparation will be counted. Payment for each class of site preparation shall be made at the contract lump sum price for that class of site preparation. Such payment will constitute full compensation for all labor, equipment, materials and all other items necessary and incidental to the completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in Section 6 of this specification.

6. Items of Work and Construction Details

Waste areas and borrow areas will be designated at the time of site showing.

The class of site preparation is based on quantities derived from preliminary survey data. Variations in these quantities may be possible when the work is actually performed. However, modification to the contract will not be made for work performed in excess of these estimated quantities except under the following conditions:

- 1. The variation must exceed 10% more than the maximum quantity established for the class of site preparation and have a minimum contract value for the additional work in excess of \$1,000.00. (The contract value is to be determined by dividing the lump sum amount in the bid schedule by the applicable maximum yardage for the class of site preparation shown for the contract item in the table of quantities.) If the variation exceeds 10% and \$1,000.00, the class of site preparation will be adjusted and paid for at the rate for the adjusted class.
- 2. It is the Contractor's responsibility to submit proof that the estimated site preparation class in question exceeds the percentage and cost parameters in item (a) above. Proof will consist of applicable survey data or other measurements made by a qualified surveyor in accordance with recognized professional practice and the contract specifications.
- 3. The survey data or other measurements as applicable shall be presented to the NRCS prior to any work on the contract item for which the quantity is questioned. Three working days shall be provided to the NRCS to verify data prior to the beginning of work for this contract item.
- 4. A final survey or other measurements as applicable shall be made and presented to the NRCS after the work is completed which will allow measurement for the quantity in question. If this survey data indicates justification for a contract modification within the parameters of item (a) above, it will be made in accordance with the change clause contained in the contract.

Site Preparation shall include the removal of existing pipes, concrete ruble or other structures required for installation of the sheet pile walls.

Site Preparation shall include the installation of culverts provided by the county as shown on the drawings. Installation shall include foundation preparation, placement, backfill, and all other work necessary to install the culverts.

Road surfacing material (gravel, asphalt, and oil sand) shall be stockpiled separate from other excavated materials. Stockpiled road surfacing material shall be placed after all other earthfill has been placed, including any additional fill materials provided by the county. The stockpiled road surface materials shall be placed as a final surface.

The items of work subsidiary to Site Preparation are Clearing, Class Cas specified in Construction Specification 1 and Topsoil as specified in Construction Specification 26.

Items of work to be performed in conformance with this specification and the construction details therefore are:

- a. Bid Item 11, Earthwork, Site 413, Class E
 - (1) The item shall include the site preparation of Site 413.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.

- (b) Topsoil as specified in Construction Specification 26.
- b. Bid Item 12, Earthwork, Site 415, Class F
 - (1) The item shall include the site preparation of Site 415.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (b) Topsoil as specified in Construction Specification 26.
- c. Bid Item 13, Earthwork, Site 416, Class C
 - (1) The item shall include the site preparation of Site 416.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (b) Topsoil as specified in Construction Specification 26.
- d. Bid Item 14, Earthwork, Site 417, Class D
 - (1) The item shall include the site preparation of Site 417.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (b) Topsoil as specified in Construction Specification 26.
- e. Bid Item 15, Earthwork, Site 418, Class A
 - (1) The item shall include the site preparation of Site 418.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (b) Topsoil as specified in Construction Specification 26.
- f. Bid Item 16, Earthwork, Site 419, Class B
 - (1) The item shall include the site preparation of Site 419.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (b) Topsoil as specified in Construction Specification 26.
- g. Bid Item 17, Earthwork, Sites 421A, Class C
 - (1) The item shall include the site preparation of Sites 421A.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (b) Topsoil as specified in Construction Specification 26.
- h. Bid Item 18, Earthwork, Sites 421B, Class C
 - (1) The item shall include the site preparation of Sites 421B.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.

- (b) Topsoil as specified in Construction Specification 26.
- i. Bid Item 19, Earthwork, Site 422, Class C
 - (1) The item shall include the site preparation of Site 422.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (3) Topsoil as specified in Construction Specification 26.
- j. Bid Item 20, Earthwork, Site 423, Class A
 - (1) The item shall include the site preparation of Site 423.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (3) Topsoil as specified in Construction Specification 26.
- k. Bid Item 21, Earthwork, Site 436, Class I
 - (1) The item shall include the site preparation of Site 436.
 - (2) The item of work subsidiary to this bid item are:
 - (a) Structure Removal as specified in Construction Specification 3.
 - (3) Topsoil as specified in Construction Specification 26.

Material Specification 511—Steel Piles

1. Scope

The specification covers the type and quality of steel piles.

2. Bearing Piles

Steel bearing piles shall be structural steel H-piles conforming to the requirements of ASTM A36. The required length of pile may be fabricated by buttwelding shorter lengths of pile stock. Unless otherwise specified, the cross-section of each pile shall be constant throughout its length. The axis of the pile shall be straight, and the number of welded joints in the length of the pile shall be as few as practicable. Pieces below the top piece shall have a minimum length of 10 feet.

3. Sheet Piles

Steel sheet piles shall conform to the requirements of ASTM A328, A572, or A690. Fabrication of piles from shorter lengths of pile stock is not permitted.

Material Specification 521—Aggregates for Drainfill and Filters

1. Scope

This specification covers the quality of mineral aggregates for the construction of drainfill and filters.

2. Quality

Drainfill and filter aggregates shall be sand, gravel, or crushed stone or mixtures thereof. Aggregates shall be composed of clean, hard, durable, mineral particles free from organic matter, clay balls, soft particles, or other substances that would interfere with the free-draining properties of the aggregates.

Coarse aggregate may be crushed limestone or other material that has limestone particles included. Aggregates from crushed limestone shall be thoroughly washed and screened to remove limestone dust, limestone fines, and fine soil particles. Limestone shall not be used for fine aggregates except in combination with other material, such that not more than 5 percent of the portion finer than the No. 4 sieve shall be limestone.

Aggregates shall be tested for soundness according to ASTM Method C88 and shall have a weighted average loss in 5 cycles of not more than 12 percent when sodium sulfate is used or 18 percent when magnesium sulfate is used.

3. Grading

Drainfill and filter aggregates shall conform to the specified grading limits after being placed or after being compacted when compaction is specified. Grading shall be determined by ASTM Method C136. The percentage of material finer than the No. 200 sieve shall be determined by the method in ASTM Designation C117.

4. Storing and handling

Drainfill and filter aggregates shall be stored and handled by methods that prevent segregation of particle sizes or contamination by mixing with other material.

Material Specification 523—Rock for Riprap

1. Scope

This specification covers the quality of rock to be used in the construction of rock riprap.

2. Quality

Individual rock fragments shall be dense, sound, and free from cracks, seams, and other defects conducive to accelerated weathering. Except as otherwise specified, the rock fragments shall be angular to subrounded. The least dimension of an individual rock fragment must be not less than one-third the greatest dimension of the fragment. ASTM D4992 provides guidance on selecting rock.

Except as otherwise provided, the rock must be tested and must have the following properties:

Rock type 1

- *Bulk specific gravity (saturated surface-dry basis)*—Not less than 2.5 when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- **Absorption**—Not more than 2 percent when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- **Soundness**—The weight loss in five cycles must not be more than 10 percent when sodium sulfate is used or more than 15 percent when magnesium sulfate is used.

Rock type 2

- *Bulk specific gravity (saturated surface-dry basis)*—Not less than 2.5 when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- **Absorption**—Not more than 2 percent when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- *Soundness*—The weight loss in five cycles must be not more than 20 percent when sodium sulfate is used or more than 25 percent when magnesium sulfate is used.

Rock type 3

- *Bulk specific gravity* (*saturated surface-dry basis*)—Not less than 2.3 when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- *Absorption*—Not more than 4 percent when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- *Soundness*—The weight loss in five cycles must be not more than 20 percent when sodium sulfate is used or more than 25 percent when magnesium sulfate is used.

3. Methods of soundness testing

Rock cube soundness—The sodium or magnesium sulfate soundness test for all rock types (1, 2, or 3) must be performed on a test sample of $5,000 \pm 300$ grams of rock fragments, reasonably uniform in size and cubical in shape, and weighing, after sampling, about 100 grams each. They must be obtained from rock samples that are representative of the total rock mass, as noted in ASTM D4992, and that have been sawed into slabs as described in ASTM D5121. The samples shall further be reduced in size by sawing the slabs into cubical blocks. The thickness of the slabs and the size of the sawed fragments must be determined by the size of the available test apparatus and as necessary to provide, after sawing, the approximate 100-gram samples. The cubes shall undergo five cycles of soundness testing in accordance with ASTM C88.

Internal defects may cause some of the cubes to break during the sawing process or during the initial soaking period. Do not test any of the cubes that break during this preparatory process. Such breakage, including an approximation of the percentage of cubes that break, must be noted in the test report.

After the sample has been dried following completion of the final test cycle and washed to remove the sodium sulfate or magnesium sulfate, the loss of weight shall be determined by subtracting from the original weight of the sample the final weight of all fragments that have not broken into three or more fragments.

The test report shall show the percentage loss of the weight and the results of the qualitative examination.

Rock slab soundness—When specified, the rock shall also be tested in accordance with ASTM D5240. Deterioration of more than 25 percent of the number of blocks is cause for rejection of rock from this source. Rock must also meet the requirements for average percent weight loss stated below.

- For projects located north of the Number 20 Freeze-Thaw Severity Index Isoline (fig. 523–1), unless otherwise specified, the average percent weight loss for Rock Type 1 must not exceed 20 percent when sodium sulfate is used or 25 percent when magnesium sulfate is used. For Rock Types 2 and 3, the average percent weight loss must not exceed 25 percent for sodium sulfate soundness or 30 percent for magnesium sulfate soundness.
- For projects located south of the Number 20 Freeze-Thaw Severity Index Isoline, unless otherwise specified, the average percent weight loss for Rock Type 1 must not exceed 30 percent when sodium sulfate is used or 38 percent when magnesium sulfate is used. For Rock Types 2 and 3, the average percent weight loss must not exceed 38 percent for sodium sulfate soundness or 45 percent for magnesium sulfate soundness.

<u>Figure 523-1</u> Number 20 freeze-thaw severity index isoline (map approximates the map in ASTM D5312)



4. Field durability inspection

Rock that fails to meet the material requirements stated above (if specified), may be accepted only if similar rock from the same source has been demonstrated to be sound after 5 years or more of service under conditions of weather, wetting and drying, and erosive forces similar to those anticipated for the rock to be installed under this specification.

A rock source may be rejected if the rock from that source deteriorates in less than 5 years under similar use and exposure conditions expected for the rock to be installed under this specification, even though it meets the testing requirements stated above.

Deterioration is defined as the loss of more than one-quarter of the original rock volume, or severe cracking that would cause a block to split. Measurements of deterioration are taken from linear or surface area particle counts to determine the percentage of deteriorated blocks. Deterioration of more than 25 percent of the pieces is cause for rejection of rock from the source.

5. Grading

The rock must conform to the specified grading limits after it has been placed within the matrix of the rock riprap. Grading tests must be performed, as necessary, according to ASTM D5519, Method A, B, or C, as applicable.

Material Specification 581—Metal

1. Scope

This specification covers the quality of steel and aluminum alloys.

2. Structural steel

- Structural steel shall conform to the requirements of ASTM A 36.
- High-strength low-alloy structural steel shall conform to ASTM A 242 or A 588.
- Carbon steel plates of structural quality to be bent, formed, or shaped cold shall conform the ASTM A 283. Grade C.
- Carbon steel sheets of structural quality shall conform to ASTM Standard A 1011, Grade 40, or A 1008, Grade 40.
- Carbon steel strip of structural quality shall conform to ASTM Standard A 1011, Grade 36.

3. Commercial or merchant quality steel

Commercial or merchant quality steel shall conform to the requirements of the applicable ASTM listed below:

Product	ASTM standards
Carbon steel bars	A 575, Grade M 1015
	to Grade M 1031
Carbon steel sheets	A 1011
Carbon steel strips	A 1011
Zinc-coated carbon steel sheets	A 653 or A 924

4. Aluminum alloy

Aluminum alloy products shall conform to the requirements of the applicable ASTM standard listed below. Unless otherwise specified, alloy 6061-T6 shall be used.

Product	ASTM standards
Standard structural shape	B 308
Extruded structural pipe and tube	B 429
Extruded bars, rods, shapes, and tubes	B 221
Drawn seamless tubes	B 210
Rolled or cold-finished bars, rods, and wire	B 211
Sheet and plate	B 209

5. Bolts

Steel bolts shall conform to the requirements of ASTM Standard A 307. If high-strength bolts are specified, they shall conform to the requirements of ASTM A 325.

When galvanized or zinc-coated bolts are specified, the zinc coating shall conform to the requirements of ASTM Standard A 153 except that bolts 0.5 inch or less in diameter may be coated with electro-deposited zinc or cadmium coating conforming to the requirements of ASTM Standard B 633, Service Condition SC 3, or ASTM B 766, unless otherwise specified.

6. Rivets

Unless otherwise specified, steel rivets shall conform to the requirements of ASTM Specification A 31, Grade B. Unless otherwise specified, aluminum alloy rivets shall be Alloy 6061 conforming to the requirements of ASTM Standard B 316.

7. Welding electrodes

Steel welding electrodes shall conform to the requirements of American Welding Society Specification AWS A5.1, "Specification for Mild Steel Covered Arc-Welding Electrodes," except that they shall be uniformly and heavily coated (not washed) and shall be of such a nature that the coating does not chip or peel while being used with the maximum amperage specified by the manufacturer.

Aluminum welding electrodes shall conform to the requirements of American Welding Society Specification AWS A5.10, "Specification for Aluminum and Aluminum-Alloy Welding Rods and Bare Electrodes."

Material Specification 582—Galvanizing

1. Scope

This specification covers the quality of zinc coatings applied to iron and steel productions

2. Quality

Zinc coatings shall conform to the requirements of ASTM A 123 for Zinc (Hot-Dip Galvanized) Coatings on Iron and Steel Products or as otherwise specified in the items of work and construction details of the Construction Specification.

ASTM A 123 covers both fabricated and nonfabricated products; e.g., assembled steel products, structural steel fabrications, large tubes already bent or welded before galvanizing, and wire work fabricated from noncoated steel wire. It also covers steel forgings and iron castings incorporated into pieces fabricated before galvanizing or which are too large to be centrifuged (or otherwise handled to remove excess galvanizing bath metal).

Items to be centrifuged or otherwise handled to remove excess zinc shall meet the requirements of ASTM A 153, except bolts, screws, and other fasteners 0.5 inch or less in diameter may be coated with electrodeposited zinc or cadmium coating conforming to the requirements of ASTM B 766, coating thickness Class 5, Type III, or ASTM B 633, Service Condition SC-3, unless otherwise specified..

Material Specification 592—Geotextile

1. Scope

This specification covers the quality of geotextile, including geotextile for temporary silt fence.

2. General Requirements

Fiber (thread and yarn) used in the manufacture of geotextile must consist of synthetic polymer composed of a minimum of 85 percent by weight polypropylene, polyester, polyamide, polyethylene, polyolefin, or polyvinylchloride. The fiber must be formed into a stable network of filaments retaining dimensional stability relative to each other. The geotextile must be free of defects such as holes, tears, and abrasions. The geotextile must be free of any chemical treatment or coating that significantly reduces its porosity. Fibers must contain stabilizers, inhibitors, or both to enhance resistance to ultraviolet light. Geotextile, other than that used for temporary silt fence, must conform to the requirements in tables 592–1 or 592–2, as applicable. Geotextile used for temporary silt fence must conform to ASTM D6461.

Thread used for factory or field sewing must be of a color contrasting to the color of the fabric and made of high-strength polypropylene, polyester, or polyamide material. It must be as resistant to ultraviolet light as the geotextile being sewn.

3. Classification

There are two geotextile classifications, woven and nonwoven. Geotextile for temporary silt fence may be either woven or nonwoven. Slit film woven geotextile may not be used except for temporary silt fence.

Woven geotextiles are made from fabric that is formed by the uniform and regular interweaving of the threads or yarns in two directions. Woven fabrics must be manufactured from monofilament yarn formed into a uniform pattern with distinct and measurable openings, retaining their position relative to each other. The fabric must have a selvedge edge or otherwise be finished to prevent unraveling.

Nonwoven geotextiles are made from fabric that is formed by a random placement of threads in a mat and bonded by needle punching, heat bonding, or resin bonding. Nonwoven geotextile must have distinct but variable small openings, retaining their position relative to each other when bonded. The use of heat- or resin-bonded nonwovens is restricted as specified in note 2 of table 592-2.

4. Sampling and Testing

The geotextile must conform to tables 592–1, 592–2, or ASTM D6461 as applicable for the product type shown on the label. Documentation described in either a. or b. below is required to verify the product meets the specified requirements:

Product properties as listed in the latest edition of the "Specifiers Guide," Geosynthetics (Industrial Fabrics Association International, 1801 County Road B, West Roseville, MN 55113-4061 or at http://www.geosindex.com), and that represent average roll values, are acceptable.

Test data from the geotextile production run for each of the specified tests listed in tables 592–1, 592–2, or ASTM D6461, as applicable.

5. Shipping and Storage

Each roll of geotextile must be labeled or tagged to clearly identify the brand, class, and the individual production run in accordance with ASTM D4873. The geotextile must be shipped and transported in rolls wrapped with a cover for protection from moisture, dust, dirt, debris, and ultraviolet light. The cover must be maintained undisturbed to the maximum extent possible before placement.

Material Specification 592 Geotextile (continued)

Table 592–1 Requirements for woven geotextiles $\frac{1}{2}$

Property	Test method	Class I	Class II	Class III	Class IV		
Grab tensile strength (lb)	ASTM D4632	247 minimum	inimum 180 minimum		315		
Elongation at failure (%)	ASTM D4632	<50 <50		<50	<50		
Trapezoidal tear strength (lb)	ASTM D4533	90 minimum 67 minimum		67 minimum	112 minimum		
Puncture strength (lb)	ASTM D6241	495 minimum	495 minimum 371 minimum		618 minimum		
Ultraviolet stability (% retained strength)	ASTM D4355	50 minimum 50 minimum		50 minimum	70 minimum		
Permittivity sec ⁻¹	ASTM D4491		as sp	ecified			
Apparent opening Size (AOS) ^{2/}	ASTM D4751	as specified					
Percent open area (POA) (%)	USACE ^{3/} CWO-02215-86		as sp	ecified			

All values are minimum average roll values (MARV) in the weakest principal direction, unless otherwise noted.

^{2/} Maximum average roll value.

Note: CWO is a USACE reference.

Material Specification 592 Geotextile (continued)

Table 592–2 Requirements for nonwoven geotextiles ^{1/}

Property	Test method	Class I ^{2/}	Class II ^{2/}	Class III ^{2/}	Class IV ^{2/}	
Grab tensile strength (lb)	ASTM D4632 grab test	202 minimum	157 minimum	112 minimum	202 minimum	
Elongation at failure (%)	ASTM D4632	50 minimum	50 minimum	50 minimum	50 minimum	
Trapezoidal tear strength (lb)	ASTM D4533	79 minimum	56 minimum	40 minimum	79 minimum	
Puncture strength (lb)	ASTM D6241	433 minimum	309 minimum	223 minimum	433 minimum	
Ultraviolet light (retained strength) (%)	ASTM D4355	50 minimum	50 minimum	50 minimum	50 minimum	
Permittivitysec ⁻¹	ASTM D4491		0.70 minimum or	as specified		
Apparent opening size (AOS) (mm) ^{3/}	ASTM D4751					

All values are minimum average roll values (MARV) in the weakest principal direction, unless otherwise noted.

Needle punched geotextiles may be used for all classes. Heat-bonded or resin-bonded geotextiles may be used for class IV only.

Maximum average roll value.



FORT BEND DRAINAGE DISTRICT EWP

OYSTER CREEK — BANK STABILIZATION

PHASE 1 — SITES 413, 415—419, 421A & B, 422—423, 436

FORT BEND COUNTY, TEXAS

INDEX OF DRAWINGS

SPONSORED BY
FORT BEND COUNTY
FORT BEND COUNTY DRAINAGE DISTRICT

COOPERATING WITH

NATURAL RESOURCES CONSERVATION SERVICE
OF THE
U.S. DEPARTMENT OF AGRICULTURE

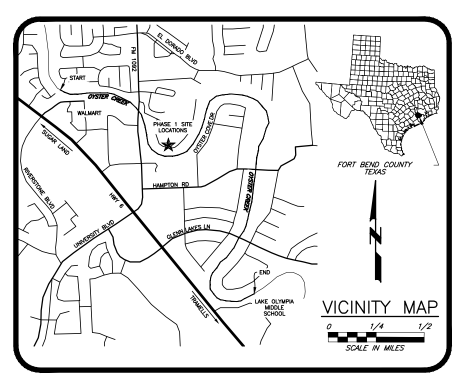
2020

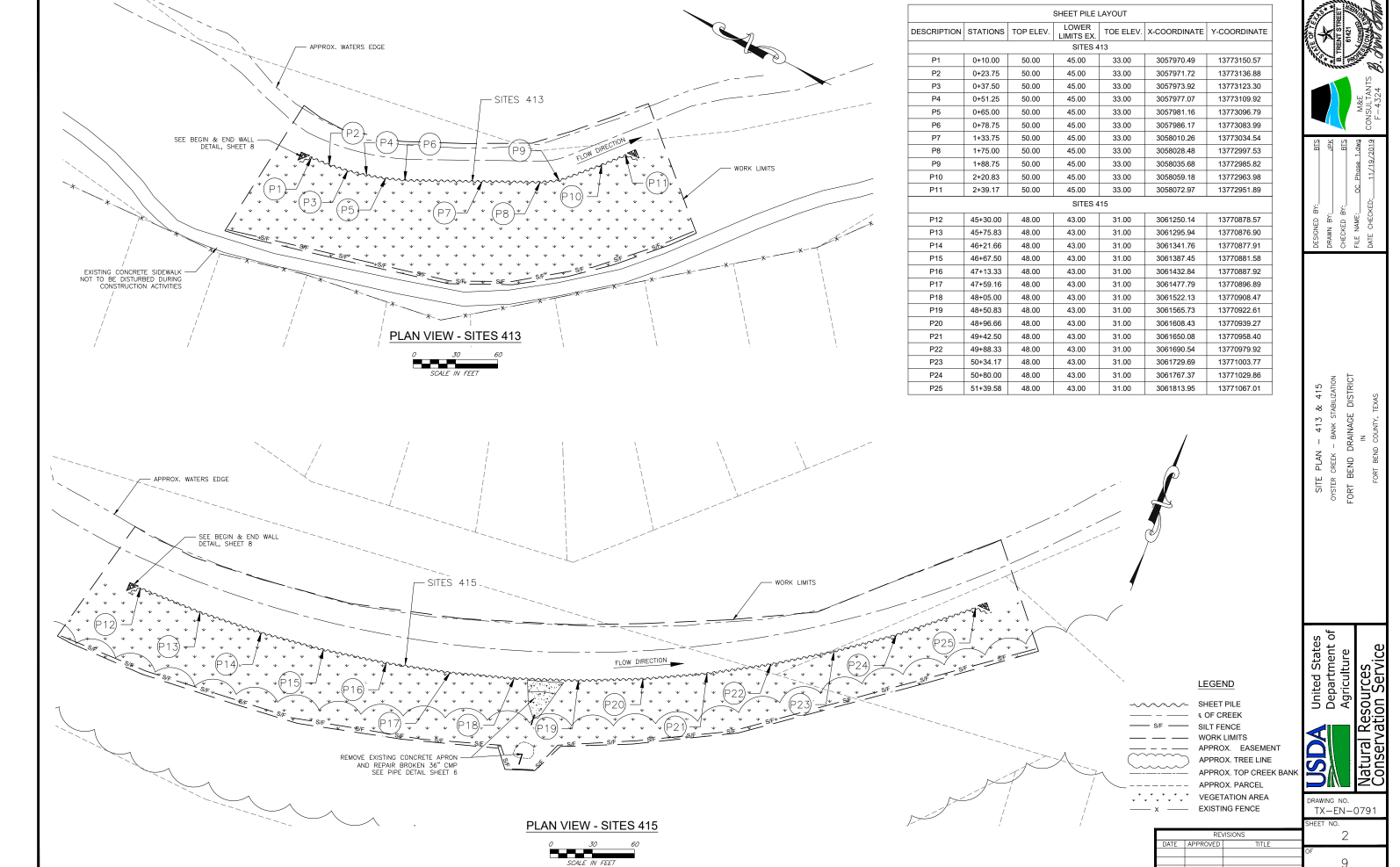
CONSTRUCTION DRAWINGS APPROVED

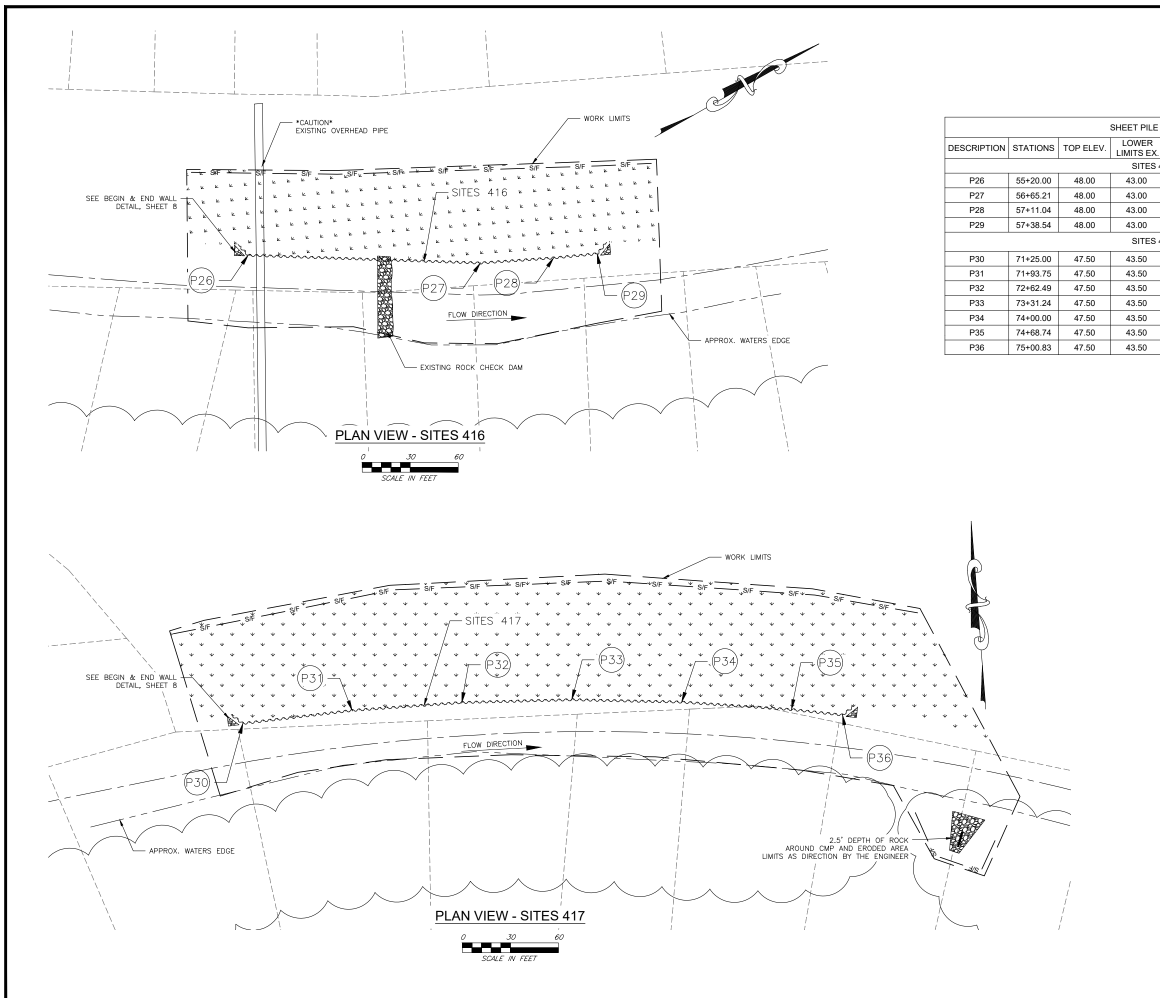
ENGINEERING JOB CLASS VI

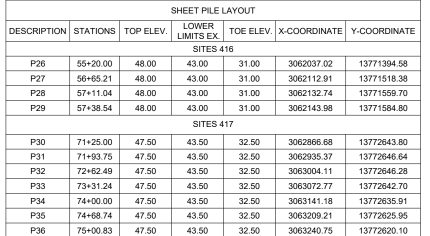




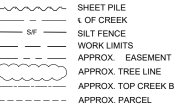








LEGEND



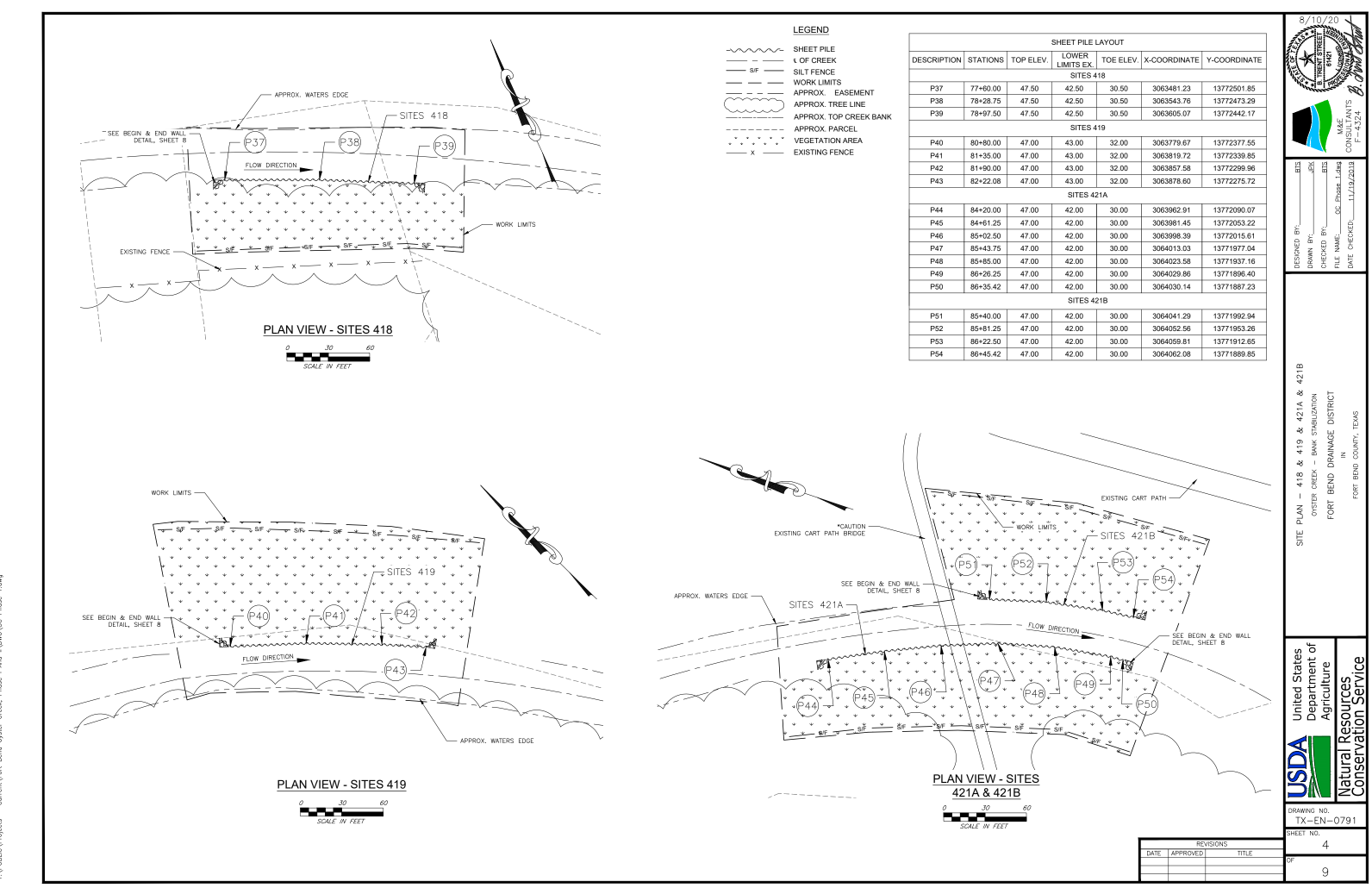
APPROX. TOP CREEK BANK , $\mathring{}$, $\mathring{}$, $\mathring{}$, $\mathring{}$, $\mathring{}$ VEGETATION AREA ____ x ____ EXISTING FENCE

DISTRICT — 416 & 417 - BANK STABILIZATION DRAINAGE FORT BEND

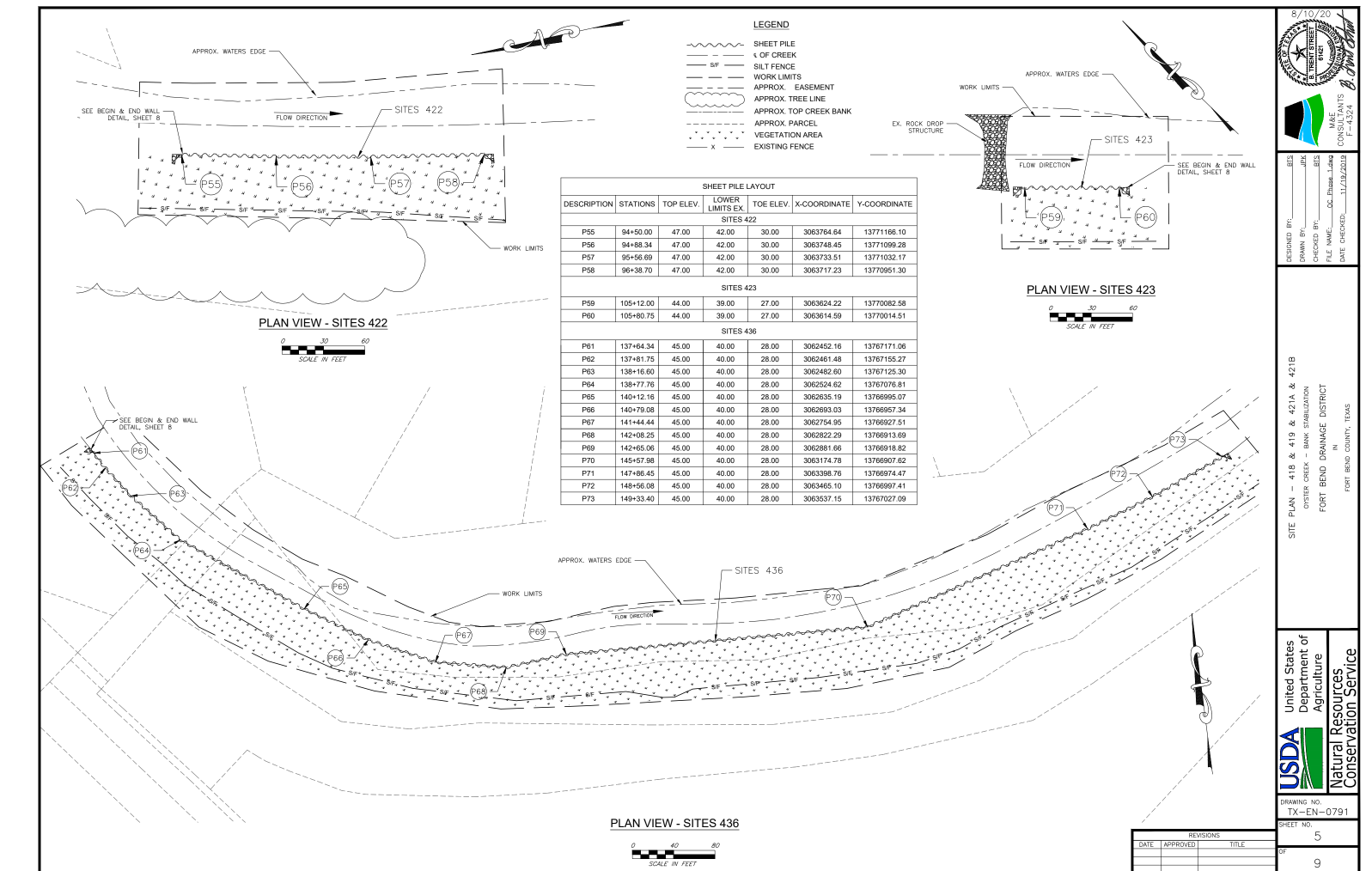
United States Department of Agriculture

DRAWING NO. TX-EN-0791

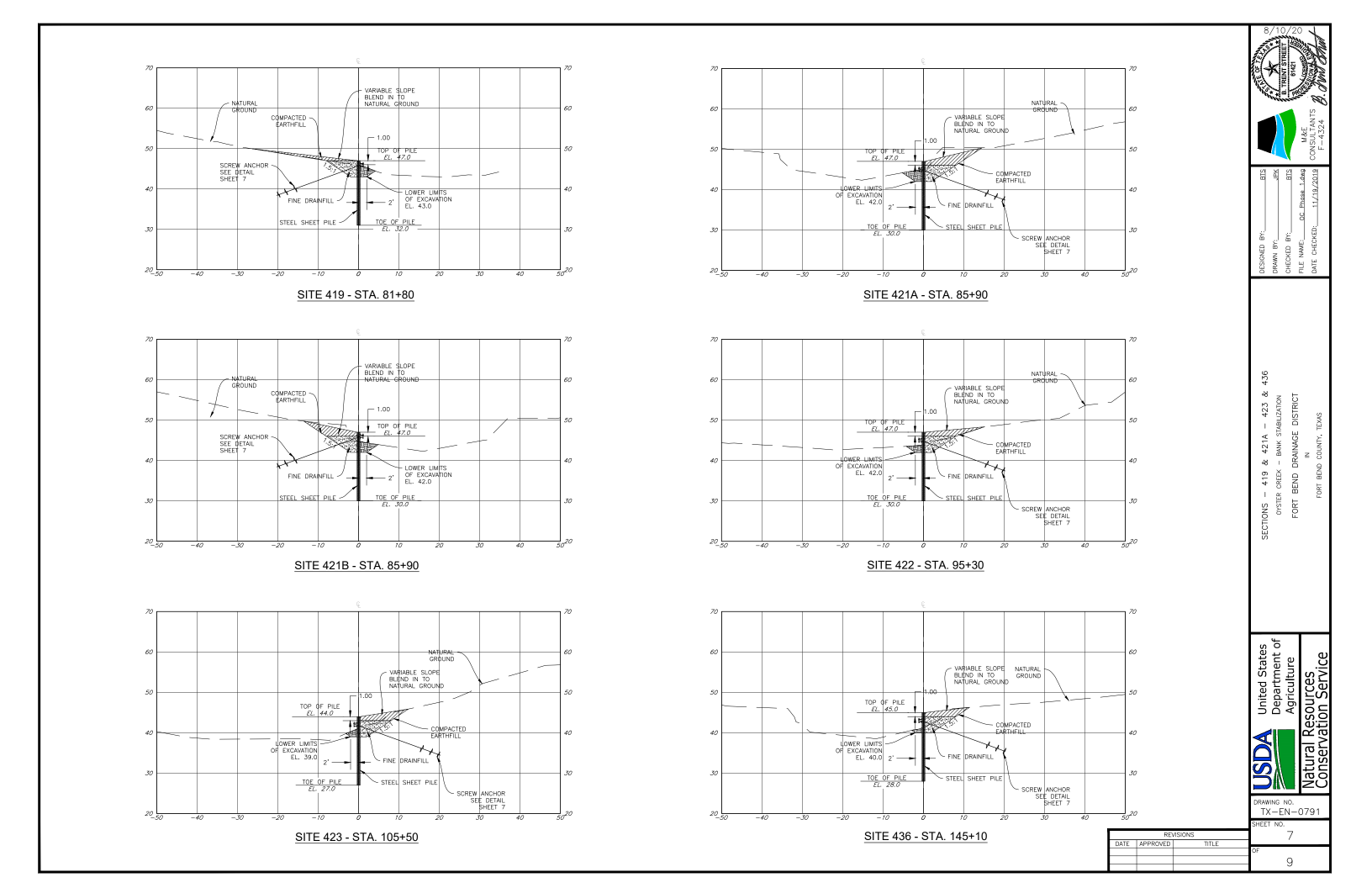
9

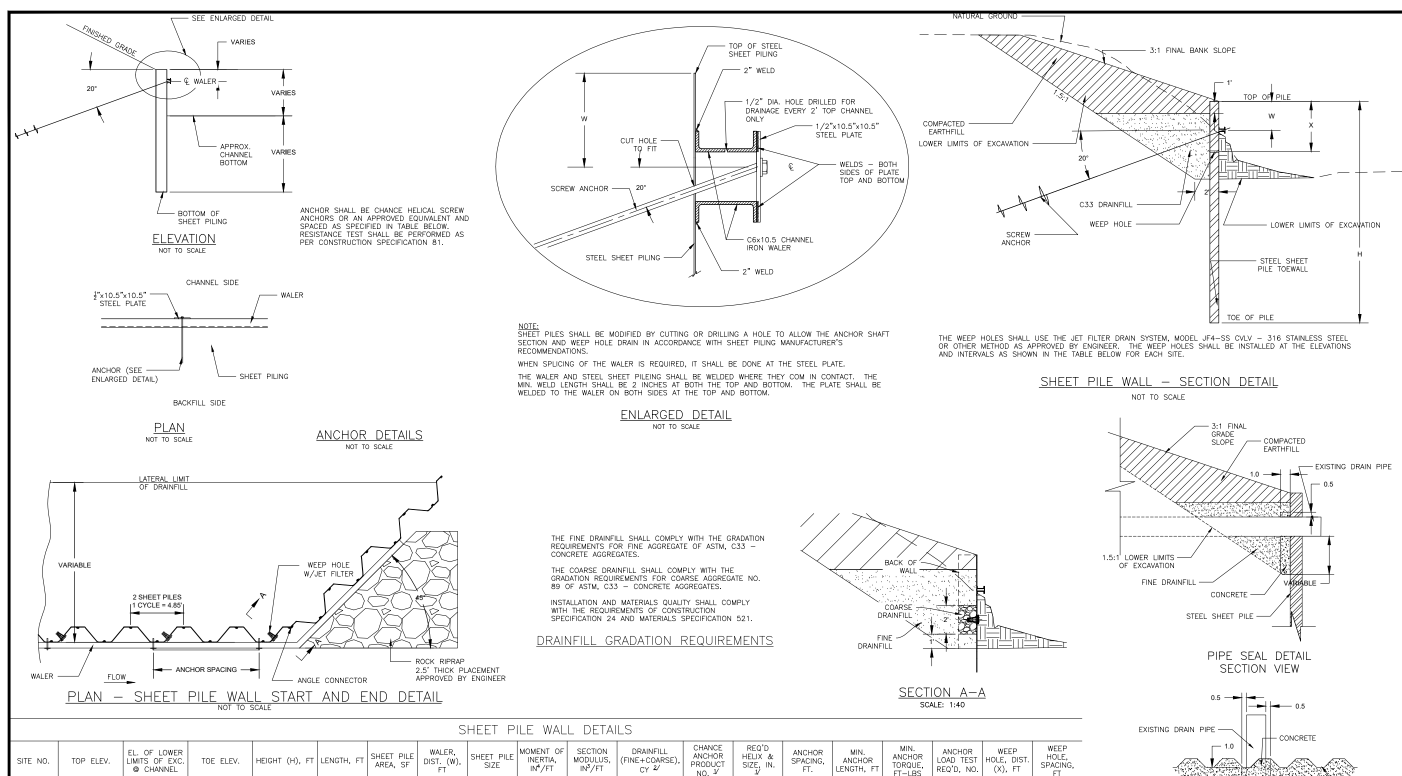


BLC Protects = Current Fort Bend Oveter Creek Phase I And II DWG OF Phase 1 Ama



:\PUBLIC\Projects - Current\Fort Bend Oyster Creek, Phase I And II\DWG\OC Phase 1.dwg





							3	HEEL P	ILE WAL	L DETA	ILS									
SITE NO.	TOP ELEV.	EL. OF LOWER LIMITS OF EXC. CHANNEL	TOE ELEV.	HEIGHT (H), FT	LENGTH, FT	SHEET PILE AREA, SF	WALER, DIST. (W), FT	SHEET PILE SIZE	MOMENT OF INERTIA, IN ⁴ /FT	SECTION MODULUS, IN ³ /FT	DRAINFILL (FINE+COARSE), CY 2/	CHANCE ANCHOR PRODUCT NO. 1/	REQ'D HELIX & SIZE, IN.	ANCHOR SPACING, FT.	MIN. ANCHOR LENGTH, FT	MIN. ANCHOR TORQUE, FT-LBS	ANCHOR LOAD TEST REQ'D, NO.		WEEP HOLE, SPACING, FT	-
413	50.0	45.0	33.0	17	248	4,209	2.0	NZ 19	255.5	33.5	184	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
415	48.0	43.0	31.0	17	628	10,676	2.0	NZ 19	255.5	33.5	465	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
416	48.0	43.0	31.0	17	237	4,028	2.0	NZ 19	255.5	33.5	176	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
417	47.5	43.5	32.5	15	394	5,914	2.0	NZ 19	255.5	33.5	190	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
418	47.5	42.5	30.5	17	156	2,650	2.0	NZ 19	255.5	33.5	116	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
419	47.0	43.0	32.0	15	160	2,407	2.0	NZ 19	255.5	33.5	77	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
421A	47.0	42.0	30.0	17	234	3,975	2.0	NZ 19	255.5	33.5	173	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
421B	47.0	42.0	30.0	17	124	2,105	2.0	NZ 19	255.5	33.5	92	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	– TH RI
422	47.0	42.0	30.0	17	238	4,053	2.0	NZ 19	255.5	33.5	176	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	PI PF AF
423	44.0	39.0	27.0	17	87	1,482	2.0	NZ 19	255.5	33.5	64	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	- Al
436	45.0	40.0	28.0	17	1,217	20,685	2.0	NZ 19	255.5	33.5	901	SS 150	10, 12, 14	9'-2"	24	3,800	ALL	TBD	9'-2"	-
1/ THE AN	ICHOR REQUIREM	MENTS SHOWN IN T	HIS TABLE ARE I	FOR CHANCE HELI	CAL ANCHORS	. OTHER AND	CHORS MAY E	BE USED AS A	APPROVED BY	THE ENGINEE	R.	1	1	1	1	1				-

PLAN VIEW THE EXISTING PIPES WILL BE CUT BEHIND THE WALL AT THE CUT SLOPE SHOWN AND REPLACED WITH PIPES FURNISHED BY THE FORT BEND COUNTY DRAINAGE DISTRICT. THE NEW PIPES SHALL EXTEND 1-FOOT BEYOND THE SHEET PILE WALL. THE CONTRACTOR SHALL PROVIDE A METHOD TO CONNECT THE OLD AND NEW PIPES. THE METHOD SHALL BE APPROVED BY THE ENGINEER.

PIPE SEAL DETAIL

8 DATE APPROVED 9

STEEL SHEET PILE

FINE DRAINFILL

United States Department of Agriculture sources ion Servic

ð

DISTRICT

DRAINAGE

BEND

FORT

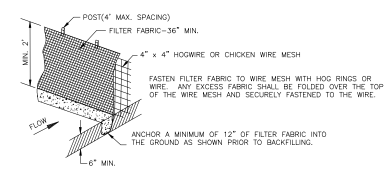
DETAILS

PILE

SHEET

Natural Conserv

DRAWING NO. TX-EN-0791

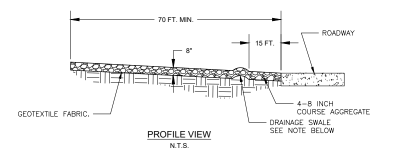


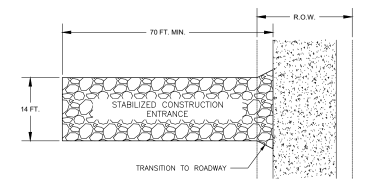
STAKES FOR INSTALLING SEDIMENT FILTER FABRIC SILT FENCE SHALL BE 5' STEEL "T" POSTS. ALL STEEL POSTS AND FILTER FABRIC SILT FENCES SHALL BE REMOVED AT THE END OF THE CONTRACT.

- 1. SEDIMENT FILTERS SHALL BE FABRIC (GEOTEXTILE) SILT FENCES AND INSTALLED ACCORDING TO ASTM D6462. THE MATERIALS SHALL BE IN ACCORDANCE WITH ASTM D6461 AMD MATERIAL SPECIFICATION 592.
- 2. STAKES FOR INSTALLING SEDIMENT FILTER FABRIC SILT FENCE SHALL BE 5 FT. STEEL "T" POSTS. ALL STEEL POSTS AND FILTER FABRIC SILT FENCES SHALL BE REMOVED AT THE END OF THE CONTRACT.
- 3. FASTEN FILTER FABRIC TO WIRE MESH WITH HOG RINGS OR WIRE. ANY EXCESS FABRIC SHALL BE FOLDED OVER THE TOP OF THE WIRE MESH AND SECURELY FASTENED TO THE WIRE.
- SILT FILTERS SHALL BE PROVIDED AT THE FOLLOWING LOCATIONS:
 (A) ALONG THE DOWNSTREAM BOUNDARY OF ANY AREA WHICH IS STRIPPED OF EXISTING VEGETATION AND/OR SURFACE MATERIAL DURING ANY PHASE OF CONSTRUCTION ACTIVITY.
 - (B) ALONG THE DOWNSTREAM BOUNDARY OF ANY SOIL MATERIAL WHICH IS STOCKPILED DURING ANY PHASE OF CONSTRUCTION ACTIVITY FOR MORE THAN 14 DAYS.
 - (C) OTHER AREAS WHICH ARE DETERMINED BY THE CONTRACTING OFFICER TO BE POTENTIAL SILT SOURCES.
- SILT FILTERS SHALL NOT BE USED WHERE CONCENTRATED FLOWS WHICH EXCEED ONE CFS ARE EXPECTED, OR WHERE DRAINAGE AREA EXCEEDS TWO ACRES.
- 6. THE HEIGHT OF SILT FENCES SHALL NOT EXCEED 48 INCHES (HIGHER FENCES MAY IMPOUND VOLUMES OF WATER SUFFICIENT TO CAUSE FAILURE OF THE STRUCTURE).
- 7. SPLICES IN THE FILTER FABRIC ARE NOT RECOMMENDED. WHEN JOINTS ARE UNAVOIDABLE, FABRIC SHALL BE SPLICED TOGETHER ONLY AT A SUPPORT POST, WITH A MINIMUM 6-INCH LAP.

- 1. SILT FILTERS SHALL BE INSPECTED IMMEDIATELY AFTER EACH RAINFALL AND DAILY DURING PROLONGED RAINFALL. ANY REQUIRED REPAIRS SHALL BE MADE IMMEDIATELY.
- 2. SILT DEPOSITS SHOULD BE REMOVED AFTER EACH STORM EVENT. THEY MUST BE REMOVED WHEN THE LEVEL OF DEPOSITS REACH APPROXIMATELY ONE-HALF THE HEIGHT OF THE SEDIMENT FILTER.
- 3. SHOULD THE FABRIC ON A SILT FENCE DECOMPOSE OR BECOME INEFFECTIVE PRIOR TO THE END OF THE EXPECTED USABLE LIFE, THE FABRIC SHALL BE REPLACED PROMPTLY UNLESS INSPECTION REPORTS INDICATE THAT THE REPLACEMENT IS UNNECESSARY.

FILTER FABRIC SILT FENCE DETAILS





PLAN VIEW

TABILITED CONOTRUCTION ENTRANCE CHAIL CONOICE OF A MINIMUM OF CINCULTURO DEC

- THE STABILIZED CONSTRUCTION ENTRANCE SHALL CONSIST OF A MINIMUM OF 8 INCH THICKNESS OF CRUSHED ROCK PREDOMINANTLY 4 INCH TO 8 INCH IN SIZE PLACED OVER GEOTEXTILE. THE AGGREGATES SHALL BE CLEAN, HARD, DURABLE, AND FREE FROM ADHERENT COATINGS SUCH AS SALT. ALKALI, DIRT, CLAY, LOAM, SHALE, SOFT OR FLAKY MATERIALS, AND ORGANIC OR INJURIOUS MATTER.
- 2. IF THE SLOPE TOWARDS THE ROAD EXCEEDS 2%, CONSTRUCT A DRAINAGE SWALE 8 INCHES HIGH WITH 3:1 (H:V) SIDE SLOPES ACROSS THE FOUNDATION APPROXIMATELY 15 FEET FROM THE ENTRANCE TO DIVERT RUNOFF AWAY FROM THE PUBLIC ROAD.
- THE GEOTEXTILE FABRIC SHOULD BE DESIGNED SPECIFICALLY FOR THE USE AS A SOIL FILTRATION MEDIA WITH AN APPROXIMATE WEIGHT OF 6 OX/YD2, A MULLEN BURST RATING OF 140 LB/IN2, AND AN EQUIVALENT OPENING SIZE GREATER THAN A NUMBER 50 SIEVE.
- 4. THE MINIMUM WITH OF THE ENTRANCE SHALL BE 14 FEET.
- 5. INSTALL A DRAINAGE PIPE UNDER PAD AS NEEDED TO MAINTAIN PROPER PUBLIC ROAD DRAINAGE.
- 6. WHEN NECESSARY, WHEELS SHALL BE CLEANED TO REMOVE SEDIMENT PRIOR TO ENTRANCE ONTO PUBLIC ROADWAY. WHEN WASHING IS REQUIRED, IT SHALL BE DONE ON AN AREA STABILIZED WITH 4 INCH MINIMUM CRUSHED STONE OR COMMERCIAL RACK THAT DRAINS TO A SEDIMENT TRAP OR BASIN.

- 1. THE ENTRANCE SHALL BE MAINTAINED IN A CONDITION WHICH WILL PREVENT TRACKING OR FLOWING OF SEDIMENT ONTO PUBLIC ROADWAYS. THIS MAY REQUIRE PERIODIC TOP DRESSING WITH ADDITIONAL STONE AS CONDITIONS DEMAND, AND REPAIR AND/OR CLEANOUT OF ANY MEASURES USED TO TRAP SEDIMENT. ALL SEDIMENT SPILLED, DROPPED, WASHED OR TRACKED ONTO PUBLIC ROADWAY MUST BE
- 2. ALL SEDIMENT SHALL BE PREVENTED FROM ENTERING ANY STORM DRAIN, DITCH OR WATER COURSE BY
- 3. ONCE CONSTRUCTION IS COMPLETE, THE ENTRANCE AND ACCUMULATED SILT SHALL BE REMOVED AND DISPOSED OF IN AN APPROVED MANNER.

STABILIZED CONSTRUCTION ENTRANCE





DET

PLAN

PREVENTION

POLLUTION

IWATER

9 BE

State

TX-EN-079

9 9

STORM WATER POLLUTION PREVENTION PLAN

EMERGENCY WATERSHED PROTECTION

FORT BEND COUNTY DRAINAGE DISTRICT OYSTER CREEK

CHANNEL BANK STABILIZATION

PHASE I

OYSTER CREEK EMERGENCY WATERSHED PROTECTION CHANNEL BANK STABILIZATION

STORM WATER POLLUTION PREVENTION PLAN

SITE DESCRIPTION

Project Name and Location:

Willow Fork of Buffalo Bayou channel bank stabilization sites are located in the City of Sugarland, Fort Bend County, Texas. Phase I Sites 413, 415, 416, 417, 418, 419, 421A, 421B 422, 423, & 436

Sites 413, 415, 416, 417, 418, 419, 421A, 421B 422, 423, & 436

Start Latitude: 29° 34' 38.25" Longitude: 95° 34' 17.74" End Latitude: 29° 33' 21.43" Longitude: 95° 33' 12.36"

Primary Operators - Name and Address:

Construction Contractor (To be determined)

Secondary Operator - Name and Address:

Fort Bend County Drainage District 1124 Blume Rd Richmond, Texas 77471

DESCRIPTION

This project will consist of stabilizing the channel banks along Oyster Creek. The channel has multiple slope failures along their length. The banks became saturated as result of high water from Hurricane Harvey and failed when the water receded.

Sheet piling will be driven at the base of the channel slopes and extend above the channel bottom to a height that will allow for a stable slope above the wall. The completed slopes will be vegetated above the walls.

Soil disturbing activities will include constructing the access road; clearing and grubbing; excavation of sediment; grading and shaping the channel banks; and vegetating the disturbed areas.

SITE AREA

The Sites 413, 415, 416, 417, 418, 419, 421A, 421B 422, 423, & 436 work limits are approximately 15 acres of which 9.2 acres will be disturbed by construction activities and will require re-vegetating.

SEQUENCE OF MAJOR ACTIVITIES

The order of activities will be as follows:

- 1. Construct access and construction campsite.
- 2. Construct surface water control measures
- 3. Excavation of channel banks
- 4. Drive sheet piling, install walers and wall anchors
- 5. Install drainfill behind sheet piling
- 6. Placing rock riprap check dams
- 7. Build slope above walls with compacted earthfill
- 8. Vegetate disturbed areas

NAME OF RECEIVING WATERS

Oyster Creek is a tributary of Brazos River and flows into the Gulf of Mexico.

Data provided by the U.S. Fish and Wildlife Service indicates that Fort Bend County is listed to provide habitat for several endangered species. However, the general area of the channel and its construction does not pose a danger to these species.

There are no properties listed or eligible for listing on the National Register of Historic Places in the vicinity of the work area.

CONTROLS

EROSION AND SEDIMENT CONTROL STABILIZATION PRACTICES

Temporary Stabilization - The average annual rainfall in the area is approximately 47 inches. Sediment filters (filter fabric sediment fences) will be used as needed during construction to help stabilize disturbed areas. Sediment filters are to be provided along the downstream boundary of any area which is stripped of vegetation during any phase of construction. Sediment filters are also to be provided on the downstream side of any soil material which is stockpiled for more than 14 days. All disturbed areas shall be hydro mulch seeded after construction.

The construction ingress and egress will be stabilized with gravel or other stabilization materials to prevent the tracking of mud onto public streets by vehicles leaving the construction site.

All pollution control measures will be maintained in a functional condition as long as needed during the construction operation.

Permanent Stabilization - All slopes cut in soil, earthfill slopes and disturbed areas will be protected against riling and erosion by vegetation.

Structural Practices – No structural measures are anticipated for erosion and sediment control.

STORM WATER MANAGEMENT

Storm water runoff from the construction area will be filtered with sediment fences or other measures as needed around the stockpile areas, campsite and other disturbed areas as described above for EROSION AND SEDIMENT CONTROL. Where construction roads cross low areas subject to concentrated storm water flow, culverts will be installed.

OTHER CONTROLS

WASTE DISPOSAL

Waste Materials:

All organic materials from the site preparation and clearing and grubbing operations will be either chipped and used on site for mulch or disposed of offsite in accordance with all state and local regulations. All inorganic materials from the site preparation will be disposed of offsite in accordance with all state and local regulations. All trash and construction debris will be collected and disposed of offsite.

Hazardous Waste:

All chemical and hazardous waste materials will be disposed of offsite in accordance with local or state regulations or as recommended by the manufacturer.

Sanitary Waste:

All sanitary waste will be collected from portable units and disposed of in accordance with applicable regulations.

Dust Control:

Dust will be controlled on all haul roads and access roads by sprinkling with water.

CERTIFICATION OF COMPLIANCE WITH FEDERAL, STATE AND LOCAL REGULATIONS

All local and State regulations will be adhered to concerning the burning of organic materials or disposal of organic, chemical, and sanitary waste. The Texas Commission of Environmental Quality (TCEQ) has issued Texas Pollutant Discharge Elimination System (TPDES) permits for storm water discharges for construction activities under Section 402(p) of the CWA. There is no other applicable State or Federal requirements for sediment and erosion site plans or storm water site management site plans.

for sediment and crosion site plans of storm water site management site plans.
MAINTENANCE AND INSPECTION PROCEDURES
The Contractor,, will be responsible for intermittent review and inspection of the operation and maintenance of all pollution control measures throughout the life of the contract. Inspection of the conditions and the need for repair shall be made after each storm rainfall exceeding 0.5 inch. Daily inspections of the need for cleanup of chemical spills and sanitary facilities will be performed.
Routine inspection of disturbed areas, storage areas, stockpiled materials, traffic areas, and the silt fences shall be made every fourteen (14) days.
A maintenance inspection report will be made after each inspection. The report will be documented in the contractor's and the project engineer's daily job diary maintained on the job. The report will be prepared in accordance with Part III of the general permit.
The job diary will document the dates when major grading activities occur, the dates when construction activities temporarily or permanently cease on a portion of the site, and the dates when stabilization measures are initiated. Each report will be attached to the Storm Water Pollution Prevention Plan (SWP3) and remain with the SWP3 on site. Each report will be retained as part of the SWP3 for at least three (3) years from the date the site is finally stabilized.
The SWP3, a copy of the permit or permit language, and all inspection reports shall be available at a central location on site for the use of all those who have responsibilities under the SWP3.
NON-STORM WATER DISCHARGES
It is expected that the following non-storm water discharges may occur from the site during the construction period:
Water for dust control

INVENTORY FOR POLLUTION PREVENTION PLAN

The following list of materials or substances are expected to be present during construction:

Petroleum Based Products
Paint
Plastics
Wood and Lumber
Concrete and concrete products
Chemical Fertilizers
Antifreeze

SPILL PREVENTION

MATERIAL MANAGEMENT PRACTICES

The following are the Material Management Practices that will be used to reduce the risk of spills or other accidental exposure of materials and substances to storm water runoff:

GOOD HOUSEKEEPING

The following good housekeeping practices will be followed onsite during construction project.

An effort will be made to store only enough product required to do the job.

All materials stored onsite will be stored in a neat, orderly manner in their appropriate containers and, if possible, under a roof or other enclosure.

Products will be kept in their original containers with the original manufacturer's label.

Whenever possible, all of a product will be used up before disposing of the container.

Manufacturers' recommendations for proper use and disposal will be followed.

The Contractor's job superintendent will be responsible for the proper use, storage, and disposal of materials onsite.

HAZARDOUS PRODUCTS

These practices will be used to reduce the risks associated with hazardous materials.

Products will be kept in original containers unless they are not resealable.

Original labels and materials safety data will be retained.

If surplus product must be disposed of, manufacturers' or local and State recommended methods for proper disposal will be followed.

PRODUCT SPECIFIC PRACTICES

PETROLEUM PRODUCTS:

All onsite vehicles will be monitored for leaks and receive regular preventive maintenance to reduce the chance of leakage. Petroleum products will be stored in tightly sealed containers, which are clearly labeled. The storage and dispensing of all petroleum products will be in accordance with part 1926.152 of the OSHA Construction Industry Safety and Health Standards. All spills of petroleum products will be cleaned up within 7 days. All contaminated soils will be removed from the site and disposed of in accordance with State and local regulations.

PAINTS:

All containers will be tightly sealed and stored when not required for use. Excess paint will not be disposed of onsite, but will be disposed of in accordance with manufacturers' instructions or State and local regulations.

SPILL CONTROL PRACTICES

In addition to the good housekeeping and material management practices discussed in the previous sections of this plan, the following practices will be followed for spill prevention and cleanup:

Manufacturers' recommended methods fo	r spill cleanup will be followed.
All spills of hazardous materials will be c	leaned up immediately after discovery
Spills of toxic or hazardous materials will local government agency.	be reported to the appropriate State or
Contractor,spill prevention and cleanup.	, will be responsible for

STORM WATER POLLUTION PREVENTION PLAN CERTIFICATION

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

Date

Adam Wright
Project Manager
Fort Bend County Drainage District

Rosenburg, Texas

CONTRACTOR CERTIFICATION

I certify under penalty of law that I understand the terms and conditions of the general Texas Pollutant Discharge Elimination System (TPDES) permit that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification. I also understand that I am responsible for all on site requirements of the Storm Water Pollution Discharge Plan.

Name:	Date:
Title:	
Firm:	-
Address:	_
	_
	_
	_
Dhona	

SUBCONTRACTOR CERTIFICATION

I certify under penalty of law that I understand the terms and conditions of the general Texas Pollutant Discharge Elimination System (TPDES) permit that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification.

Name:	 _ Date:	
Address:	 -	
	-	
Phone:		
Name:	_ Date:	
Title:	 _	
Firm:	_	
Address:	 -	
	-	
Phone:		

NATURAL RESOURCES CONSERVATION SERVICE SUPPLEMENT TO OSHA PARTS 1910 AND 1926 CONSTRUCTION INDUSTRY STANDARDS AND INTERPRETATIONS

The Contractor shall comply with OSHA (Occupational Safety and Health Administration) Parts 1910 and 1926, Construction Industry Standards and Interpretations, and with this supplement.

Requests for variances or waiver from this supplement are to be made to the Contracting Officer in writing supported by evidence that every reasonable effort has been made to comply with the contractual requirements. A written request for a waiver or a variance shall include--

- (1) Specific reference to the provision or standard in question;
- (2) An explanation as to why the waiver is considered justified; and
- (3) The Contractor's proposed alternative, including technical drawings, materials, or equipment specifications needed to enable the Contracting Officer to render a decision.

No waiver or variance will be approved if it endangers any person. The Contractor shall not proceed under any requested revision of provision until the Contracting Officer has given written approval. The Contractor is to hold and save harmless the Natural Resources Conservation Service free from any claims or causes of action whatsoever resulting from the Contractor or subcontractors proceeding under a waiver or approved variance.

Copies of OSHA Parts 1910 and 1926, Construction Industry Standards and Interpretations, may be obtained from:

Superintendent of Documents U.S. Government Printing Office Washington, D.C. 20402

1.0 GENERAL CONTRACTOR REQUIREMENTS:

- 1.1 SAFETY PROGRAM. Each Contractor is to demonstrate that he or she has facilities for conducting a safety program commensurate with the work under contract. The Contractor is to submit in writing a proposed comprehensive safety program to the Contracting Officer for approval before the start of construction operations. The program is to specifically state what provisions the Contractor proposes to take for the health and safety of all employees, including subcontractors and rental equipment operators. The program shall be site specific and provide details relevant to the work to be done, the hazards associated with the work, and the actions that will be necessary to minimize the identified hazards.
- 1.2 PRECONSTRUCTION SAFETY MEETING. Representatives for the Contractor are to meet with the Contracting Officer (CO) or the CO's representative before the start of construction to discuss the safety program and the implementation of all health and safety standards pertinent to the work under this contract.
- 1.3 JOINT SAFETY POLICY COMMITTEE. The Contractor or designated on-site representative is to participate in monthly meetings of a joint Safety Policy Committee, composed of the Natural Resources Conservation Service (Contracting Local Organization in locally awarded contracts) and Contractor supervisory personnel. At these meetings the Contractor's project manager and the Contracting Officer will review the effectiveness of the Contractor's safety effort, resolve current health and safety problems, and coordinate safety activities for upcoming work.
- 1.4 SAFETY PERSONNEL. Each Contractor is to designate a competent supervisory employee satisfactory to the Contracting Officer to administer the safety program.
- 1.5 SAFETY MEETINGS. A minimum of one "on-the-job" or "toolbox" safety meeting is to be conducted each week by all field supervisors or foremen and attended by mechanics and all construction personnel at the jobsite. The Contractor is to also conduct regularly scheduled supervisory safety meetings at least monthly for all levels of job supervision.

- 1.6 SAFETY INSPECTION. The Contractor shall perform frequent and regular safety inspections of the jobsite, materials, and equipment, and shall correct deficiencies.
- 1.7 FIRST AID TRAINING. Every Contractor foreman's work crew must include an employee who has a current first aid certificate from the Mine Safety and Health Administration, American Red Cross, or other state-approved organization.
- 1.8 REPORTS. Each Contractor is to maintain an accurate record of all job-related deaths, diseases, or disabling injuries. The records shall be maintained in a manner approved by the Contracting Officer. A copy of all reports is to be provided to the Contracting Officer. All fatal or serious injuries are to be reported immediately to the Contracting Officer, and every assistance is to be given in the investigation of the incident, including submission of a comprehensive narrative report to the Contracting Officer. Other occurrences with serious accident potential, such as equipment failures, slides, and cave-ins, must also be reported immediately. The Contractor is to assist and cooperate fully with the Contracting Officer in conducting accident investigations. The Contracting Officer is to be furnished all information and data pertinent to investigation of an accident.
- 1.9 CERTIFICATION OF INSURANCE. Contractors are to provide the Contracting Officer or his or her authorized representative with certificates of insurance before the start of operations indicating full compliance with State Worker's Compensation statutes, as well as other certificates of insurance required under the contract.

2.0 FIRST AID AND MEDICAL FACILITIES:

- 2.1 FIRST AID KITS. A 16-unit first aid kit approved by the American Red Cross is to be provided at accessible, well-identified, locations at the ratio of at least 1 kit for each 25 employees. The first aid kits are to be moisture proof and dust tight, and the contents of the kits are to be replenished as used or as they become ineffective or outdated.
- 2.2 EMERGENCY FIRST AID. At least one employee certified to administer emergency first aid must be available on each shift and duly designated by the Contractor to care for injured employees. The names of the certified employees shall be posted at the jobsite.
- 2.3 COMMUNICATION AND TRANSPORTATION. Prior to the start of work, the Contractor is to make necessary arrangements for prompt and dependable communications, transportation, and medical care for injured employees. At least one stretcher and two blankets shall be readily available for transporting injured employees.
- 2.4 FIRST AID AND MEDICAL REPORTS. The Contractor is to maintain a record system for first aid and medical treatment on the jobsite. Such records are to be readily available to the Contracting Officer and are to include--
 - (a) A daily treatment log listing chronologically all persons treated for occupational injuries and illnesses;
 - (b) Cumulative record of injury for each individual;
 - (c) Monthly statistical records of occupational injuries, classified by type and nature of injury; and
 - (d) Required records for worker's compensation.
- 2.5 SIGNS AND DIRECTIONAL MARKINGS. Adequate identification and directional markers are to be provided to readily denote the location of all first aid stations.
- 2.6 EMERGENCY LISTING. A listing of telephone numbers and addresses of doctor, rescue squad, hospital, police, and fire departments is to be provided at all first aid locations.

3.0 PHYSICAL QUALIFICATIONS OF EMPLOYEES:

3.1 GENERAL REQUIREMENTS. Persons employed throughout the contract are to be physically qualified to perform their assigned duties. Employees must not knowingly be permitted or required to work while their ability or alertness is impaired by fatigue, illness, or any other reason that may jeopardize themselves or others.

- 3.2 HOIST OPERATORS. Operators of cranes, cableways, and other hoisting equipment shall be examined annually by a physician and provided with a certification stating that they are physically qualified to safely operate hoisting equipment. The Contractor is to submit a copy of each certification to the Contracting Officer.
- 3.3 HEAVY EQUIPMENT OPERATORS. It is recommended that operators of trucks and heavy construction equipment be given physical examinations to determine if they are physically qualified to perform their assigned work without endangering themselves or others.
- 3.4 MOTOR VEHICLE OPERATORS. Operators of motor vehicles engaged primarily in the transportation of personnel are to be 18 years of age or older and have a valid state operator's permit or license for the equipment being operated. The operators must have passed a physical examination administered by a licensed physician within the past year showing that they are physically qualified to operate vehicles safely.

4.0 PERSONAL PROTECTIVE EQUIPMENT:

- 4.1 HARDHAT AREAS. The entire jobsite, with the exception of offices, shall be considered a hardhat area. All persons entering the area are, without exception, required to wear hardhats. The Contractor shall provide hardhats for visitors entering hardhat areas.
- 4.1.1 LABELS. Hardhats shall bear a manufacturer's label indicating design compliance with the appropriate ANSI (American National Standards Institute) standard.
- 4.2 POSTING. Signs at least 3 by 4 feet worded as follows with red letters (minimum 6 inches high) and white background shall be erected at access points to designated hardhat areas:

CONSTRUCTION AREA - HARDHATS REQUIRED BEYOND THIS POINT

These signs are to be furnished and installed by the Contractor at entries to shops, construction yards, and job access points.

- 4.3 SAFETY GOGGLES (DRILLERS)
- 4.3.1 DRILLERS AND HELPERS. Drillers and helpers operating pneumatic rock drills must wear protective safety goggles.

5.0 MACHINERY AND MECHANIZED EQUIPMENT:

- 5.1 SAFE CONDITION. Before any machinery or mechanized equipment is initially used on the job, it must be inspected and tested by qualified personnel and determined to be in safe operating condition and appropriate for the intended use. Operators shall inspect their equipment prior to the beginning of each shift. Any deficiencies or defects shall be corrected prior to using the equipment. Safety equipment, such as seatbelts, installed on machinery is to be used by equipment operators.
- 5.2 TAGGING AND LOCKING. The controls of power-driven equipment under repair are to be locked. An effective lockout and tagging procedure is to be established, prescribing specific responsibilities and safety procedures to be followed by the person or persons performing repair work. Mixer barrels are to be securely locked out before permitting employees to enter them for cleaning or repair.

5.3 HAUL ROADS FOR EQUIPMENT

- 5.3.1 ROAD MAINTENANCE. The Contractor shall maintain all roadways, including haul roads and access roads, in a safe condition so as to eliminate or control dust and ice hazards. Wherever dust is a hazard, adequate dust-laying equipment shall be available at the jobsite and utilized to control the dust.
- 5.3.2 SINGLE-LANE HAUL ROADS. Single-lane haul roads with two-way traffic shall have adequate turnouts. Where turnouts are not practical, a traffic control system shall be provided to prevent accidents.
- 5.3.3 TWO-WAY HAUL ROADS. On two-way haul roads, arrangements are to be such that vehicles travel on the right side wherever possible. Signs and traffic control devices are to be employed to indicate clearly any variations from a right-hand traffic pattern. The road shall be wide enough to permit safe passage of opposing

traffic, considering the type of hauling equipment used.

- 5.3.4 DESIGN AND CONSTRUCTION OF HAUL ROADS. Haul road design criteria and drawings, if requested by the Contracting Officer, are to be submitted for approval prior to road construction. Sustained grades shall not exceed 12 percent and all curves shall have open-sight line with as great a radius as practical. All roads shall be posted with curve signs and maximum speed limits that will permit the equipment to be stopped within one-half the minimum sight distance.
- 5.3.5 OPERATORS. Machinery and mechanized equipment shall be operated only by authorized qualified persons.
- 5.3.6 RIDING ON EQUIPMENT. Riding on equipment by unauthorized personnel is prohibited. Seating and safety belts shall be provided for the operator and all passengers.
- 5.3.7 GETTING ON OR OFF EQUIPMENT. Getting on or off equipment while the equipment is in motion is prohibited.
- 5.3.8 HOURS OF OPERATION. Except in emergencies, an equipment operator shall not operate any mobile or hoisting equipment for more than 12 hours without an 8-hour rest interval away from the job.
- 5.4 POWER CRANES AND HOISTS (TRUCK CRANES, CRAWLER CRANES, TOWER CRANES, GANTRY CRANES, HAMMERHEAD CRANES, DERRICKS, CABLEWAYS, AND HOISTS)
- 5.4.1 PERFORMANCE TEST. Before initial onsite operation, at 12-month intervals, and after major repairs or modification, power cranes, derricks, cableways, and hoists must satisfactorily complete a performance test to demonstrate the equipment's ability to safely handle and maneuver the rated loads. The tests shall be conducted in the presence of a representative of the Contracting Officer. Test data shall be recorded and a copy furnished the Contracting Officer.
- 5.4.2 PERFORMANCE TEST—POWER CRANES (Crawler mounted, truck mounted and wheel mounted). The performance test is to be carried out as per ANSI requirements. The test is to consist of raising, lowering, and braking the load and rotating the test load through 360° degrees at the specified boom angle or radius. Cranes equipped with jibs or boom-tip extensions are to be tested using both the main boom and the jib, with an appropriate test load in each case.
- 5.4.3 PERFORMANCE TEST—DERRICKS, GANTRY CRANES, TOWER CRANES, CABLEWAYS, AND HOISTS, INCLUDING OVERHEAD CRANES. This equipment is to be performance tested as per ANSI requirements.
- 5.4.4 BOOM ANGLE INDICATOR. Power cranes (includes draglines) with booms capable of moving in the vertical plane shall be provided with a boom angle indicator in good working order.
- 5.4.5 CRANE TEST CERTIFICATION. The performance test required by 5.4.2 and 5.4.3 is fulfilled if the Contractor provides the Contracting Officer a copy of a certificate of inspection made within the past 12 months by a qualified person or by a government or private agency satisfactory to the Contracting Officer.
- 5.4.6 POSTING FOR HIGH VOLTAGE LINES. A notice of the 10-foot (or greater) clearance required by OSHA 1926.550, Subpart N, shall be posted in the operator's cab of cranes, shovels, boom-type concrete pumps, backhoes, and related equipment.
- 5.4.7 BOOM STOPS. Cranes or derricks with cable-supported booms, except draglines, shall have a device attached between the gantry of the A-frame and the boom chords to limit the elevation of the boom. The device shall control the vertical motions of the boom with increasing resistance from 83° or less, until completely stopping the boom at not over 87° above horizontal.
- 5.4.8 SAFETY HOOKS. Hooks used in hoisting personnel or hoisting loads over construction personnel or in the immediate vicinity of construction personnel shall be forged steel equipped with safety keepers. When shackles are used under these conditions, they shall be of the locking type or have the pin secured to prohibit turning.
- 5.5 ROLLOVER PROTECTIVE STRUCTURES (ROPS)

- 5.5.1 ROLLOVER PROTECTIVE STRUCTURES. OSHA 1926, Subpart W, Overhead Protection, Sections 1001 and 1002 are applicable regardless of the year in which the equipment was manufactured and regardless of the struck capacity of the equipment.
- 5.5.2 EQUIPMENT REQUIRING ROPS. The requirement for ROPS meeting 5.5.1 above applies to crawler and rubber-tired tractors such as dozers, push-and-pull tractors, winch tractors, tractors with backhoes, and mowers; off-highway, self-propelled, pneumatic-tired earthmovers, including scrapers, motor graders and loaders; and rollers, compactors, water tankers (excluding trucks with cabs). These requirements shall also apply to agricultural and industrial tractors and similar equipment.
- 5.5.3 EQUIPMENT REQUIRING SEATBELTS. The requirements for seatbelts as specified in OSHA Subpart 0, Motor Vehicles, Mechanized Equipment, and Marine Operations, Section 1926.602 shall also apply to self-propelled compactors and rollers, and rubber-tired skid-steer equipment.

6.0 LADDERS AND SCAFFOLDING:

- 6.1 LADDERS. OSHA 1926, Subpart L Section 450. Ladders shall be used as work platforms only when use of small hand tools or handling of light material is involved. No work requiring lifting of heavy materials or substantial exertion shall be done from ladders.
- 6.2 SCAFFOLDING. OSHA 1926, Subpart L Section 451. Scaffolds, platforms or temporary floors shall be provided for all work except that which can be done safely from the ground or similar footing.
- 6.3 SAFETY BELTS, LIFELINE, AND LANYARDS. OSHA 1926, Subpart E, Section 104. Lifelines, safety belts and lanyards independently attached or attended, shall be used when performing such work as the following when the requirements of 6.1 or 6.2 above cannot be met.
 - (a) Work on stored material in hoppers, bins, silos, tanks, or other confined spaces.
 - (b) Work on hazardous slopes, structural steel, or poles; erection or dismantling of safety nets, tying reinforcing bars; and work from Boatswain's chairs, swinging scaffolds, or other unguarded locations at elevations greater than 6 feet.
 - (c) Work on skips and platforms used in shafts by crews when the skip or cage does not block the opening to within 1 foot of the sides of the shaft, unless cages are provided.

Addendum #1

BID SCHEDULE

FORT BEND COUNTY DRAINAGE DISTRICT EMERGENCY WATERSHED PROTECTION OYSTER CREEK CHANNEL BANK STABILIZATION

PHASE 1-SITES NO. 413, 415, 416, 417, 418, 419, 421A, 421B 422, 423, & 436

Base Item No.	Work or Material	Spec. No.	Quantity	Unit	Unit Price	Amount
1	Pollution Control	5	1-Job	Lump Sum	\$	\$
2	Sediment Filters	5	5700	Lin. Ft.	\$	\$
3	Construction Surveys	7	1-Job	Lump Sum	\$	\$
4	Mobilization and Demobilization	8	1-Job	Lump Sum	\$	\$
5	Removal of Water	11	1-Job	Lump Sum	\$	\$
6	Steel Sheet Pilings	13	62183	Sq. Ft.	\$	\$
7	Drainfill	24	2614	Cu. Yd.	\$	\$
8	Rock Riprap	61	330	Tons	\$	\$
9	Contractor Quality Control	94	1-Job	Lump Sum	\$	\$
10	Vegetation, Hydro Mulch Seeding	13	9.2	Acres	\$	\$
11	Earthwork, Site 413, Class E	420	1-Job	Lump Sum	\$	\$
12	Earthwork, Site 415, Class F	420	1-Job	Lump Sum	\$	\$
13	Earthwork, Site 416, Class C	420	1-Job	Lump Sum	\$	\$
14	Earthwork, Site 417, Class D	420	1-Job	Lump Sum	\$	\$
15	Earthwork, Site 418, Class A	420	1-Job	Lump Sum	\$	\$
16	Earthwork, Site 419, Class B	420	1-Job	Lump Sum	\$	\$
17	Earthwork, Site 421A, Class C	420	1-Job	Lump Sum	\$	\$
18	Earthwork, Site 421B, Class C	420	1-Job	Lump Sum	\$	\$
19	Earthwork, Site 422, Class C	421	1-Job	Lump Sum	\$	\$
20	Earthwork, Site 423, Class A	422	1-Job	Lump Sum	\$	\$
21	Earthwork, Site 436, Class I	423	1-Job	Lump Sum	\$	\$
					Total	\$ -



Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.				
page 2.	2 Business name/disregarded entity name, if different from above				
s on	3 Check appropriate box for federal tax classification; check only one of the following seven boxes: Individual/sole proprietor or Corporation S Corporation Partnership single-member LLC	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)			
発売	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=part	· · · · · · · · · · · · · · · · · · ·			
Print or type c Instruction	Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate be the tax classification of the single-member owner.	Exemption from FATCA reporting code (if any)			
(Applies to accounts maintained					
ecific	5 Address (number, street, and apt. or suite no.)	Requester's name	and address (optional)		
See S p	6 City, state, and ZIP code				
	7 List account number(s) here (optional)	'			
Par	Taxpayer Identification Number (TIN)				
	our TIN in the appropriate box. The TIN provided must match the name given on line 1 to		ecurity number		
reside entitie	withholding. For individuals, this is generally your social security number (SSN). Howeven talien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For ot it, it is your employer identification number (EIN). If you do not have a number, see <i>How to</i>	her get a			
IIIN or	page 3.	or			
	f the account is in more than one name, see the instructions for line 1 and the chart on pa	age 4 for Employe	er identification number		
guidel	nes on whose number to enter.		-		
Part	II Certification	· · · · ·			
Under	penalties of perjury, I certify that:				
1. The	number shown on this form is my correct taxpayer identification number (or I am waiting	for a number to be i	issued to me); and		
Ser	not subject to backup withholding because: (a) I am exempt from backup withholding, crice (IRS) that I am subject to backup withholding as a result of a failure to report all interectinger subject to backup withholding; and				
3. I ar	a U.S. citizen or other U.S. person (defined below); and				
4. The	FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA repo	rting is correct.			
becau interes genera	cation instructions. You must cross out item 2 above if you have been notified by the IR se you have failed to report all interest and dividends on your tax return. For real estate trate paid, acquisition or abandonment of secured property, cancellation of debt, contribution lly, payments other than interest and dividends, you are not required to sign the certificat tions on page 3.	ansactions, item 2 dons to an individual re	oes not apply. For mortgage tirement arrangement (IRA), and		
Sign Here	Signature of U.S. person ▶	Date ►			
	•				

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting?* on page 2 for further information.

Form W-9 (Rev. 12-2014) Page **2**

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- · An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States:

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

- 1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - 2. The treaty article addressing the income
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
 - 4. The type and amount of income that qualifies for the exemption from tax.
- 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- 2. You do not certify your TIN when required (see the Part II instructions on page 3 for details), $\,$

- 3. The IRS tells the requester that you furnished an incorrect TIN.
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code* on page 3 and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships above.

What is FATCA reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code on page 3 and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account, list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note. ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

- b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.
- c. Partnership, LLC that is not a single-member LLC, C Corporation, or S Corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.
- d. Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.
- e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Form W-9 (Rev. 12-2014) Page **3**

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box in line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box in line 3.

Limited Liability Company (LLC). If the name on line 1 is an LLC treated as a partnership for U.S. federal tax purposes, check the "Limited Liability Company" box and enter "P" in the space provided. If the LLC has filed Form 8832 or 2553 to be taxed as a corporation, check the "Limited Liability Company" box and in the space provided enter "C" for C corporation or "S" for S corporation. If it is a single-member LLC that is a disregarded entity, do not check the "Limited Liability Company" box; instead check the first box in line 3 "Individual/sole proprietor or single-member LLC."

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space in line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- $1-\!$ An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
 - 2-The United States or any of its agencies or instrumentalities
- $3-\!A$ state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- $4-\!\mbox{A}$ foreign government or any of its political subdivisions, agencies, or instrumentalities
 - 5-A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- $7\!-\!\mathrm{A}$ futures commission merchant registered with the Commodity Futures Trading Commission
 - 8-A real estate investment trust
- $9-\!$ An entity registered at all times during the tax year under the Investment Company Act of 1940
 - 10-A common trust fund operated by a bank under section 584(a)
 - 11-A financial institution
- $12\!-\!A$ middleman known in the investment community as a nominee or custodian
 - 13-A trust exempt from tax under section 664 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
- B-The United States or any of its agencies or instrumentalities
- C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
 - G—A real estate investment trust
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of
- I-A common trust fund as defined in section 584(a)
- J-A bank as defined in section 581
- K-A broker
- L-A trust exempt from tax under section 664 or described in section 4947(a)(1)
- M-A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note. You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see *Limited Liability Company (LLC)* on this page), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Form W-9 (Rev. 12-2014) Page 4

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if items 1, 4, or 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see Exempt payee code earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below

- 1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- 3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.
- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:			
Individual Two or more individuals (joint account)	The individual The actual owner of the account or, if combined funds, the first individual on the account			
Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²			
a. The usual revocable savings trust (grantor is also trustee) b. So-called trust account that is not a legal or valid trust under state law	The grantor-trustee' The actual owner'			
Sole proprietorship or disregarded entity owned by an individual	The owner ³			
6. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i) (A))	The grantor*			
For this type of account:	Give name and EIN of:			
7. Disregarded entity not owned by an individual	The owner			
8. A valid trust, estate, or pension trust	Legal entity ⁴			
Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation			
Association, club, religious, charitable, educational, or other tax- exempt organization	The organization			
11. Partnership or multi-member LLC	The partnership			
12. A broker or registered nominee	The broker or nominee			
13. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity			
14. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i) (B))	The trust			

List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see Special rules for partnerships on page 2. *Note. Grantor also must provide a Form W-9 to trustee of trust.

Note. If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records from Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- · Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039

For more information, see Publication 4535, Identity Theft Prevention and Victim

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at: spam@uce.gov or contact them at www.ftc.gov/idtheft or 1-877-IDTHEFT (1-877-438-4338).

Visit IRS.gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

Circle the minor's name and furnish the minor's SSN.

TAX FORM/DEBT/ RESIDENCE CERTIFICATION

(for Advertised Projects)

Taxpa	ayer Identification Numbe	(T.I.N.):
Comp	pany Name submitting Bio	Proposal:
Maili	ng Address:	
		s in the State of Texas? Yes No
	a are an individual, list the ned name(s) under which	names and addresses of any partnership of which you are a general partner or any ou operate your business
I.		ele property in Fort Bend County owned by you or above partnerships as well as any d/b/a personal property as well as mineral interest accounts. (Use a second sheet of paper if
Fort I	Bend County Tax Acct. No	* Property address or location**
** Fo	or real property, specify Idress where the property ay be stored at a warehou.	lentification number assigned by the Fort Bend County Appraisal District. the property address or legal description. For business personal property, specify the is located. For example, office equipment will normally be at your office, but inventory or other location. t - Do you owe any debts to Fort Bend County (taxes on properties listed in I above,
	tickets, fines, tolls, cou	
	☐ Yes☐ No	If yes, attach a separate page explaining the debt.
III.	requests Residence Cer	- Pursuant to Texas Government Code §2252.001 <i>et seq.</i> , as amended, Fort Bend County ification. §2252.001 <i>et seq.</i> of the Government Code provides some restrictions on the contracts; pertinent provisions of §2252.001 are stated below:
	(3) "Nonresident bide	er" refers to a person who is not a resident.
		refers to a person whose principal place of business is in this state, including a se ultimate parent company or majority owner has its principal place of business in
	I certify that §2252.001.	is a Resident Bidder of Texas as defined in Government Code [Company Name]
	I certify that	is a Nonresident Bidder as defined in Government Code [Company Name]
	82252.001 and ot	principal place of business is [City and State]



Contractor Acknowledgement of Stormwater Management Program

I hereby acknowledge that I am aware of the stormwater management program and standard operating procedures developed by Fort Bend County in compliance with the TPDES General Permit No. TXR040000. I agree to comply with all applicable best management practices and standard operating procedures while conducting my services for Fort Bend County. I agree to conduct all services in a manner that does not introduce illicit discharges of pollutants to streets, stormwater inlets, drainage ditches or any portion of the drainage system. The following materials and/or pollutant sources must not be discharged to the drainage system as a result of any services provided:

- 1. Grass clippings, leaves, mulch, rocks, sand, dirt or other waste materials resulting from landscaping activities, (except those materials resulting from ditch mowing or maintenance activities)
- 2. Herbicides, pesticides and/or fertilizers, (except those intended for aquatic use)
- 3. Detergents, fuels, solvents, oils and/or lubricants, other equipment and/or vehicle fluids,
- 4. Other hazardous materials including paints, thinners, chemicals or related waste materials,
- 5. Uncontrolled dewatering discharges, equipment and/or vehicle wash waters,
- 6. Sanitary waste, trash, debris, or other waste products
- 7. Wastewater from wet saw machinery,

Title

8. Other pollutants that degrade water quality or pose a threat to human health or the environment.

Furthermore, I agree to notify Fort Bend County immediately of any issue caused by or identified by:

(Company/Contractor)

that is believed to be an immediate threat to human health or the environment.

Contractor Signature

Date

Printed Name